Non-Disclosure and Non-Circumvention Agreement

between **FinCon Group**, represented by its operational entities **Human Ecological Business Holding International Inc.** (HEBHI) and **Sirius Vision Ltd.** (SIRIUS) and the **Counterparty** (Investor, Capital-Seeking Company, or Client)

The undersigned,								
Compan	у							
Name of Contact or Individual								
Street							No.	
Postal C	ode	City						
Email					Phone			
hereby confirms by his/her signature that he/she has read and understood the following Non-Disclosure and Non-Circumvention Agreement of the FinCon Group , represented by its operational entities Human Ecological Business Holding International Inc. , Albany, New York, USA, and Sirius Vision Ltd. , Dublin, Ireland, EU, fully accepts its contents, and agrees to be bound by its terms without any subsequent objection or reservation.								
1. Purpose This Agreement protects all confidential information exchanged between the Parties in the context of a potential or existing business relationship, in particular regarding investments, financing transactions, reverse mergers, or other services provided by the FinCon Group.								
2. Confidentiality Both Parties agree to maintain strict confidentiality over all information disclosed during the course of cooperation, including but not limited to business processes, partner relationships, client data, investment amounts, capital requirements, expansion or start-up plans, and business plans. The same duty applies to information about any affiliates, employees, or cooperating partners of FinCon Group.								
FinCon Group will not publicly disclose any information regarding its investors, investment volumes, or companies involved in any planned reverse-merger financing.								
3. Non-Circumvention The Counterparty agrees not to engage directly or indirectly in any transaction with contacts, investors, or clients introduced by FinCon Group without FinCon Group's prior written consent. Circumvention of introduced relationships, imitation of business models, or initiation of similar projects without authorization is strictly prohibited.								
4. Term This Agreement remains in effect throughout the duration of the business relationship and for ten (10) years following the completion of the respective transaction.								
5. Penalty and Legal Remedies Any proven breach of this Agreement — particularly the unauthorized disclosure of confidential information or circumvention of FinCon Group's business contacts — shall result in a contractual penalty of not less than USD 62,500.00. FinCon Group reserves the right to pursue additional civil and/or criminal remedies and to claim damages equivalent to the actual proven loss.								
6. Governing Law and Jurisdiction This agreement is governed by the laws of the countries in which the operating companies of the Fincon Group are located. The place of jurisdiction is also the registered office of the operating companies of the Fincon Group, as appropriate.								
Read, understood, accepted, and signed Ort								
Place					Date			

The Investor / Applicant For the FinCon Group