## $\it edp$ renewables

## **ANNEX 2**

AGREEMENT FOR DEALING WITH C	ONFIDENTIAL
INFORMATION FOR THE PREPARA	TION OF THE
PROPOSAL NO	, OR FOR THE
EXECUTION OF THE WORKS INCLU	JDED IN THE
CONTRACT NO.	

(Place, date)

## AGREEMENT FOR DEALING WITH CONFIDENTIAL INFORMATION

It is established that	shall provide to	(to You or to the
	nnical information or shall ask you to pr ed against	rovide information to
	nformation from the annexed request for proposal or contract purposes herein described.	
Regarding all of these types of following:	information, whether verbal or written, bot	h parties agree to the
1 The recipients of the informati	on take on the obligation to:	
A) Use the confidential informa	ition provided to them solely for the provision o	of the service for which
In this sense, all intellectual proparty provides to the other, as we to each of them; the inform	means to prevent such information to operty rights and other property rights to the yell as the media containing that information, so nation exchange shall not imply any transfar as possible, the information received from containing the containing that information received from containing the containing that information received from containing the containing that is a possible, the information received from containing the containing that is a possible, the information received from containing the containing that is a possible to the containing that information to open the containing that information is a containing that informatin	information that each hall continue to belong fer of its ownership.
considered confidential in the so of the confidential information  C) To protect the confidential	y means of its employees or associated third p cope of the activity to be contracted. For that p to third parties shall be previously expressly a al information by adopting the required se an regulations in force regarding Data Protection	ourpose, any disclosure authorized in writing by ecurity and protection
2	shall return to	all writton
Confidential Information it may	have within a maximum period of TEN days con so requests it, without keeping any copies	unting from the date in
3 Non-compliance with any of t for the damages and losses caus	he above shall imply the payment of the corres ed by the parties.	ponding compensation
	pute, disagreement, question or complaint arist contract or in relation to it, whether directly of the city of Milan	_
r:	Officer:	
	Date:	