## **NON DISCLOSURE AGREEMENT**

NON-DISCLOS	SURE AGREI	EMENT THIS AG	REEMENT (the "A	greement") is en	tered into
on thisday	of	_ by and between _		_, located at	
	( the" l	Disclosing Party"), a	and		_ with and
address at		(the "Recipi	ent" or the "Receiv	ing Party"). The	Recipient
hereto desires to	participate in d	liscussions regarding	<u> </u>	(the	
"Transaction"). I	During these di	scussions, Disclosin	g Party may share ce	rtain proprietary	
information with	the Recipient	. Therefore, in cons	sideration of the mut	ual promises and	covenants
contained in this	Agreement, an	nd other good and v	aluable consideration	1, the receipt and	l sufficiency
of which is hereb	y acknowledge	ed, the parties heret	o agree as follows: 1.	. Definition of C	onfidential
Information. (a)	For purposes of	f this Agreement, "G	Confidential Informa	ition" means any	data or
information that	is proprietary t	o the Disclosing Par	rty and not generally	known to the p	ublic,
whether in tangil	ble or intangibl	e form, whenever a	and however disclose	d, including, but	not
limited to: (i) any	marketing stra	ategies, plans, financ	cial information, or p	orojections, opera	itions, sales
estimates, busines	ss plans and per	formance results rel	lating to the past, pre	esent or future bu	ısiness
activities of such	party, its affilia	tes, subsidiaries and	affiliated companies	; (ii) plans for pro	oducts or
services, and cust	omer or suppli	er lists; (iii) any scie	ntific or technical in	formation, inven	tion,
design, process, p	procedure, forn	nula, improvement,	technology or meth	od; (iv) any conc	cepts,
reports, data, kno	ow-how, work	s-in-progress, design	ns, development tool	ls, specifications,	computer
software, source	code, object co	ode, flow charts, dat	abases, inventions, ir	nformation and t	rade secrets;
and (v) any other	information tl	nat should reasonabl	ly be recognized as c	onfidential infor	mation of
the Disclosing Pa	ırty. Confident	ial Information need	d not be novel, uniq	ue, patentable,	
copyrightable or	constitute a tra	de secret in order to	o be designated Con	fidential Informa	tion. The
			al Information is proj		
Party, has been d	eveloped and o	obtained through gr	eat efforts by the Dis	sclosing Party and	d that
Disclosing Party	regards all of it	s Confidential Infor	mation as trade secre	ets (b) Notwithsta	anding
anything in the fo	oregoing to the	e contrary, Confider	ntial Information sha	ll not include inf	ormation
which: (i) was kn	nown by the R	eceiving Party prior	to receiving the Co	nfidential Inform	nation from
-	• • •		to the Receiving Pa	•	-
			eceiving Party to be	-	
		• • •	or becomes publicly a	-	
	-		f this Agreement; (d	-	
			erwise requested or r		
			agraph 4 hereof shal		•
-		-	endently developed l		
-			the terms of this Agr		
access to any Con	nfidential Infor	mation. 2. Disclosu	re of Confidential In	formation. From	time to

time, the Disclosing Party may disclose Confidential Information to the Receiving Party. The Receiving Party will: (a) limit disclosure of any Confidential Information to its directors, officers, employees, agents or representatives (collectively "Representatives") who have a need to know such Confidential Information in connection with the current or contemplated business relationship between the parties to which this Agreement relates, and only for that purpose; (b) advise its Representatives of the proprietary nature of the Confidential Information and of the obligations set forth

