

INTERNATIONAL CHAMBER OF COMMERCE (I.C.C 619/614- UCP 600) Non-circumvention, Non-Disclosure & Working Agreement (CNDA) CONFIDENTIALITY NON CIRCUMVENTION / NON - DISCLOSURE

An Irrevocable Master Fee Protection Agreement (CNDA)

SELLER AND BUYER'S AND AGENT AGREEMENT

Confidentiality Agreement and Commercial Intermediation.-CACI
Confidentiality Document
International Chamber Of Commerce (I.C.C.)
Non-Circumvention, Non-Disclosure and Working Agreement

The Parties agree that CNDA/ICC and Working Agreement is entered into voluntarily, by mutual consent and not under stress. Further we agree to honors all terms and conditions of non-circumvention and non-disclosure as stated in accordance with the International Chamber of Commerce Convention (I.C.C. - UCP-600).

This Agreement entered into between and among the parties, signatory hereto, to protect the parties against "going around and circumventing each other", and to protect the representation each party possesses herein.

Each Party will not, in any manner, solicit nor accept any business from sources nor their affiliates that are made available by the other party to the Agreement at any time nor in any manner without the express written permission of the party who made the source available.

The Parties will not disclose any names, addresses, telephone, fax numbers or e-mail addresses of any contact revealed by any party to third parties, and that each recognize such contacts to be exclusive and valuable contact of the respective party, and that they will not enter into any direct negotiations or transactions with such contacts revealed by the other party.

That in the event of circumvention of this Agreement by either party, directly or indirectly, the circumvented party shall be entitled to a legal monetary compensation equal to the maximum service it should realize from such transaction plus any and all expenses, including any and all legal fees incurred in lieu of the recovery of such compensation.

All consideration, benefits, bonuses, participation fees and/or commissions received as a result of the contributions of the parties in the Agreement, relating to any and all transactions will be allocated as mutually agreed. Specific arrangements, for each transaction shall be made available and/or submitted to the recipient on the day due and payable as per each and every transaction, unless otherwise agreed.





This Agreement is valid for two (2) years from the date of signature, for any and all transactions between the Parties therein, with renewal to be agreed upon between the signatories. This Agreement is valid for two (2) years from the date of signature, for any and all transactions between the Parties therein, with renewal to be agreed upon between the signatories, as long as a commercial relationship or contract starts from the date, otherwise, this validity will be 02 year (24 months)

It is further agreed that any controversy, claims and or dispute arising out of and/or relating to any part of the whole of this agreement or breach thereof and which is not settled between signatories themselves, shall be settled and binding by and through arbitration in accordance with the rules and through the institution of the International Chamber of Commerce.

Any decision and/or award made by the arbitrators shall be final, conclusive and binding for the Parties and enforceable in the Court of Law in the Country of choice of an award by the arbitrators.

This Agreement shall be binding upon the Parties hereto and in the case of individual parties, their respective heirs, administrators and executors and in the case of all corporate Parties, their successors and assigns: Commodities: Sugar, Soybean, Yellow Corn, Soybean Meal, Beef, Chicken, Pork, Edible Oil, Fuel, Ores, Coins - Paper, Diamonds, OIL, Metals, Wood in general, Gold, and others which is made official in Contract + NCND.

Confidentiality Agreement and Commercial Intermediation.

INITIALS: 1.

2.

3.

4.

5.



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The non-circumvention damages, i.e. the total commissions, fees, or profits which would have been due, and; All loss sustained by the non defaulting party by reason of such breach, and; All expenses incurred in enforcing any legal remedy rights based upon or arising out of this Agreement. No provisions of this Agreement may be amended or modified unless the Agreement and/or modification is in writing and signed by the parties affected by the amendment or modification.

The parties hereto shall execute any additional documents and shall take any further action that may be necessary or appropriate to carry out the terms and purpose of this Agreement. Commodities Chicken. origin Brasil or any other country.

EDT (ELECTRONIC DOCUMENT TRANSMISSIONS)

- 1. 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 & National Commerce Act" or such other applicable law conforming to the UNCITRAL Model Law on Electronic Signatures (2001).
- 2. ELECTRONIC COMMERCE AGREEMENT (ECE/TRADE/257, Geneva, May 2000) adopted by the United Nations Centre for Trade Facilitation and Electronic Business (UN/CEFACT). (CNDA). Confidentiality Agreement and Commercial Intermediation.
- 3. EDT documents shall be subject to European Community Directive No. 95/46/EEC, as applicable. Either Party 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.

