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THE USE OF SUBTI	ERFUGESIN PROF	ESSIONAL, COMMERCIAL AND INDUSTRIAL ACTIONS
This AGREEMEN NON-ELUSION AN COMMERCIAL AND remotely on th	T, concerning ND AGAINST THE INDUSTRIAL P	g CONFIDENTIALITY, NON CIRCONVENTION, HE USE OF SUBTERFUGES IN PROFESSIONAL, RACTICES AND ACTIONS is stipulated into
Business NAME		PROYTEC GROUP
	PROYTEC PANAMA CORP	PROTIEC GROOP
Headquarters	El Dorado, Centro Co Avenida Santa Anita, PROYTEC PANAMA INC 30 N Gould St. R, Sh 1900 North Bayshore PROYTEC ASOCIADOS	mercial, Galerías Miami, n. 8, Ciudad de Panamá, República de Panamá 361, Ciudad de Lima, Distrito de Chorrillos, Perú eridan, WY 82801, USA Dr., Suite 1°, Miami, FL 33132 USA Edificio Centro Parque Carabobo, Torre A, Caracas, Venezuela
REPRESENTED B	Y	GIANCARLO CASTAGNOLI
Qualification		President and CEO
Nationality		Italian
Document PAS	SSPORT	Nº YB2022653
E-mail		proytec@proytec.group
Hereinafter PAF	RTY A	
and:	AME	
Nationality	11111	
Residence	(Country)	
	(City)	
	(Province)	
	(POSTAL CODE)	
	(Address)	
Document		
Issuing date		
Expiration Da	te	
TAX CODE		
Personal Phon	е	
Personal E-ma	il	
Qualification	ı.	
BUSINESS NAME		
Legal Form		
Form of Admin		
Registered at		
Register No.		
TAX CODE and	VAT number	
Headquarter	(Country)	
	(City)	
	(Province)	
	(POSTAL CODE)	
n	(Address)	
Business Phon		
Business E-ma Hereinafter PAF		
	so generically	referred to as PARTY or in the plural and

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International Chamber of Commerce The world business organization

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In relation to this AGREEMENT, the PARTIES assume responsibility for any action, direct or indirect, also carried out by personal PROCURATORS, COMPANIES and BUSINESS GROUPS, which for this purpose they or their PROCURATORS represent, in industrial, professional and commercial actions, as well as by their respective DIRECTORS, DELEGATES, AGENTS, CONTRACTORS, PROFESSIONALS, TECHNICIANS, EMPLOYEES, in general and COLLABORATORS (all natural and legal persons, indicated with the term AFFILIATES) and the rights and obligations of the PARTIES therefore extend to the AFFILIATES, so that any dispute of a PARTY will be directed to the other PARTY, even if they are facts attributable to _____ INTRODUCTION. -----A. Since, the PARTIES are both interested in establishing the possible business relationship ("Business Purpose") -----B. Since in order to evaluate the possible relationship, its developments, and its realization, the PARTIES are both interested in obtaining some information from each other, and in knowing, analyzing and evaluating all the existing possibilities, as well as contacting Groups , Companies, Professionals and Technicians, Associations, Trade Unions, Institutions, Public and Private Bodies and Institutes, Banks, Funds, Venture Capital, Investors in general, Financial companies, Various References, Suppliers, Customers, and People in general (all referred to as THIRD PARTIES) that allow the development of any project within the "Business Purpose".-----C. Since "Confidential Information" means any information that includes, but is not limited to, information concerning the profiles of Groups, Companies, Professionals and Technicians, Associations, Trade Unions, Institutions, Public and Private Bodies and Institutes, Banks, Funds, Venture Capital, Investors in general, Financial companies, Various References, Suppliers, Customers, Lists of Customers and Suppliers, Product presentations, Price Lists and Formulas, Product Manuals, Processes in general, Technologies, Knowledge technical, Documents containing Data, Administration, Correspondence, Manuals in general, Documents in general, Software, Business Plans, Business and Marketing Strategies, Methods of conducting business, in any form both tangible and intangible (including written information, speeches observations, visual observations, and electronically recorded data), provided directly or indirectly, and any other information identified by the PARTY from which they have been disabled as confidential as a confidential as a confidential and confidential as a from which they have been disclosed as confidential or exclusive, or considered confidential, protected or exclusive by law.---Those otherwise accessible to the public cannot be considered "Confidential Information". -------D. Since "Circumvention" is intended as any action and way of acting aimed at obtaining any subjective indication, information, advantage, or even just facilitation, or evading the PARTY that maintains relations with THIRD PARTIES through the use of coaxing, flattery, lies and conduct not suited to the creation of a joint "Business Purpose". -----E. Since the use of subterfuge in professional and commercial industrial practices and actions is intended as any covert action aimed at gaining credibility with THIRD PARTIES to the detriment of the other PARTY in the practices and actions that are developed for the realization of the common "Business Purpose". ------

