## **NONDISCLOSURE AGREEMENT**

## **Financial Transactions**

	TH	IS NO	)ND	ISCI	LOSU	JRE	AG	RE	EMEN'	T - Fi	nanc	ial Tra	nsac	tions	(this	ه <u>'A</u>	greem	<u>ent</u> "	') is
dated	as	of						_,	2021	and	is	enter	ed	into	by	ar	nd b	etw	een
														, w	rith	an	addre	ess	of
													(" <u>D</u>	isclo	sing	P	arty")	) ;	and
														,	with	ı an	addr	ress	of
										("	Rece	iving	Part	<u>y</u> "),	for	the	purp	ose	of
prever	nting	the u	naut	horiz	zed d	isclo	sure	e by	y Recei	ving F	arty	of Co	nfide	ential	Info	orma	tion (a	as s	uch
term is	s defi	ned b	elov	v).															

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, it is hereby agreed as follows:

- 1. **Confidential Information.** For purposes of this Agreement, "Confidential Information" shall mean any and all information or material that has or could have commercial value or other utility in the business in which Disclosing Party is engaged, whether specifically stamped, identified or labeled as such, or not, which may include, without limitation, material nonpublic information as defined under the federal securities laws, which is provided to or otherwise observed or received by Receiving Party in connection with the financial transaction contemplated between the parties hereto, whether provided verbally, in writing, by electronic means, or in any other manner.
- 2. **Exclusions from Confidential Information.** Receiving Party's obligations under this Agreement do not extend to information that is (a) publicly known at the time of disclosure or subsequently becomes publicly known through no fault of the Receiving Party; (b) discovered or created by the Receiving Party before disclosure by Disclosing Party; (c) learned by the Receiving Party through legitimate means other than from the Disclosing Party or Disclosing Party's representatives; or (d) is disclosed by Receiving Party with Disclosing Party's prior express written approval. The parties agree that the foregoing items do not constitute Confidential Information as contemplated herein.
- 3. **Obligations of Receiving Party.** Receiving Party shall hold and maintain the Confidential Information in strictest confidence for the sole and exclusive benefit of the Disclosing Party, and shall not disclose same to any party whatsoever, in any fashion or manner whatsoever, other than to employees, agents, and contractors of Receiving Party who are on a need-to-know basis. Receiving Party shall carefully restrict access to the Confidential Information to employees, contractors, and third parties as is reasonably required on a need-to-know basis and shall require those persons to agree to nondisclosure restrictions at least as protective as those in this Agreement. Receiving Party shall not, without the prior written approval of Disclosing Party, use for Receiving Party's own benefit, publish, copy, or otherwise disclose to others, or permit the use by others for their benefit or to the detriment of Disclosing Party, any Confidential Information. Receiving Party shall return to Disclosing Party any and all records, notes, and other written, printed, or tangible materials in its possession pertaining to Confidential Information immediately if Disclosing Party



requests such return in writing, subject to the requirements of any existing document retention policy on the part of Receiving Party.

4. Time Per	riods. The nondisclosure provisions of this Agreement shall survive:						
te th in Re	definitely the termination of this Agreement and the closing or earlier rmination of the financial transaction pending or contemplated between e parties hereto. Receiving Party's duty to hold Confidential Information confidence shall remain in effect until the Disclosing Party sends ecciving Party written notice releasing Receiving Party from this greement.						
□ Fo	or years following the date of this Agreement.						
	<b>ships.</b> Nothing contained in this Agreement shall be deemed to constitute -venturer, or employee of the other party for any purpose.						
Agreement invalid or un	<b>lity.</b> If a court of competent jurisdiction finds any provision of this tenforceable, such invalid or unenforceable provision shall be severed or be, and the remainder of this Agreement shall be interpreted so as best to arties hereto.						
with respect to the su	ion. This Agreement expresses the complete understanding of the parties bject matter herein and supersedes all prior proposals, agreements, derstandings. This Agreement shall not be amended except in writing						
8. <b>Waiver.</b> waiver of prior or subsection	The failure to exercise any right provided in this Agreement shall not be a quent rights.						
	<b>Effect</b> . This Agreement, and each party's obligations hereunder, shall be hereto and their respective heirs, successors, and assigns.						
	<b>f Law</b> . This Agreement shall be governed by and construed in accordance e of						
12. <b>Indemnification</b> . The Receiving Party shall and does hereby agree to indemn the Disclosing Party, as well as the Disclosing Party's officers, directors, agents, employees, part companies, subsidiaries, and affiliates (" <u>Indemnified Party</u> ") for, from, and against any and claim or loss suffered or incurred by the Indemnified Party as a result of the Receiving Party breach or default under the terms of this Agreement. This obligation of indemnification should be survive the termination or expiration of this Agreement.							
IN WITNESS W the date set forth above.	HEREOF, the undersigned execute this Nondisclosure Agreement as of						
Disclosing Party:	Receiving Party:						
By:	By:						



Title: Title:	

