

Exhibición 41 - David Wickham Director Gerente de Cable & Wireless

Gary Owens, Presidente

Querido Gary

Me complace conocerle el viernes 11 de julio para discutir el Servicio de Proveedores de Internet Virtual de WISPA UK y espero trabajar más con usted en ese sentido.

En relación con el acuerdo de confidencialidad que firmamos, me han aconsejado que establezcamos por escrito los ámbitos de mutuo acuerdo comercial para evitar cualquier malentendido. Por lo tanto, confirmaremos por escrito otras áreas de discusión más allá del Servicio de Internet Virtual de WISPA UK si es necesario.

Espero volver a reunirme con usted de nuevo.

Tuyo sinceramente

David Wickham

Director General de International & Partner Services





CONFIDENTIALITY AGREEMENT

This Agreement is made on the ^{11^R} day of July 1997.

BETWEEN

WISPA UK Limited

AND

Cable & Wireless Communications plc.

Whose Registered Office is at:

26, Red Lion Square

London WC2.

Registration no:



CONFIDENTIALITY AGREEMENT

INTRODUCTION

- A) The parties wish to disclose certain agreed areas of mutual business interest;
- B) Such discussions will necessitate disclosure of information concerning the business and affairs of each other;
- C) Each party is desirous that any such disclosure is treated as 'in-confidence' and shall be protected in accordance with the terms and conditions of this agreement.

THE PARTIES AGREE as follows

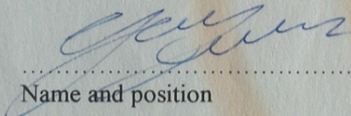
- 1. Information under this agreement ('Confidential Information') shall include but not be limited to commercial, financial, technical, operational or other information, in whatever form (including information disclosed orally), which concerns the business and affairs of either party.
- 2. All confidential information to be disclosed orally shall be preceded by a positive oral statement prior to such disclosure, and must be promptly confirmed in writing from the disclosure party to the receiving party within 30 days from the date of such disclosure.
- 3. Neither party shall without the prior consent of the other, disclose to any third party any of the confidential information obtained from the other in connection with this agreement.
- 4. The restriction in paragraph 3 shall not apply to information which:
 - 4.1 is already in or comes to the public domain other than a breach of this agreement;
or
 - 4.2 is already known to the party concerned prior to this agreement; or
 - 4.3 is lawfully obtained from a third party.



5. The agreement shall remain in force for five years from its effective date of disclosure.
6. Upon termination of this agreement, all copies of the confidential information in the possession of the receiving party shall be returned to the disclosing party upon the disclosing parties request.
7. The obligations and restrictions provided on this agreement shall survive termination of this agreement for a period of five years.
8. This Agreement shall be interpreted in accordance with English law and shall be subject to the jurisdiction of the English Courts.

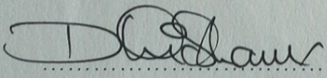
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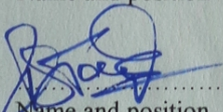
First Party:


..... for and on behalf of WISPA UK Limited
Name and position

SIGNED

Second Party:


..... for and on behalf of Cable & Wireless Communications
Name and position MD, International & Partner Services.


..... for and on behalf of wispa uk Ltd.
Name and position