

CONFIDENTIALITY AGREEMENT

This Confidentiality Agreement is dated

and is made **BETWEEN:**

1. TAD GROUP LLC (hereinafter referred to as „**CONTRACTOR**”), a Delaware Limited Liability Company, with registered office: 300 Delaware Avenue, Suite 210-A, Wilmington, DE 19801, and address for correspondence about the current Agreement and its fulfilment: 5000 Birch str., STE 3000, West Tower, Newport Beach, CA, 92660, and

2.

(hereinafter referred to as „**PRINCIPAL**”), a company registered in
under number

having its registered office at

For the needs of this Agreement, “information” refers to – data in any form notified orally or in writing, containing specific particulars, such as prices of performed services, discounts, data for clients and partners, lists of company’s assets, specific commercial offers, personal data, data of salaries, financial and accounting documents, information data bases, diagrams and adjustments of networks and devices, information of IP addresses and services, security systems location, know-how, etc., as well as any reproduction of similar data in any form and at any storage device, or any part thereof, irrespective of whether they were reported before or after date of this Agreement.

Subject of Agreement

Contractor declares that it will treat any information received by the other Party under Agreement as confided trade secret with most rigorous confidentiality and will not disclose this information to any third Party and will take all needed precautions against its disclosure to unauthorised persons.

Obligations of Parties

Contractor undertakes to treat information of other Party under Agreement as confidential for unlimited period of time, to use it only for the purposes specified in bilateral agreement, to restrict its disclosure only among employees who have concluded confidentiality agreements within respective employment contracts, valid after termination of contracts or whose attention was attracted in writing particularly to this Agreement.

If it happens to be necessary for whole or part of reported information to be transferred to third Party, first preliminary written consent must be received by other Party under Agreement. This third Party first must conclude Confidentiality Agreement in writing, consent of which is equal to copy of Agreement concluded between reporting Party and this third Party.

Settlement of Disputes

All disputes which can arise in connection with performance of this Agreement shall be settled by negotiations. If it turns out impossible, all disputes and disagreements shall be settled and interpreted in accordance with Delaware Law, without regard to the conflicts of laws provisions thereof.

IN WITNESS whereof this agreement has been executed by the parties hereto as a Deed and delivered on the day and year hereinbefore written

SIGNED By

Name:
Date:
Duly authorised for and on behalf of

SIGNED By

Name:
Date:
Duly authorised for and on behalf of