

Non Disclosure Agreement (NDA) - "RELAX"

Sur	name, first name:	
doı	miciled at	
Em	ail address Mo	obile
(po	ssibly) representing the company	
Ent	erprise number Registered office	
	e undersigned is interested in a potential acquisition of the business or the supanies covered by this File (hereafter the Issuer) and accompanied by FB 1	
1.	 The following information and documents relating to the companies or intioned File are considered Confidential Information: a) the very principle of the proposed sale or acquisition and more gener b) annual accounts, notes thereto, interim accounts, forecasts and busing analyses, reports, studies, works, offers or other documents obtained strategy of the Issuer or the market in which he operates; d) trade and industrial secrets, technology, software, know-how, custom tual property rights belonging to the Issuer; e) names and contact details of the Issuer's staff, suppliers and customes whatever their nature or form (paper, electronic, verbal or other). 	rally the entire negotiation process ness plans; ed in connection with the File, the ners, trademarks and other intellec
2.	 All Confidential Information is and remains the property of the Issuing Pa Information, the undersigned undertakes to: a) not to divulge or use it, except for the exclusive purpose of carrying agreement (study of the business transfer file); b) to take the same precautions as those taken for the protection of its least, to take all precautions likely to achieve the purpose of this underection take all appropriate steps with persons working under its authority or bers or external advisers, to ensure that the obligations of this Agreed not to file in his name or have filed in the name of third parties any approperty rights; e) to return such applications without delay and without keeping copies request; f) not to conclude the acquisition of the present business, directly or going through FB Transmission. 	out the operation covered by this own confidential information or, an ertaking of confidentiality; r on its behalf, including staff mem- ment are met; olication for industrial or intellectua thereof, should FB Transmission so
3.	This confidentiality undertaking shall be valid for a period of 24 months from the last contact between the parties to this agreement. The prohibition to disclose Confidential Information shall not apply if such disclosure is required by law, regulation, court order or order of an administrative authority. All necessary steps will be taken in such cases to limit the extent of such disclosure to what is strictly required by such law, regulation court order or administrative order.	
4.	This agreement is subject to Belgian law. Any dispute arising from its validibe under the exclusive jurisdiction of the Company Court of Hainaut (Tr division of Tournai.	
	ne at, thenature (preceded by the words "Read and approved").	