
(Place Company Name Here)

BROKER / COMPANY AGREEMENT

_____ will act as trade printer for (broker) in respect to all work brought to
(Company)

_____ . _____ shall not contact this customer
(Company) (Company)
directly and neither will it accept orders directly from _____ customer.
(Broker's)

If customer solicit a direct relationship _____ will decline such an offer
(Company)

and refer customer back to _____ . _____
(Broker) (Company)

will treat any information about customer as proprietary to the _____ and
(Broker)

will refrain from disclosing to anyone outside of _____ any information
(Company)

about customer and its relationship to _____ or the types of orders
(Company)

produced. Exceptions are if _____ already is engaged in a business
(Company)

relationship with customers that are also working with _____.
(Broker)

The spirit of this agreement is to protect the customer relationship between _____ and
(Company)

its customers. This agreement is valid for _____ from date of signing. If
(term-year(s) or month(s))

no written cancellation is _____ given by either party during the month
(options based on term)

of the agreement that it shall be agreed to that the agreement is in force until such time that 90

days written notice is given _____ shall not contact, nor accept any work
(Printer)

from _____ customer for a period of from _____ month(s) or
_____ days to the end of this agreement.
(Broker's)

Agreed by:

(Broker)

(Printer)

(Print Name)

(Print Name)

(Signature)

(Signature)

Date _____ At _____ (County & State)

NOTE TO EMPLOYERS: THIS IS A SAMPLE. BEFORE THE USE OF THIS DOCUMENT, A LABOR ATTORNEY SHOULD REVIEW IT TO ASSURE LEGAL COMPLIANCE. THE EMPLOYER SHOULD REMOVE THIS NOTE BEFORE USE.