

NON CIRCUMVENTION, NON-DISCLOSURE AND DISCLOSURE AGREEMENT

WHEREAS, the undersigned Parties are mutually desirous of doing business with respect to the arranging, selling an d buying any commodity of over a period of three years OR MORE the terms and conditions of which shall be agreed upon between the Parties in cooperation with one another and with third parties for their mutual benefit. The docume nts which shall follow this agreement such as letters of intent, full corporate offers, bank comfort letters, contract term s and conditions, banking details or preadvised payment instruments and/or any information contained in such documents may not be passed, under any cir cumstance, to another intermediary or broker or trader or any company or private persons who do not end buyers or end suppliers without the prior specific written consent of the party(s) providing such information.

This Agreement is made and entered into on this date and shall obligate the undersigned Parties and their partners, as sociates, employers, employees, affiliates, subsidiaries, parent companies, any nominees, representatives, successors, c lients and assigns hereinafter referred to as "The Parties" jointly severally, mutually and reciprocally to the terms and conditions expressly stated and agreed to below and this Agreement may be referenced from time to time in any docu ment(s), or written agreements and the terms and conditions of this Agreement shall apply to any exchange of inform ation written or oral involving financial information, personal or corporate names, contracts initiated by or involving the parties and any addition, renewal, extension, rollover amendment, renegotiations or new agreement hereinafter referred to as "The Transaction" (Project/Transaction) for the purchase of financial instruments.

NOW, THEREFORE IT IS AGREED

AGREEMENT NOT TO DEAL WITHOUT CONSENT

The intending Parties hereby irrevocably bind themselves and guarantee to each other that they shall not directly or in directly interfere with, circumvent or attempt to circumvent, avoid, by-pass or obviate each other's interest or the interest or relationship between "The Parties" with procedures, seller, buyers, br okers, dealers, distributors, refiners, shippers, financial instructions, technology owners or manufacturers, to change, i ncrease or avoid directly or indirectly payments of established or to be established fees, commissions or continuance o pre-established f relationship intervene contractual relationships with manufacturers or technology owners with intermediaries entrepreneurs, legal council o initiate buy/sell relationship transactional relationship bypasses one of "The Parties" to one another in connection with any ongoing and future transaction or project.

AGREEMENT NOT TO DISCLOSE

"The Parties" irrevocably agree that they shall not disclose or otherwise reveal directly or indirectly to a third party a ny confidential information provided by one party to the other or otherwise acquired, particularly contract terms, pro duct information or manufacturing processes, prices, fees, financial agreement, schedules and information concerning the identity of the sellers, producers, buyers, lenders, borrowers, brokers, distributors, refiners, manufacturers, techno logy owners, or their representative and specifically individuals names, addresses, principals, or telex/fax/telephone numbers, references product or technology information and/or other information advised by one party(s) to be one a nother as being confidential or privileged without the prior specific written consent of the party(s) providing such information.



AGREEMENT TO HONOR COMMISSIONS

Commissions, fees, compensation or remuneration to be paid as part of transaction covering "The Parties" to this Agr eement, shall be agreed upon by separate written agreement by "The Parties" concerned and shall be paid at the time such contract designates, concludes or monies change hands between buyers and sellers unless otherwise agreed amo ng "The Parties". It is agreed, that in case of circumvention, the circumventing party will pay to the involved mandate and intermediaries of the suffering party, 10 % penalty of the total contract value.

"The Parties" hereby irrevocably and unconditionally agree and guarantee to honor and respect all such fees and rem uneration, arrangements made as part of a commission transaction even if "The Parties" are not an integral party to a specific commission and fee remuneration agreement.

AGREEMENT TO INFORM

In specific deals where one of "The Parties" acting as an agent allows the buyers or buyer's mandate and the seller to deal directly with one another, the agent shall be informed of the development of the transactions by receiving copies of the correspondence made between the buyer or buyer's mandate and the seller.

TERM

This agreement shall be valid for five (5) years commencing from the date of this agreement.

This agreement has an option to renew for a further period of five (5) years subject to and upon the terms and conditions agreed between both parties.

This agreement shall apply to:

- ➤ All transactions originated during the term of this Agreement.
- All subsequent transactions that are follow up, repeat, extended or renegotiated transactions of transactions originated during the term of this Agreement.

ARBITRATION

This Agreement shall be governed by and interpreted in accordance with the laws of England. All disputes arising o ut of or in connection with this Agreement shall be finally settled under the rules of arbitration of the "International C hamber of Commerce (ICC)" by one or more "Arbitrators" appointed in accordance with the said rules.

