**EQ** EquiGini

### GreatX

Consumer

Debt

India

**Deal Details** 

Title

Sector

Stage

Geography

**NON-DISCLOSURE AGREEMENT** 

Ticket Size	₹1Cr - ₹2Cr
Expected IRR	50-60%
Timeline	2 years

**EQ** EquiGini

### **Investor Details** ajay

ajay@gmail.com

98784565

Family Office

**NON-DISCLOSURE AGREEMENT** 

## Туре

Name

Email

Mobile

Geography	India
Investment Range	₹10L - ₹20L



**EQ EquiGini** 

# 2025 ("Effective Date") BETWEEN

**Agreement Content** 

**NON-DISCLOSURE AGREEMENT** 

unless repugnant to the context or meaning thereof, mean and include its successors and permitted assigns) of the First Part.

AND

**ajay**, a Limited Partnership incorporated under the laws of United States of America having its headquarters at Mumbai (hereinafter referred to as the

"Receiving Party", which expression shall, unless repugnant to the context or

meaning thereof, mean and include its directors, promoters, successors and

Collectively referred to as "Parties" and, individually a "Party".

permitted assigns) of the Second Part.

and conditions set out below.

Pantomath Fund Advisors Private Limited, a company incorporated in India

under the Companies Act, 1956 and having its office at 406-408 Keshava

Premises, Bandra Kurla Complex, Bandra-East, Mumbai, Maharashtra, India (hereinafter referred to as the "**Disclosing Party**", which expression shall,

WHEREAS:
A. The Parties intend to enter into discussions with each other for a possible investment in Disclosing Party's client. (hereinafter referred to as the "Purpose").
B. In order to proceed with the Purpose, the Disclosing Party has agreed to

the Purpose and the Receiving Party has agreed to accept such

provide certain Confidential Information (hereinafter defined) concerning

Confidential Information on a strictly confidential basis and on the terms

# agrees to the following terms and conditions: 1. The term "Confidential Information" for the purpose of this Agreement shall mean any and all information and/or data which is obtained, whether in writing, pictorially, in machine readable form, orally or by observation during their visits, in connection with the Purpose or otherwise, including but not limited to, all tangible information, documents, data, papers, statements, any business/customer information and trade secrets relating to its business practices in connection with the above mentioned purpose or otherwise, and includes proprietary information. 2. Notwithstanding any other provision of this Agreement, the Parties

acknowledge that Confidential Information shall not include any information

a. is or becomes publicly available without breach of this Agreement;

b. becomes lawfully available to either Party from a third party free from any

c. is required to be disclosed under any relevant law, regulation or order of

to contest it, and the scope of such disclosure is limited to the extent

d. was previously in the possession of the Receiving Party and which was not acquired directly or indirectly from the Disclosing Party as evidenced by

requirement or such order and (where possible) provided the opportunity

court, provided the effected Party is given prompt notice of such

that:

confidentiality restriction;

possible; or

written records.

Confidential Information.

IN CONSIDERATION of the Receiving Party having access to the Disclosing

(the receipt and sufficiency of which is hereby acknowledged), each Party

Party's Confidential Information and for other good and valuable consideration

3. The Receiving Party shall use the Confidential Information only for the Purpose and not disclose any of the Confidential Information to any third party without the Disclosing Party's prior written consent.
4. The Receiving Party shall hold and keep in strictest confidence any and all Confidential Information and shall treat the Confidential Information with at least the same degree of care and protection as it would treat its own

5. The Receiving Party shall not copy or reproduce in any way (including

without limitation, store in any computer or electronic system) any Confidential

Receiving Party, including all copies (if any) made under clause 4.
7. The Receiving Party shall not use the Confidential Information to procure a commercial advantage over the Disclosing Party.
a. The parties acknowledge that neither party has given consent to enter into an agreement for commercial advantage. Until such time as the parties may agree to enter into such agreement, use of information shall be strictly limited to evaluating confidential information for the Purpose
8. The Receiving Party acknowledges that damages are not a sufficient remedy

for the Disclosing Party for any breach of any of the Receiving Party's

undertakings herein provided and the Receiving Party further acknowledges

(as appropriate) as a remedy for any breach or threatened breach of those

that the Disclosing Party is entitled to specific performance or injunctive relief

undertakings by the Receiving Party, in addition to any other remedies available

9. The Receiving Party does not acquire any intellectual property rights under

10. Receiving Party shall not modify or erase the logos, trademarks etc., of Disclosing Party or any third party present on the Confidential Information.

this Agreement or through any disclosure hereunder, except the limited right to use such Confidential Information in accordance with the Purpose under this

Information or any documents containing Confidential Information without the

6. The Receiving Party shall immediately upon request by the Disclosing Party

deliver to the Disclosing Party all Confidential Information disclosed to the

Disclosing Party's prior written consent.

to the Disclosing Party in law or in equity.

Agreement.

client.

- Neither party shall use or display the logos, trademarks etc., of the other party in any advertisement, press etc., without the prior written consent of the other party.

  11. The receiving party shall not use the confidential data for its own business advantage or the advantage any of its portfolio companies that amounts to loss of profits or loss of business directly or indirectly to the Disclosing Party's
- single or partial exercise or enforcement of any right, remedy or power preclude any further exercise or enforcement thereof or the exercise or enforcement of any other right, remedy or power.

12. No failure or delay by either Party in exercising or enforcing any right, remedy or power hereunder shall operate as a waiver thereof, nor shall any

remaining portions hereof shall remain in full force and effect.

16. Nothing in this Agreement shall preclude either party from engaging in

discussions with any third party (ies) regarding the Purpose, provided that the

terms of this Agreement are strictly complied with during such discussions.

17. The Receiving Party hereby agrees for itself and any of its related parties,

13. This Agreement shall be governed by the laws of India and subject to the

14. This Agreement supersedes all prior discussions and writings with respect to

the subject matter hereof, and constitutes the entire agreement between the

signed by a duly authorized representative of each Party.

parties with respect to the subject matter hereof. No waiver or modification of this Agreement will be binding upon either Party unless made in writing and

15. In the event that any of the provisions of this Agreement shall be held by a

court or other tribunal of competent jurisdiction to be unenforceable, the

jurisdiction of the courts in Mumbai.

group entities and portfolio companies, to not directly contact and bypass the Disclosing Party and reach out to the Client introduced by the Disclosing Party, directly or indirectly, by or through any other party for the Purpose or any other commercial interest related to the Purpose, without the specific written consent and approval of the Disclosing Party.

18. All obligations respecting the Confidential Information already provided

specific Confidential Information was first disclosed.

permitted assigns of the respective Parties.

hereunder shall survive for a period of one year (1 year) after the date that the

19. This Agreement is valid for a period of 1 year from the above-mentioned

date or till signing of Share Purchase Agreement, whichever is earlier.

20. This Agreement is valid and binding on the successors-in-title and

- IN WITNESS WHEREOF this Agreement has been executed by the duly authorized representative of each Party on the day and year first above written.

  Generated on 4/7/2025, 4:30:04 pm