Confidentiality agreement

Company Name _ Street / No.: _ Postal Code / City: _ Country:			
<u> </u>	– herein referred to as "Interested Party" –		
he	reby expresses his/her binding consent vis-à-v	vis	
	Nachfolgekontor GmbH Am Leitz-Park 4 35578 Wetzlar Germany Fax: +49 6441-78587-91		
– herein referred to as "NFK" –			
to be bound to t	he following provisions and any obligations resulting	g in this context:	
referred to as the "Transaction"). The Interestral, written, or electronic form. Any such it	erman Logistics company (hereinafter referred to as the ested Party intends to be provided by NFK with information information shall hereinafter be referred to as "Confidential erested Party subject to the conditions specified below.	n related to the Company and its owners in	
publicly accessible without any violation of	to not include any information which is either publicly ac of the present agreement or can be derived from any p essible without any violation of the present agreement.		
	naintain absolute confidentiality with regard to any and a and individuals involved which/who demonstrate any ir ate any compulsory obligations.		
include any affiliated companies and subsic the assessment of any possible acquisition the Interested Party). The Interested Party	sed to any third parties without the prior written approval of diary companies. The Interested Party shall be obliged to the number of individuals gaining access to the Confiden shall be obliged, in particular, to ensure compliance with hom any Confidential Information have been made availables.	limit to the absolute minimum necessary for tial Information (including the employees of the confidentiality provisions defined in the	
	establish any contact with the stockholders (shareholders), ployees of the company concerned without the explicit pri		
available to the Interested Party until such p	y shall be obliged to return to NFK any written Confiden point in time. The Interested Party shall destroy any evalua provided that this does not violate any compulsory obligat	ations of the Confidential Information as well	
compensation for damages) may also be a fulfilled by the Interested Party in accord	d vis-à-vis the Interested Party in accordance with the p sserted by the Company and/or its shareholders. In the ev ance with the present agreement, the Company and/o d by the Company and/or by the Company's shareholders.	vent of any violation of the obligations to be r the Company's shareholders may claim	
fixed term of 24 months, subject to the pro	German law. It shall come into effect once it has been unvision that the obligations in accordance with clause (6) red, destroyed and/or deleted in compliance with the agree ncellation shall require written form.	shall remain in force in any event until any	
Place, Date	Management's	s Signature	
Reference Person:			
Phone:			
E-Mail:			
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