

SAMPLE NON-DISCLOSURE

MUTUAL NON-DISCLOSURE THIS is dated the day of **BETWEEN** [Name], registered in [country] whose registered address is [Address], **AND** [Name], [address] ("Operator") (individually referred to as and collectively referred to as "Parties") WHEREAS: and the Operator intend to carry on commercial discussions with each other in connection with the matter of mutual interest described below and anticipate sharing information of a confidential or proprietary nature in the course of those discussions and wish to enter into this agreement to protect the confidential or proprietary nature of information to be disclosed by the Parties to each other. The matter of mutual interest is providing bulk transfer services for clients (hereafter called "the **NOW IT IS AGREED** by and between the parties as follows: To facilitate discussions, meetings and the conduct of business between the Parties with respect to the it may be necessary for either to disclose to the other ("Recipient") Confidential Information as defined below. The Recipient shall be entitled to disclose the Confidential Information to its employees, contractors and advisers and Parties, provided that the Recipient will ensure that any such employee, contractor or adviser or has a legal obligation to keep the Confidential Information confidential which, in the case of employees, contractors or advisers, shall be both during and after their current employment or engagement, on terms no less strict than this Any disclosure of such Confidential Information by any employee, contractor or adviser or will be deemed to be a breach of this by the Recipient. Each acknowledges and agrees: a. All Confidential Information acquired by either from the other shall be and shall remain the exclusive property of the disclosing or the member of its group providing it; b. To hold all Confidential Information in confidence and to procure that its representatives, advisers

and associates hold all such Confidential Information in confidence.

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C.	To limit access to such Confidential Information to authorised individuals (the "Permitted Personnel") who have a need to know the Confidential Information in order for the to participate in the
6	To procure that its Permitted Personnel are aware and adhere to the terms of this To use such Confidential Information only for purposes of work, services or analysis related to the
С.	and for other purposes only upon such terms as may be agreed upon between the Parties in writing; and
f.	To return promptly to the disclosing party, or to destroy any copies of such Confidential Information in written, graphic or other tangible form at that request and any such destruction shall be certified in writing to the disclosing by an authorised officer of the Recipient;
g.	The obligations of each of the Parties with respect to Confidential Information shall extend for a period of years following the date of disclosure of that Confidential Information; provided, however, that confidentiality obligations herein shall survive for a period of years from the date of termination of this
h.	Neither disclosure of Confidential Information, nor this to disclose or accept Confidential Information, (ii) permitting a to use or sell the Confidential Information or products derived therefrom, or (iii) granting to either any rights by license or otherwise, express or implied, under any patent, copyright, trademark, trade secret or other intellectual property right now or hereafter obtained or licensable by the other or (iv) a representation or warranty by either as to the accuracy or completeness of the Confidential Information (other than as expressly set out in any agreement subsequently entered into by the Parties).
a.	As shown by reasonably documented proof, was in the other's lawful possession without restriction on use or disclosure prior to receipt thereof from the disclosing or As shown by reasonably documented proof, was received by a line good faith from a party not subject to a confidential obligation to the other or
c.	Now is or later becomes part of the public domain through no breach of confidential obligation by the receiving or
e.	Is disclosed pursuant to a requirement imposed by a governmental agency or is otherwise required to be disclosed by operation of law, except that prior to any disclosure pursuant to this subsection, the receiving the request for the information shall notify the disclosing and provide them with an opportunity to participate in objecting to production of the Confidential Information; or Was developed by the receiving independently from and without the developing person(s)
f.	having access to any of the Confidential Information received from the other or Is authorised in writing by the disclosing to be released or is designated in writing by the source as no longer being Confidential Information.
th ec	the Recipient acknowledges that damages may not be an adequate remedy for any breach of is the damages may not be an adequate remedy for any breach of the damages may not be adequate remedy for any breach of the damages may not be adequate remedy
ar	nor provision of Confidential Information pursuant to it shall be construed as a agreement, commitment, promise or representation by either to do business with the other or do anything except as set out specifically in this

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to the exclusive jurisdiction of the courts of and consent that all personal service of process be made by certified mail or registered mail directed to the address stated herein and service so made shall be deemed to be completed upon actual receipt thereof. The Parties waive any objection to jurisdiction and venue of any action instituted against it in and agree not to assert any defense based on lack of jurisdiction or venue. The Parties waive the right to trial by jury in any action, suit, proceeding or counterclaim of any kind arising out of or related to this
The Recipient acknowledges that all Intellectual Property Rights in the Confidential Information vest in the and the Recipient further acknowledges that it shall have no rights in respect of the copyright, trade marks (registered or unregistered) or the other Intellectual Property Rights in the Confidential Information by virtue of a disclosure thereof to it.
This is the entire agreement between the Parties with respect to disclosure of Confidential Information pertaining to the and supersedes all prior agreements and understandings with respect to this subject. This may be amended only by written agreement executed by both Parties. This shall be binding on the agents, successors and permitted assigns of the Parties.
If for any reason, any provision of this unemforceable by a court or regulatory body of competent jurisdiction, the remaining provisions of this shall remain in full force and effect and shall in no way be affected, impaired or invalidated unless removal of the provision in question results in a material change to this unless removal of the provision in exercising any right, power or privilege hereunder shall operate as a waiver thereof, nor shall any single or partial exercise thereof preclude any other or exercise of any rights under this
Assignment. Neither shall assign this to a party without the other written consent, which such consent will not be unreasonably withheld, denied, provided, however, that each may assign the rights and obligations to any
parties cannot benefit from this under The Contracts (Rights of Parties) Act
Either may terminate this on thirty days written notice to the other
Counterparts and Facsimile Delivery. This counterparts, each of which shall be deemed to be an original and all of which taken together shall be deemed to constitute the when a duly authorised representative of each has signed a counterpart. The Parties intend to sign and deliver this by facsimile transmission. Each agrees that the delivery of the by facsimile shall have the same force and effect as delivery of original signatures and that each was any use such facsimile signatures as evidence of the execution and delivery of the by all Parties to the same extent that an original signature could be
In this unless the context otherwise requires the following words and expressions shall have the following meanings: means this Mutual Non-Disclosure
"Confidential Information" means any and all information and know-how that the and/or its Parties and/or its agents may from time to time disclose to the Recipient or the Recipient's

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either during the course of the relationship with the in relation to the of machine readable code or embodied in hardward business, including but not limited to the business know-how, designs, illustrations, drawings, photobusiness, financial information, financial projection	which otherwise becomes known to the Recipient he course of any previous discussions, negotiations or whether orally, in writing, digitally, in the form are or any other physical medium which relates to the splan of the corrections or their parties, data, graphs, illustrations, notes, memoranda, terms of ons, financial records, customers and suppliers, sales cations, technical information and computer software			
means the which has disclosed	Confidential Information to the other			
means any which is, or is a subsidiary of, the ultimate holding of the relevant from time to time, where "subsidiary" and "holding have the meanings ascribed to them in section of the Companies Act or such other legislation as may amend, extend, consolidate or replace the same from time to time;				
"Intellectual Property Rights" means (i) patents, designs, trade marks and trade names (whether registered or unregistered), copyright and related rights, moral rights, database rights and know-how; (ii) all other intellectual property rights and similar or equivalent rights anywhere in the world which currently exist or are recognised in the future; and (iii) applications, extensions and renewals in relation to any such rights;				
and				
"Recipient" means a that has received Confidential Information of the other				
Signed for an on behalf of	Signed for an on behalf of the			
Signature:	Signature:			
Name:	Name:			
Title:	Title:			