

GLOVGEN INTEGRATION & NONDISCLOSURE AGREEMENT

This Mutual Non-Disclosure and Integration Agreement (“Agreement”) is entered into as of the date of generating API access keys to use the KYC agent APIs service, provided by Tfifc Technologies Pvt. Ltd (“Glovgen,” “We,” “Us,” or “TFIFC”), registered at F01/02, Ground Floor, Salcon Rasvilas, D1, Saket District Centre, Sector 6, New Delhi, Delhi 110017, and the partnering organization (“Company” or “Receiving Party”).

1. Purpose

The Parties are engaging in a business arrangement to support a shared client by building an integration using Glovgen's API services. For this, confidential information may be exchanged to achieve the intended technical or commercial objectives (“Purpose”).

2. Confidential Information

“Confidential Information” refers to proprietary, technical, operational, financial, and strategic data, including but not limited to source code, APIs, documents, software, trade secrets, business models, customer data, product plans, pricing models, and legal, marketing, or commercial details. Exceptions apply to public, independently developed, or lawfully acquired information not under confidentiality.

3. Non-Use & Non-Disclosure

Each Party shall use the other's confidential Information solely for the agreed Purpose and shall not disclose it to third parties without prior consent, except employees or contractors bound by similar confidentiality. The Receiving Party shall not reverse engineer, replicate, or commercially exploit Glovgen's software or technology. Legal disclosures must be preceded by prompt notice, where permitted.

4. Maintenance of Confidentiality

The Receiving Party will apply reasonable safeguards to protect confidential Information, at least equal to its own standards. Duplication is only permitted with written approval, and all copies must retain original proprietary markings.

5. API Service Model

Access, integration, and usage of Glovgen APIs are free of charge. However, if a partner intends to monetize services powered by the APIs, prior notice is mandatory. Both Parties shall negotiate in good faith to finalize per-verification commercial terms for B2B use.

6. Terms of Use & Platform Policy

By accessing Glovgen's services—including the KYC Agent (<https://www.glovgen.com>)—you agree to be bound by our Terms and Privacy Policy. Glovgen may modify or withdraw services without notice. Use is subject to applicable law, and you represent your authority to accept these terms on behalf of your entity.

7. Platform Data Privacy & Security

This Agreement complies with the Information Technology Act, 2000, IT (Reasonable Security Practices and SPDI) Rules, 2011, and GDPR (where applicable). Your use confirms consent to collect, use, store, transfer, and disclose personal information as detailed in our policies. If you disagree, do not use the platform.

8. Authorized Use of API

APIs may only be used for document verification and related services. Unauthorized usage—such as scraping, resale, or processing unrelated data—is strictly prohibited. API keys are non-transferable, and violations may result in immediate revocation.

9. Integration Requirements

The Partner agrees to integrate the APIs at designated system points and ensure consistent functionality. All user data required for verification must be accurately submitted. The integration must remain stable and responsive to ensure service continuity.

10. Data Protection & Compliance

All data is encrypted (including end-to-end encryption for KYC documents) and access-controlled. API Consumers shall not use or share user data beyond verification scope and must maintain robust security infrastructure. Any breaches must be reported within 24 hours with full remediation efforts.

11. User Consent & Privacy

API Consumers must publish and adhere to their own privacy policies, ensuring lawful data collection and explicit user consent. Data practices must conform to India's IT laws, GDPR, and relevant jurisdictional privacy frameworks.

12. Ethics & Monitoring

API Consumers must not engage in deceptive, misleading, or unlawful practices. Glovgen may audit usage patterns to ensure compliance. Violations or misuse may lead to access suspension or legal action.

13. Term & Termination

This Agreement continues until either party terminates it with thirty (30) days' written notice. Breaches may result in immediate suspension. Confidentiality obligations survive termination. Parties shall notify and provide a resolution window before any abrupt discontinuation.

14. No Warranty & No Obligation

All shared information is provided "as is." Neither party is obligated to pursue a specific transaction. This Agreement does not grant intellectual property licenses unless expressly stated.

15. Remedies

Breach of confidentiality or data misuse may cause irreparable harm. The injured party may seek injunctive relief and additional legal remedies.

16. Legal Jurisdiction & Final Terms

This Agreement is governed by the laws of Delhi, India. It supersedes all prior agreements and represents the full understanding between both parties. It creates no partnership or agency and may only be amended in writing, signed by both parties.

Officer: partner@glovgen.in