NON-DISCLOSUR AGREEMENT THIS AGREEMENT is made on 28-Mar-19 BETWEEN

- 1. Teletask bvba, ; and
- 2. Mobiquity BV,

collectively referred to asthe "Parties".

RECITALS

A. The Receiving Party understands that the Disclosing Party has disclosed or may disclose information relating but not limited to internal user accounts, external user accou

OPERATIVE PROVISIONS

- 1. In consideration of the disclosure of Proprietary Information by the Disclosing Party, the Receiving Party hereby agrees:
- (i) to hold the Proprietary Information in strict confidence and to take all reasonable precautions to protect such Proprietary Information (including, without : limitation, all precautions the Receiving Party employs; with respect to its own confidential materials),
- (i) not to disclose any such Proprietary Information | or any information | derived therefrom to any third person,
- (iii) not to make any use whatsoeve at any time of such Proprietary Information except to evaluate internally its relationship with the Disclosing Party, and
 - (iv) not to copy or reverse engineer any such Proprietary Information. The Receiving Party shall procurt hat its employee copyints and sub-contractors to whomprietary tary Information is disclosed or who have access to Proprietary Information sign nondisclosure osimilar agreement in content substantially similar to this Agreement
- 2. Without granting any right clicense, the Disclosing Party agreethat the foregoing shall not; apply with respect to any information after two years following; the disclosure thereof or any information that the Receiving Party can document
- (i) is ôr become (through no imprope action or inaction by the Receiving Party or any affiliate, agent, consultant or employee) generally available to the public, or
 - (i) Was in its possession of known bit prior to receipt from the Disclosing Party as evidenced in writing, except to the extent that such information was unlawfully appropriated, or >
 - (iii) was rightfully disclosed to it by a third party, or
 - (iv) was independently developed without use of any Proprietary Information of the Disclosing Party. The Receiving Party may make disclosures required by law or court order provided the Receiving Party uses diligent reasonable efforts to limit disclosure and has allowed the Disclosing Party to seek protective order.
- 3. Immediately talbn the writter Information and all relevant Idocuments time, the Receiving Party will return to the and closing Party all Proprietary Information and all relevant documents or media containing any such Proprietary Information and all copies or extracts thereof, save that where such Proprietary Information is a formation or has been copied otranscribed into another document, it shall be destroyed or erased, as appropriate.



- 4. Immediately upon the written request by the Disclosing Party at any time; or upon completion of the contract, or termination thereof the Receiving Party will erase all Proprietary Information and all relevant documents or media containing any such Proprietary Information and any and all copies or extracts thereof.
- 5. The Receiving Party understands that nothing herein (i) requires the disclosure of any Proprietary Information of (if) requires the Disclosing Party to proceed with any transaction or elationship.
- 6. The Receiving Party further acknowledges and agrees that no representation or warranty, express or implied, is or directors; and agrees that no representation or warranty, express or implied, is or directors; and in relation of the properties of the properties
- 7. The failure of either party to enforce its rights undethis. Agreement at any time for any period shall not be construed as a waiver of such rights If—any part, term or provision of this Agreement is held to be illegal or unenforceable neither the validity, nor enforceability of the remainder of this Agreement shall be affected. Neither Party shall assign or transfer all or any part cits—rights under this Agreement without the consent of the other Party. This Agreement may not be amended for any other reason without the prior written agreement of both Parties. This Agreement constitutes the entire understanding between the Parties relating to the subject matter hereof unless any representation or warranty made about this Agreement was made fraudulently and, save asmay be expressly referred to or referenced herein, supersedeall—prior representations, writings, negotiations or understandings with respect hereto.
- 8 This Agreement shall be governed by the laws of the jurisdiction in which Teletask byba is located (or if Teletask bybais based in more than one country, the country in which its headquarters are located) (the "Territory") and the parties agree to submit disputes arising out of or in connection with this Agreement to the non-exclusive of the courts in the Territory.

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9. Mobiquity BV.acknowledges	that all apoli cablei millione	al property rights will be transferred to Teletaskbvba.
Name: Damir Haidarovic	Laure	6
Address Ba Strozzilaar Date:26	n 300, 1091 HM Amsterdam	
Ву:		
Name :		
Title:		
Address:		
Date:		