

In accordance with the laws of
International Chamber of Commerce

Date/

The present agreement is concluded after being said that the parties of this agreement have a business relationship with each other in order to enter into or participate into one or more business transactions for their common benefit of the parties hereto, including their affiliates, subsidiaries, stockholders, partners, co-ventures, trading partners, and other associated organizations.

The present agreement is aimed to settle the future relationship between the parties below named:

1st Party:

COMPANY NAME
ADDRESS
EMPLOYEE NAME
TITLE
NATIONALITY
ID TYPE AND
NUMBER
PHONE
E-MAIL

2nd Party:

COMPANY NAME
ADDRESS
EMPLOYEE NAME
TITLE
NATIONALITY
ID TYPE AND
NUMBER
PHONE
E-MAIL

NOW THEREFORE in consideration of the mutual promises, assertions and convents set forth herein, whereas the undersigned parties herein agree to abide by the following terms and conditions.

ARTICLE 1

The parties, appointed as an individual, and their associates agree that themselves, their employees, subsidiaries, agents, advisers, associates will not treat, conclude and will not be involved in any transaction, separately or individually, with any company, enterprise, firm or person introduced by the other party without having received a prior authorization.

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ARTICLE 2

Each of the named signatories, confirms that every company, organization, firm or person to which the signatories belong or for which they act as agents, employees or any other quality and who could benefit from a piece of information on this purpose are linked by this agreement.

ARTICLE 3

The terms of this agreement shall be for five years (5 years) from the date of the signature of this agreement it must apply to any transaction, which includes subsequent follow-ups, repeated and extended or re-negotiated transactions.

ARTICLE 4

Each of the named signatories, confirms that every company, organization, firm or person to which the signatories belong or for which they act as agents, employees or any other quality and who could benefit from a piece of information on this purpose are linked by this agreement.

ARTICLE 5

The signatories who want to be legally and irrevocably linked by the present agreement, agree not to circumvent or hamper each other, directly or not, to avoid the payment or the collection of duties or commissions of any associate, legal or individual entity, notified by one of the parties to the other party.

ARTICLE 6

The parties will have to do everything possible to settle amicably any controversy or dispute which could bring them into conflict situations, which are not mentioned in the present agreement. All disputes arising out of or in connection with the present contract shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with the said Rules of Arbitration. Any party to this contract shall have the right to have recourse to and shall be bound by the Pre-Arbitral Referee Procedure of the International Chamber of Commerce in accordance with its Rules for a Pre-Arbitral Referee Procedure.

ARTICLE 7

Each party agrees not to disclose or reveal in any way and to anybody, any confidential piece of information given by the other party, particularly those concerning the people co-ordinates or any other way to get in touch with them except with the express written consent of the other party.

ARTICLE 8

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The present agreement links beyond dispute heirs and legal successors so that they will benefit from it as well as be bounded by it.

ARTICLE 9

Neither party shall avoid payment of due broker fees commissions, and other indirectly, the circumvented party shall be entitled to legal monetary penalty equal to two (2) times the maximum amount it should realize from such a transaction as liquidated damages, and any and all expenses, including, but not limited to legal fees, that would be involved in the recovery of said funds.

ARTICLE 10

The parties are bound as soon as the signatures are appended. Signed fax and scanned electronic copies including emails of this document with an original signature affixed shall be deemed to be "ORIGINAL", and shall be legal binding on all parties. The parties do hereby agree that the arbitration place for any possible litigation derived from the present agreement or related thereto shall be established by the International Arbitration Court of the International Chamber of Commerce, giving preference to places easily accessible to the plaintiff or to both parties.

IN WITNESS WHEREOF, the following parties have signed and executed this Non-Circumvention & Non-Disclosure agreement (NCND) on the aforementioned date.

1st Party:

COMPANY NAME
ADDRESS
EMPLOYEE NAME
TITLE
NATIONALITY
ID TYPE AND
NUMBER
PHONE
E-MAIL

Signature & Stamp: _____

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2nd Party:

COMPANY NAME
ADDRESS
EMPLOYEE NAME
TITLE
NATIONALITY
ID TYPE AND
NUMBER
PHONE
E-MAIL

Signature & Stamp: _____

EDT (Electronic document transmissions)

EDT (Electronic document transmissions) shall be deemed valid and enforceable in respect of any provisions of this Contract. As applicable, this agreement shall be:-

Incorporate U.S. Public Law 106-229, ‘‘Electronic Signatures in Global and National Commerce Act’’ or such other applicable law conforming to the UNCITRAL Model Law on Electronic Signatures (2001) and ELECTRONIC COMMERCE AGREEMENT (ECE/TRADE/257, Geneva, May 2000) adopted by the United Nations Centre for Trade Facilitation and Electronic Business (UN/CEFACT).

EDT documents shall be subject to European Community Directive No. 95/46/EEC, as applicable. Either Party may request hard copy of any document that has been previously transmitted by electronic means provided however, that any such request shall in no manner delay the parties from performing their respective obligations and duties under EDT instruments.

The ICC Publications ICC- 460/1990 for Delivery and Transportation: ICC/UCP- 500,ICC- 525,ICC/URC-522 for Documentary Credit and Collection, Paris-ICC/Rules of Conciliation and Arbitration are hereby incorporated in this Agreement and other contractual forms.

ACCEPTED AND AGREED WITHOUT CHANGE:
SIGNED THIS ON DATE :

Note:Please type your complete contact information and Send it after signing and sealing NCND to
AriNord Food Imndustry Handling &Distribution S.a.r.l
RCSL B 64.941 - TVA LU 17738508 - TVA 1998 2406 393

E-mail:Info@arinord.eu & Arinord.Trade@gmail.com

End of contract