In these terms follows information from all involved, listed in this confidentiality document. In these terms follows information from all involved, listed in this confidentiality document.

If documents passed on from another company other than the official exporting company this document will be triggered in instances such as ICC, INTERPOL. FBI, Embassy and the Chamber of Commerce. of each corresponding country the companies involved.



International Chamber of Commerce The world business organisation



1. Company Name

Signature:				
Passport number :				
Country: BRAZIL				
Nationality: Brasileiro				
Expiry: RG: Address:				
			Telephone:	
			Mobile (
Fax: NO				
E-Mail:				
Skype:				
Date:/	/2020.			



International Chamber of Commerce

The world business organisation



2. Company Name:

CPF: RG: CNH:

Name:

Nationality: Brazilian

Country: Brazil

CNPJ: Address:

Telephone: +55 Mobile: WhatsApp: +55 Skype:

E-mails:

Signature:
Copy document (CNH):

Date: _____/2020.





3.	Company Name:		
Name:			

CPF: RG: CNH:

Nationality: Brazilian

Country: Brazil

CNPJ: Address:

Telephone: +55 Mobile: WhatsApp: +55 Skype:

E-mails:

Signature:

Copy document

Date: ____/2020





CONFIDENTIALITY AND INTEGRITY AGREEMENT - NDA.

Confidentiality Agreement and Commercial Intermediation. Attention Legal Penalty:

This document may not be delivered to companies, individuals, or any follow-up other than those specifically involved in this CNDA - ICC Confidentiality and Business Commitment document. Parties shall respect contacts, emails, Skype, Whatsapp, Webchat, Facebook and other commercial media, whether personal or commercial, between Seller (Buy) & Buyer, Mandate and intermediaries.

Business operations where there are documents, LOI, ICPO, SCO, FCO, Contract and financial secrets, must be respected by all involved, as well as NCNDA document among commissioners involved in any transaction between the companies or involved in this document. For this reason, it may lead to a breach of commercial perjury if these documents are transferred to instances of your home

country,

Any and all legal penalties or denunciations, if not complied with, this document will be informed to all instances of the Brazilian government or its country ... and other international courts. Therefore, respect, trust and honesty that will prevail in this act in common commercial agreement between the companies involved. This document is valid with commercial partnership agreement and confidentiality between the companies involved.

Contrato de Confidencialidade e Intermediação Comercial.

Atenção Penalidade Jurídica:

Este documento não poderá ser entregue a empresas, pessoas ou qualquer outro seguimento que não seja especificamente aos envolvidos neste documento de CNDA - ICC de Confidencialidade e Compromisso Comercial. As partes deverão respeitar contatos, emails, Skype, Whatsapp, Webchat, Facebook e outros meios de comunicação comercial, seja pessoal ou comercial, entre Seller (Compra) & Buyer (Venda), Mandate e intermediários.

As operações comerciais onde houverem documentos, LOI, ICPO, SCO, FCO, Contrato e sigilos financeiros, deverão ser respeitados entre todos envolvidos, bem como documento de NCNDA entre comissionados envolvidos em qualquer que seja operação entre as empresas ou envolvidos neste documento. Por este motivo pode acarretar quebra de perjúrio comercial caso este documentos seja transferido as instâncias do seu pais de origem,

Toda e qualquer penalidade jurídica ou denúncias, caso seja desrespeitado este documento será informado para todas as instâncias do governo do Brasileiro ou de seu pais... e outros tribunais internacionais. Portanto, respeito, confiança e honestidade que prevalecerá neste ato em comum acordo comercial entre as empresas envolvidas. Este documento é válido com contrato de parceria comercial e confidencialidade entre as empresas envolvidas.



partnership, confidentiality and commercial	NDA-IMFPA (Commission), but by mutual agreement of commitment by all parties involved in this document. mmon commercial and confidential agreement
	COMO NCNDA-IMFPA (Comissão) e sim de comum compromisso comercial entre todos os envolvidos cordo comercial e confidencia
MANDATE SELLER COMPANY	SELLER OFFICIAL