WHEREAS THIS, the PARTIES, by signing this AGREEMENT, accept: ------

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1 CONE	IDENTI.	AT.TTY
		SCLOSURE OF CONFIDENTIAL INFORMATION
1.1.		The PARTIES agree to keep all "Confidential Information"
	1.1.1.	strictly confidential and to make it accessible only to
		Shareholders, Directors, Officers, Partners or Employees
		who are directly involved with the evaluation and
		development of the "Business Purpose", and only after such
		Persons have been informed of the obligations established
		by this AGREEMENT and agree to abide by its terms
	1.1.2.	The PARTIES must take all necessary precautions in order
		to prevent the "Confidential Information" from being
		disclosed or made available to any natural and legal
		person and any other entity, not authorized
1.2.	USE OF	CONFIDENTIAL INFORMATION
	1.2.1.	The PARTIES undertake not to use the Confidential
		Information for any purpose, except for the "Business
		Purpose", without first obtaining the prior written
		consent of the other PARTY
	1 2 2	The PARTIES undertake to take all measures required to
	1.2.2.	comply with the privacy provisions, whenever there is a
		transfer of data paragral to the other DARTY
1 2	CTT CTT OM	transfer of data personal to the other PARTY
1.3.	CUSTOM	ER / SUPPLIER / COMPETITOR
	1.3.1.	Without limiting anything else in this AGREEMENT, each
		PARTY shall not in any case, directly or indirectly,
		provide or allow any Competitor, Supplier or Customer of
		the other PARTY to obtain any "Confidential Information".
1.4.		OF CONFIDENTIAL INFORMATION
	1.4.1.	At the conclusion of the examination of the "Confidential
		Information", the PARTIES agree to promptly return to the
		PARTY that has transmitted to it all that it has delivered
		and all documents and copies relating thereto, obtained
		in accordance with this AGREEMENT and all the notes drawn
		up in relation to such "Confidential Information"
	1.4.2.	The PARTIES further agree to notify the other PARTY if
		there are requests from lawyers to obtain any documents or
		testimony relating to any aspect of the "Confidential
		Information" for legal disputes regarding the "Business
		Purpose"
15	OBLTGA	TIONS BETWEEN THE PARTIES
1.5.	1 5 1	This AGREEMENT creates no obligation for either PARTY to
	1.5.1.	provide the other PARTY "Confidential Information"
	1 5 2	However, if the Information has been provided, it is
	1.5.4.	automatically considered Confidential and is subject to
		the terms of this AGREEMENT
	1 5 2	
	1.5.3.	Each PARTY makes no representations or warranties
		regarding the accuracy and completeness of the
		"Confidential Information" and is aware that the other
		PARTY will conduct its own independent analysis and
		investigation
2. CIRC	ONVENT.	ION AND USE OF SUBTERFUGES IN PROFESSIONAL, COMMERCIAL
AND	INDUST	RIAL PRACTICES AND ACTIONS
2.1.	CIRCUM	VENTION
	2.1.1.	The PARTIES have and maintain the right to preserve and
		protect THIRD PARTIES individually or in any other way
		connected or related to them, even if they are interested,
		involved, or in some way inter-related with the issues
		contemplated in this document and with the "Business
		Purpose"
	2.1.2.	Although any PARTY, through a reasoned investigation, may
	· · - •	be able to identify such THIRD PARTIES, the PARTIES
		undertake not to act under the "Circumvention" or to evade
		the PARTY having the relationship and to refrain from
		maintaining direct contact with the THIRD PARTIES with
		which the other PARTY is negotiating, unless invited by
		the same other PARTY to intervene jointly or authorized
		in writing to relate directly
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- 2.1.3 A PARTY may disclose in the negotiation process the names or present to the other PARTY of the THIRD PARTIES with which the same PARTY is in relation for the purposes of the "Business Purpose", but this does not authorize the PARTY that has become aware, directly or indirectly, use the names or relate directly to THIRD PARTIES, to start autonomous negotiations. ------
- 2.1.4. In particular, but without limitation, the PARTIES are prohibited from taking any action that may Circumvent or Elude the PARTY, directly or indirectly, by revealing names or presenting to THIRD PARTIES for the "Business Purpose".

 2.2 USE OF SUBTERFUGES IN PROFESSIONAL COMMERCIAL AND INDUSTRIAL PRACTICES AND ACTIONS.
- - 2.2.1. The PARTIES mutually undertake to act with respect and good faith and undertake not to resort to Subterfuge in Professional, Commercial and Industrial Practices and Actions with THIRD PARTIES individually connected or correlated to them, even if interested, involved, connected or in some cases interacting with the topics
- covered in this document and with the "Business Purpose".

