



ONEMILLION CAPITAL – Mutual Non-Disclosure Agreement (MNDA)

Before we disclose any confidential information, each prospective investor must review and sign our Mutual Non-Disclosure Agreement (MNDA).

This agreement protects our tokenized capital infrastructure, project access, and strategic investment models.

Please sign the following agreement and upload the signed document via the secure form on our website.

Full Mutual Non-Disclosure Agreement

This Mutual Non-Disclosure Agreement ("Agreement") is entered into by and between the Disclosing Party and the Receiving Party for the purpose of preventing the unauthorized disclosure of Confidential Information as defined below.

MUTUAL NON-DISCLOSURE AGREEMENT (MNDA)

This Agreement is entered into on [Insert Date] between:

Gexiro Global Enterprises Ltd (operating under the brand *OneMillion Capital*)

Eurotowers, Suite 4, 2 Europort Rd, GX11 1AA Gibraltar

(hereinafter referred to as "Company")

and

[Investor Full Name]

[Address / ID details]

(hereinafter referred to as "Recipient")

1. Purpose

The parties intend to engage in discussions relating to a potential investment opportunity (the

"Purpose"). In connection with these discussions, each party may disclose to the other certain

confidential, technical, business, strategic, or proprietary information.

2. Definition of Confidential Information

"Confidential Information" means all non-public, business-related information, models, asset

structures, strategies, presentations, pitch materials, investment processes, fees, project access,

partner names, tokenization logic, or financial models shared in writing, orally, or by demonstration.

3. Obligations of the Recipient

- Not to disclose or reproduce any Confidential Information without prior written consent.

- Not to use any Confidential Information for personal, competitive, or third-party purposes.
- Not to solicit, bypass, or directly engage with any projects, partners, or entities introduced by the

Company.

4. Exclusions

Confidential Information does not include information:

- Already known to the Recipient at the time of disclosure;
- Publicly available through no fault of the Recipient;
- Disclosed by a third party not under confidentiality obligations;
- Independently developed by the Recipient without reference to the Confidential Information.

5. Contractual Penalty

The Recipient acknowledges that breach of this Agreement will cause material harm. In the event of

breach, the Recipient agrees to pay a contractual penalty of EUR50,000 per violation, in addition to

any actual damages or legal fees incurred by the Company.

6. No License or Obligation

This Agreement does not obligate either party to proceed with any investment. No license or

ownership of information is transferred.

7. Term & Survival

This Agreement remains in force for a period of five (5) years from the date of signature.
Clause 5

(Penalty) and Clause 3 (Obligations) shall survive indefinitely.

8. Governing Law

This Agreement shall be governed by the laws of Gibraltar. Any disputes shall be subject to exclusive jurisdiction of the Gibraltar courts.

This Agreement shall be governed by and construed in accordance with the laws of Gibraltar.

IN WITNESS WHEREOF, the parties hereto have executed this Mutual Non-Disclosure Agreement as of the date below.

Signatures

Signed by Recipient:

Name: [Investor Name]

Date:

Signed by Company:

Name: Director, Gexiro Global Enterprises Ltd (operating under the brand *OneMillion Capital*)

Date: