Transparency Agreement

Subject to the terms and conditions hereinafter set forth, at the closing of the transaction contemplated hereby, Woodandmortar LLC shall sell, convey, transfer, and deliver to the Purchaser certificates representing such token, and the Purchaser shall purchase from Woodandmortar LLC the SFND's Token in consideration of the purchase price set forth in this Agreement. The certificates representing the SFND's Token shall be duly endorsed for transfer or accompanied by appropriate token transfer powers duly executed in blank, in either case with signatures guaranteed in the customary fashion, and shall have all the necessary documentary transfer tax stamps affixed thereto at the expense of Woodandmortar LLC.

The closing of the transactions contemplated by this Agreement (the "Closing"), shall be held at wallet **0x6C8b1AD764d3D5F6DE14546145c3d9f3f098C6A7**

Consideration

As total consideration for the purchase and sale of the SFND's Token, pursuant to this Agreement, the Purchaser may immediately sell back to Woodandmortar LLC the token sold at \$1 USD = 10 SFND Tokens valuation.

Representations and Warranties of Salmon.Fund

(a) Organization and Standing Woodandmortar LLC is a stockholder and record owner of the issued and outstanding shares of the capital token of the SFND, which is an ICO (initial coin offering) duly organized, validly existing and in good standing under the laws of the State of Kansas and has the SFND has the corporate power and authority to carry on its business as it is now being conducted.

General Provisions (b) Entire Agreement This Agreement (including any written amendments and/or Resell hereof executed by the parties) constitutes the entire Agreement and supersedes all prior agreements and understandings, oral and written, between the parties hereto with respect to the subject matter hereof.

(c) Governing Law This Agreement, and all transactions contemplated hereby, shall be governed by, construed and enforced in accordance with the laws of the State of Kansas. In the event that litigation results from or arises out of this Agreement or the performance thereof, the parties agree to reimburse the prevailing party's reasonable attorney's fees, court costs, and all other expenses, whether or not taxable by the court as costs, in addition to any other relief to which the prevailing party may be entitled.