Confidentiality Agreement

SAEID MOHAMMADI DORAKI'S CONTRACT TO COORDINATE THE PEOPLE OF CHINA

This confidentiality agreement has been made between the parties, **SAEID MOHAMMADI DORAKI** and or persons chosen by them as partners. Again, with this Confidentiality Agreement, the undersigned parties have been prepared to ensure that the information, document obtained in all kinds of work to be created within and after the Project is not shared with any third party institutions and organizations, taking into account the confidentiality of the documents and basing that the parties WORK SAFELY.

This Agreement was made and registered on and the following parties, their partners, associates, employers, employees, affiliates, partner companies, any persons, Agents, successors, customers and designates, hereinafter referred to as the "Parties", this agreement may be referenced from time to time, in any document (or documents) or in written agreements, verbally or in writing, the content of a financial information, the names of individuals or companies, contracts initiated by or concerning them, or any addition, renewal, extension, renewed modification. re-negotiation or in the following part, advertisements materials/products/equipment, strategies, all kinds of PR works to be carried out with the terms and conditions that specify, in short, sharing the formation plans within the scope of the whole project to third parties with the terms and conditions that specify and the parties must agree to the following, In case of breach of any duty of this agreement without any agreement, control or fault of any of the above-mentioned persons or institutions, both parties agree that the person who commits this violation, not the signatory party, will be responsible for this violation.

For this reason and now an agreement has been made on the following matters:

- 1- Hereby, the intentional parties are legally and irrevocably not to deceive the other party directly or indirectly or not to attempt to deceive, to avoid, circumvent, not to eliminate the interests of the other party or to establish the interest or relationship between the "parties" in procedures, Written and Visual Media organizations, TV, Radio, Out-Door, Printing House, Film Producers, Promotional sellers, buyers, Film Workshops, dealers, distributors, installers, financial institutions, technology owners or manufacturers and intermediaries' entrepreneurs, legal representatives They give a binding guarantee not to change, increase commissions, avoid directly or indirectly, or bypass one of the Parties to make a purchase/sale or transactional relationship in connection with a transaction or project that is currently ongoing or will continue in the future.
- 2- In addition, the "parties" means confidential information provided by one party to the other party or otherwise obtained by a "Party from the other party, in particular contract terms, product information, manufacturing processes, prices, remunerations, manufacturers, refiners, manufacturers, buyers, sellers, lenders, borrowers, brokers,

distributors, refiners, or technology owners or their representatives, and in particular personal names, addresses, directors, or telex/fax/phone numbers and e-mail addresses references product and technology information and/or a party like these It irrevocably agrees that they will not disclose any other confidential or privileged information without written consent.

- 3- This agreement will be valid INDEFINITELY, starting from
- 4- In case of breach of any of the above-mentioned and agreed matters against the contract, the legal solution shall be with the laws of the United Nations and the laws of the "Party's country/state/province" declaring such violation. In the event that a result cannot be obtained through discussions with friendly relations and/or a result cannot be obtained through the arbitration of a third party, the parties will be liable at their own legal costs regarding the stated violation and until a settlement is reached. However, a "party" that does not fulfill its obligation with the legal decision will compensate the wronged party for all its legal expenses regardless of the other provisions of the legal decision but from the parties, neither the Project Company nor the PARTNERS can be held responsible for the information stated below.
 - a. In the event that the information is publicly accessible, beyond the control and fault of both parties,
 - b. If they are obtained independently by third parties,
 - c. If the disclosure arises as a legal requirement,
 - D. In the case of unavoidable justifiable reasons (such as the right to information by Lawyer's law).
- 5- Commissions and fees arising from the work to be done will be paid in accordance with the conditions in the contract agreed upon by the parties. The Project Company shall clearly present all data, prices and costs received for the PARTNERS for the allocation of the agreed place fixed with the address, or at any establishment where the work is done. PARTNERS can receive and control these received prices and offers for inspection at any time.
- 6- In private affairs where the agent or coordinator allows the buyer or the buyer's agent and the Seller to contact each other directly, copies of the communication between the representative or coordinator buyer or the buyer's representative and the seller will be provided to them and they will be informed about the developments.
- 7- In order not to restrict the work/business activities of any Party to this agreement, the Brand Consultant shall indicate in writing the name(s) and other relevant details of the Client with whom the negotiations have been initiated.
- 8- The parties will continue to provide all kinds of information to third parties by sending written copies to each other. In this way, both sides of the determined strategy will have control and information leakage will be prevented. In view of these conditions, the Parties have executed and deposited these Commitments and mutual agreement written on all faxes, day and year, is considered original, legal and binding. This agreement mainly aimed to protect mutual information over time, in this way, it has been prepared for the

parties to develop the right strategies, with the right information to the final goal, and for the allocation of mutual trust on paper. Each representative signing below guarantees that he is fully authorized by the company he is related to and the obligations and Commitments contained herein, as an individual and company. In case the provisions of the agreement are violated, action will be taken in the COURTS OF THE REPUBLIC OF TURKEY.

This agreement has 4 pages and has been prepared in 2 copies. Note: Photocopies of identity cards of the parties will be attached to the contract.

Part 1

SAEID MOHAMMADI DORAKI

Part 2