Every award shall be binding on "The Parties" and enforceable at law.

By submitting the dispute to arbitration under these rules, "The Parties" undertake to carry out any award without de lay and shall be deemed to have waived their right to any form of recourse insofar as such waiver can validly be made.

Each of "The Parties" subject to the declared breach shall be responsible for their legal expenses until an award is give n or settlement is reached, provided, however, "That Party" found in default by "The Arbitrator(s)" shall compensate in full the aggrieved party its heirs or assigns for the total remuneration received as a result of the business conducte d with "The Parties" covered by this Agreement, plus all its arbitration costs, legal expenses, and other charges and d amages deemed fair by "The Arbitrator(s)" for the bank, lending institutions, corporations, organizations, individuals, lenders, or borrowers, buyers or sellers that were introduced by the named party, notwithstanding any ot her provisions of the award

The language of the Arbitration shall be English and the arbitration shall take place in Geneva, Switzerland.



FORCE MAJOR

A party shall not be considered or adjudged to violate this Agreement when the violation is due to circumstances bey ond its control, including but not limited to act of God, civil disturbances and theft or appropriation of the privileged i nformation or contract(s) without the intervention or assistance of one or more of "The Parties".

ENTITIES OWNED OR CONTROLLED

This Agreement shall be binding upon all entities owned or controlled by a party and upon the principal(s), employee (s), assignee(s), family, and heirs of each party.

Neither party shall have the right to assign this Agreement without the express written consent of the other.

AGREEMENT NOT TO CIRCUMVENT

"The Parties" agree not to circumvent or attempt to circumvent this Agreement in an effort to gain fees, commissions, remunerations, or considerations to the benefit of one or more of "The parties" while excluding the other or agree to b enefit to any other party.

NOT PARTNERSHIP AGREEMENT

This Agreement shall in no way be construed as being an agreement of partnership and none of "*The Parties*" shall ha ve any claim against any separate dealing, venture, or assets of any other party or shall any party be liable to any other party.

TRANSMISSION OF THIS AGREEMENT

The transmission of this Agreement through Yahoo Messenger, MSN Messenger, or any similar programs, telefax or email shall be legal and binding.

AGREE AND ATTESTED

Each representative signs below guarantees that he/she is duly empowered by his/her respectively named company to enter into and be bound by the commitments and obligations contained herein either as an individual, corporate body, or on behalf of a corporate body.



	THE SUPPLIER
NAME :	
Passport # :	
Nationality :	
Company Name :	
Designation :	
Address :	
Telephone #:	
Fax # :	
Mobile #:	
Email Address :	
Web Address :	
Today's Date :	
SIGNATURE & SEAL	



	AGENCY
	AGLIVET
NAME :	
Passport #:	
Nationality:	
Company Name :	
Designation :	
Address :	
Telephone # :	
Fax # :	
Mobile # :	
Email Address :	
Web Address :	
Today's Date :	
SIGNATURE & SEAL	



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	THE DISTRIBUTOR
NAME :	
Passport #:	
Nationality :	
Company Name :	
Designation :	
Address :	
Telephone #	
Fax #:	
Mobile # :	
Email Address :	
Web Address :	
Today's Date :	
SIGNATURE & SEAL	

Today's Date:

SIGNATURE & SEAL



	AGENCY
NAME :	
Passport #:	
Nationality:	
Company Name :	
Designation :	
Address :	
Telephone # :	
Fax #:	
Mobile # :	
Email Address :	
Web Address :	



	THE BUYER
NAME :	
Passport #:	
Nationality :	
Company Name :	
Designation :	
Address :	
Telephone #:	
Fax # :	
Mobile #:	
Email Address :	
Web Address :	
Today's Date :	
SIGNATURE & SEAL	



LAWYER

NAME :	
Passport #:	
Nationality :	
Company Name :	
Designation :	
Address :	

NOTARY PUBLIC

ON THIS DATE OF: 2020

BEFORE ME, THE UNDERSIGNED NOTARY PUBLIC, PERSONALLY APPEARED THE FOLLOWING:

TO ME KNOWN TO BE THE INDIVIDUALS DESCRIBED HEREIN AND WHO EXECUTED THE FOREGOING INSTRUMENT, AND ACKNOWLEDGED THAT THEY EXECUTED THE SAME AS THEIR FREE ACT AND DEED.

MY COMMISSION EXPIRES:
NOTARY PUBLIC SIGNATURE
OFFICER NAME:
TITLE:
NOTARY PUBLIC NAME:
ADDRESS:
TEL:
TODAY'S DATE:
[SEAL]