ITO BE DULY STAMPED

CONFIDENTIALITY AND NON-DISCLOSURE AGREEMENT

THIS CONFIDENTIALITY AND NON-DISCLOSURE AGREEMENT ("Agreement") is made and entered into on this day of, 2023				
	by and between			
National Bank of Pakistan , a banking company incorporated under the National Bank of Pakistan Ordinance, 1949, having its Head/Registered Office at NBP Building, I.I. Chundrigar Road, Karachi, Pakistan (hereinafter referred to as the " NBP ", which expression, where the context so permits shall include its successors and permitted assigns), of the ONE PART				
	<u>and</u>			
company incorporated and existing under the laws of Companies Ordinance, 1984, having its registered office at()-(hereinafter referred to as "", which expression, where the context permits shall be deemed to include its successors and permitted assigns), of the OTHER PART (NBP and Recipient are collectively referred to as the "Parties" and singly as a "Party".)				
RECITALS				
WHEREAS, during its relationship with NBP, the will receive information which is proprietary or confidential in respect of RFP for having Tender ID:				
AND WHEREAS, NBP is desirous that thekeeps such information confidential; and				
AND WHEREAS , the Parties have agreed to protect the Confidential Information in terms of this Agreement.				
Now, THEREFORE THIS AGREEMENT WITNESSETH, for good and valuable consideration, it is hereby agreed between the Parties as under:				
NAME OF PROJECT:				
Validity of NDA Five Years with effect from to to				
1.0. T	ERM AND TERMINATION			
fu	his Agreement shall take effect from the Effective Date and shall remain in all force and effect until, 2028, unless terminated earlier y either Party in terms of clause 2 (b) below.			
pr fo al	his Agreement may be terminated by either Party by giving thirty (30) working days rior written notice to the other Party. However, NBP may orthwith terminate this Agreement upon breach by the Recipient for protecting lithe confidential information and intellectual property without prejudice to any fits rights under this Agreement or any applicable laws.			

- c) In the event of any material breach by the Recipient of its obligations hereunder, the Recipient shall have thirty (30) working days from receipt of notice from NBP to rectify the breach after which time the Agreement shall stand terminated.
- d) Upon termination, neither Party shall have any rights nor obligations to the other Party except as stated in this Agreement. However, all rights and obligations accruing prior to the date of termination shall continue to subsist.

2.0 Purpose of this Agreement

2.1. This Agreement serves to protect all confidential information and intellectual property developed for and owned by NBP to be accessed by Recipient to NBP's Confidential Information through VPN connectivity.

3.0. Scope of this Agreement

- 3.1 "Confidential Information" means any Information directly or indirectly concerning, or related to the:
 - 3.1.1. Information about the activities of the NBP
 - 3.1.2. Customer's Information (both Personal & Financial
 - 3.1.3. Information about the above mentioned project by NBP, including but not limited:
 - Policies
 - Procedure
 - Business Rules
 - Validation Checks, all project related information
 - Process followed etc.
 - 3.1.4. Any other information relating to the project the Recipient having obtained from NBP during the course of this exercise.
- 3.2 Confidential Information excludes information that:
 - 3.2.1 is developed independently by the Recipient or lawfully known to or received lawfully by the Recipient from other source;
 - 3.2.2 in the public domain without a breach of this Agreement;
 - 3.2.3 required by law to make such disclosure.
- 3.3. The obligations of confidentiality herein shall remain in full force and effect during the life of this Agreement and two (02) consecutive years after termination thereof.

4.0 Forms of Confidential Information

- 4.1 Confidential information and intellectual property may be:
 - 4.1.1 Oral, written, electronic or other machine readable form.
- 4.1.2 Translated from the original, modified, updated or altered originated

 Non-Disclosure Agreement (NDA)

 Confidential

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or obtained by NBP.

