

SERVICE CONFIDENTIALITY AGREEMENT

The parties of signed agreements acknowledge and make sure that all the oral and written materials exchanged now and, in the future, relating to the agreed upon services being provided and notated in such signed contracts are confidential. All the parties have to keep them confidential and cannot disclose them to any other third party without other parties' prior written approval, unless: (a) the public know and will know the materials (not because of the disclosure by any contractual party); (b) the disclosed materials are required by laws or stock exchange rules; or (c) materials relating to agreed upon services/transaction are disclosed to parties' legal consultants or financial advisors, however, who have to keep them confidential as well. Disclosure of confidential information by Employees or hired institutions of the parties is deemed as the act by the parties, therefore, subjecting them to liability.