 2.2.2. In particular, but without limitation, the PARTIES are prohibited from taking any action that can be considered, directly or indirectly, as the "Use of Subterfuge in Professional, Commercial and Industrial Practices and
- - If any provision of this AGREEMENT is declared unenforceable for any reason, the remaining provisions of this AGREEMENT shall not be affected and shall remain fully effective. ----
- This AGREEMENT may only be revised or cancelled by the written consent of the PARTIES. -----5.REFERENCE STANDARDS. -----
- - This AGREEMENT is drawn up, governed and interpreted in accordance with the texts deposited at the International Chamber of Commerce (ICC) of Paris, without regard to conflicts of national laws, regarding CONFIDENTIALITY, NON-CIRCONVENTION and AGAINST THE USE OF SUBTERFUGES IN PROFESSIONAL COMMERCIAL AND INDUSTRIAL PRACTICES AND ACTIONS. -----
 - 5.2. If it becomes necessary for a PARTY to take any action to claim the application of this AGREEMENT, each matter will initially be submitted to arbitration which will be entrusted to a trio of Lawyers of which two chosen, one chosen by each of the PARTIES, and the third appointed by the two chosen Lawyers, who will act as President.
 - The PARTY that prevails in an arbitration act has the right to recover from the losing PARTY, in addition to what is established by the arbitration for damages, also all costs of
- State chosen by the PARTY who considers himself injured. ---6.NON-COMPLIANCE OR VIOLATION. ------
- - The PARTIES agree that failure to comply with the clauses governing CONFIDENTIALITY (Point 1., from 1.1. To 1.5.), CIRCONVENTION and USE OF SUBTERFUGES IN PROFESSIONAL COMMERCIAL AND INDUSTRIAL PRACTICES AND ACTIONS (Point 2., from 2.1. To 2.2.) can cause irreparable damage to the other PARTY and, in the event of such non-compliance or violation, in addition to any other possible specific fulfilment equally provided for by relevant international regulations or from any conciliation, the other PARTY may obtain temporary restraining orders, preliminary injunctions or similar equitable compensation.

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7.	СОМЪІ	ETE AGREEMENT
, •	7.1.	This AGREEMENT replaces any other oral or written AGREEMENT
		between the PARTIES on the subject
	7.2.	The PARTIES have discussed, agreed in all its terms and entered
		into this AGREEMENT on the date indicated, in full compliance
		with the texts on the subject deposited at the International Chamber of Commerce (ICC) of Paris
	7.3.	Each PARTY informs the other that disclosure of this AGREEMENT
		is duly and validly authorized
		ION OF THE AGREEMENT
	8.1.	The AGREEMENT has a duration of one year from the signing of
		this document and is automatically renewed from year to year,
	8.2	if not terminated in writing by one of the PARTIESIn any case, the consent and obligation of the PARTIES regarding
	0.2	the respect, use, protection and character of "Confidential
		Information" as well as the "Non-Circumvention" and "Non-Use
		of Subterfuge in Professional, Commercial and Industrial
		Practices and Actions" will survive indefinitely after the termination of this AGREEMENT.
0	COMM.	termination of this AGREEMENT
9.	9.1.	It is understood that written communications must be sent by
	J • ± •	e-mail between the indicated mailboxes, and that the same
		communications take on the value of documents written and
		signed by the PARTIES on all occasions for which this AGREEMENT
		provides for written communication and / or authorization
10		TRONIC SIGNATURE AND TRANSMISSION OF DOCUMENTS
	10.1.	This AGREEMENT and all correspondence between the PARTIES pursuant to this AGREEMENT, are subject to the rules and
		regulations of the EDT (Electronic Transmission of Documents),
		provided that they are sent and received using the e-mails
		referred to in point 9
		In particular, the signatures of the PARTIES in documents
		transmitted via EDT instruments are subject to the rules established by the Law "Incorporate US Public Law 106-229 -
		Electronic Signatures in Global and National Commerce Act
		"ECE / COMMERCIO / 257, Geneva, May 2000, adopted by the United
		Nations (UN / CEFACT)
		EDT documents are subject to the Community Directive n. $95/46$
		/ EEC, as appropriate
		previously transmitted electronically, even if the documents
		and signatures transmitted with EDT tools are completely legal.
11		L PROVISIONS
	11.1.	This AGREEMENT is signed remotely, as an EDT instruments,
		possibly also in separate copies, all in English, each of which
		is considered as original, but all together constitute the same authentic will of the PARTIES
	11.2.	Finally, the PARTIES agree that, should it prove appropriate
		or necessary, they will carry out a translation, possibly even
		sworn, in the requested language
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SIGNATURE PARTY A

GIANCARLO CASTAGNOLI (President and CEO)

SIGNATURE PARTY B

[NAME AND SURNAME]