5.0 Recipient's Liabilities

- 5.1. Recipient shall protect the disclosed Confidential Information by using the same degree of care to prevent the unauthorized use, dissemination or publication of the Confidential Information as the Recipient uses to protect its own Confidential Information of a similar nature.
- 5.2. Recipient must ensure that secure custody of the Confidential Information and shall take all reasonable Precautions to prevent the unauthorized access, use, or disclosure of this information by third parties.
- 5.3 Recipient shall not disclose, make copies or attempt to disclose any Confidential Information to any person or entity other than its consultants and legal advisors of the Recipient or its affiliates who need access to such Confidential Information, and shall assure that all such persons treat the Confidential Information in accordance with all of the terms hereof.
- 5.4 Recipient shall not make or take any copies of Confidential Information, unless previously approved by NBP.
- 5.5. Recipient shall not use or attempt to use any of the Confidential Information for his/her own benefit or for the benefit of any other person or entity.
- 5.6. Recipient will not be authorized to use or possess the Confidential Information upon the expiry date of this Agreement.
- 5.7. Recipient shall promptly return the Confidential Information, or certify in writing to the complete destruction thereof, as directed by NBP in writing.
- 5.8. Recipient shall be bound by conditions 5.1 through to 5.7 (inclusively) until induced in writing by NBP.

- 6.0 Remedies: Recipient acknowledges and inform that if the Recipient breaches this Agreement, NBP, in addition to terminating the Recipient's access to application via VPN connectivity or any other means of communication and taking other actions available under the prevailing laws, may obtain preliminary and permanent court injunctions to stop the breach, and may also sue to recover from the Recipient an amount equal to the direct damages that may be caused by the breach together with all reasonable costs and expenses including attorney's fees incurred by NBP.
- 7.0 **Indemnity**: Recipient agrees to indemnify and hold harmless NBP from and against all sums of money, actions, proceedings, suits, claims, demands, costs, expenses and any other amounts whatsoever incurred as a result of the disclosure of confidential information to any third party through the Recipients wrongful act. The provision of this clause shall survive termination of this Agreement.
- 8.0. Disclosure: In the event that the Recipient is requested or required (whether by any regulator or by oral questions, interrogatories, requests for information or documents, subpoena, civil investigative demand, court order or similar process) to disclose any Confidential Information furnished by NBP, it is agreed that the Recipient will cooperate with NBP and provide NBP with prompt notice of such request(s) or requirement(s) so that Bank may seek an appropriate protective order or waive compliance by the Recipient with the provisions of this Agreement. If, in the absence of a protective order or the receipt of a waiver hereunder, the Recipient is nonetheless, legally required to disclose the Confidential Information forwarded by NBP or else stand liable for contempt or suffer other censure or penalty, the Recipient may disclose such information without liability hereunder, provided, however, that the Recipient shall disclose only that portion of such Confidential Information which it is legally required to disclose.
- 9.0 Notice: All notices required to be given hereunder shall be in writing to the addresses set forth below in this Agreement. Notice shall be considered delivered and effective seven (07) working days after mailing when sent by registered or certified mail return receipt request.

	(i)	National Bank Limited Attention: Address: Fax No: Email:
(ii)		Attention:
		Address:
		Fax No:
		Email:

- 10.0. **Severability:** If any provision of this Agreement is held invalid or otherwise unenforceable, the enforceability of the remaining provisions shall not be impaired thereby. In such case, the Parties shall make every effort to replace the ineffective provision with a new provision which has the same effect, or as approximate an effect as possible as the said provision.
- 11.0. **Amendments:** Any term of this Agreement may be amended or waived with the prior written consent of the both Parties.
- 12.0. **Governing Laws:** This Agreement shall be construed and the legal relationship between the Parties to be determined, in accordance with the laws of Islamic Republic of Pakistan. The Parties hereby consent to the non-exclusive jurisdiction of the courts of the Pakistan in relation to any action brought in connection with this Agreement.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their duly authorized representatives who represent having the authority to bind the respective Party to this Agreement.

Agreed to and Accepted by:	National Bank of Pakistan
Signature of Authorized Representative	Signature of NBP Authorized Agent
Name of "Recipient"	Name of NBP Authorized Agent
Company Name & Stamp	Title
Date	Date
Contact No & E-Mail Address	