



VACCINESHEEFA Startup

CONFIDENTIALITY AGREEMENT

NON-DISCLOSURE, NON-CIRCUMVENTION AND NON-COMPETITION AGREEMENT

About of VACCINESHEEFA STARTUP PROJECT AND PROPOSAL this is Non-disclosure, Non-circumvention and Non-competition Agreement;

This NON-DISCLOSURE, NON-CIRCUMVENTION and NON-COMPETITION AGREEMENT is effective as of by and between VACCINESHEEFA LLC a DELAWARE, US registered Company individually or collectively, and on behalf of any/all/other affiliated companies, or approved agents and official representatives of the below organizations (hereinafter the "Companies"/Disclosing Party)

BETWEEN:

INVESTOR (Company Name, Registration Number)

(Address)..... Contact Person/Title.....

(Receiving Party)

RECITALS:

1. Both parties are evaluating certain proposals raised which are of mutual interest.
2. The parties have or will have discussions or disclose to each other technical and commercial information relating to their respective businesses, their evaluation techniques and information regarding third parties and opportunities (the "Information") and the parties are willing to undertake to restrict the use and further disclosure of the Information.

OPERATIVE PROVISIONS:

1. In consideration of each party agreeing to continue discussions with the other with respect to the proposal each party (the "Receiving Party") shall keep all Information received from the other party (the "Disclosing Party") in whatever form as strictly confidential and shall not disclose it to any third party (including but not limited to the holding companies, subsidiaries or affiliates of the parties hereto) without the prior written permission of the Disclosing Party or unless such third party has signed a confidentiality agreement with the Receiving Party on the same or substantially similar terms and conditions as this agreement.
2. The Receiving Party acknowledges the proprietary interest of the Disclosing Party in the Information and the Receiving Party agrees not to use the Information for any purpose other than the making of a decision whether or not to participate in any formal or informal agreement or arrangement with the Disclosing Party concerning the proposal (the "Purpose").

The Receiving Party further agrees not to copy all or part of the Information without the prior written permission of the Disclosing Party except as is reasonably necessary for the Purpose.

3. The Receiving Party shall restrict access to Information received from the Disclosing Party and the existence of the Purpose to those of its employees and advisers (including legal and accounting advisers) to whom such access is necessary for carrying out the Purpose.

- The foregoing obligations shall not apply to any Information which:

1. is in the public domain at the time of disclosure or later becomes part of the public domain through no fault of the Receiving Party; or

2. was known to the Receiving Party prior to disclosure by the Disclosing Party as proven by the written records of the Receiving Party; or

3. is disclosed to the Receiving Party by a third party who did not obtain such information, directly or indirectly, from the Disclosing Party; or

4. is required to be disclosed by law, or in connection with legal proceedings affecting the Disclosing Party;

5. was independently developed (by personnel having no access to the Information) by the Receiving Party.

1. The Disclosing Party makes no representations or warranties as to the accuracy or completeness of the Information and disclosures and excludes all liability for all claims, expenses, losses, damages and costs the Receiving Party may incur as a result of the Information being inaccurate or incomplete in any way.

2. The Receiving Party must return the Information (and all copies or all or part of it) to the Disclosing Party on demand.

If the Receiving Party intends to proceed the project according to the information provided by the Disclosing Party, the Receiving Party will mandate the Disclosing Party or any party appointed by Disclosing Party as the service provider where the Disclosing Party will provide. The mandate agreement will be separately arranged.

3. The obligations set forth in this agreement shall bind the parties for a period of Three (3) years from the date hereof or until such earlier time as the parties may enter into a formal joint venture or similar agreement the terms of which are intended to replace this agreement.

4. This agreement is covered by the laws of New Jersey, US

EXECUTED AS AN AGREEMENT by the duly authorized representatives of both parties on

the day of 2021.

Signed for and on behalf of

.....)

by)

(who warrants that he/she has)

authority to sign) in the presence)

of:)

.....
Signature of Witness Signature of

.....
Print Name of Witness

Signed for and on behalf of)

.....)

by)

(who warrants that he/she has)

authority to sign) in the presence)

of:)

.....
Signature of Witness Signature of

.....

Print Name of Witness

INQUIRY DETAILS

Investment Entity: (ACN or ABN)

How much will you intend to invest approximately?

Contact person:

Contact number:

Email:

Address:

Sophisticated Investor (Y/N):

(If Yes, please attach the proof)



Please send these documents to globaltrade@gulfuscapital.com

email with driver link.