

MUTUAL NON-DISCLOSURE AGREEMENT

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and	as of	_(the "Effective Date").
	onfidential Information. As used he non-technical information related to	erein, "Confidential Information" shall mean
trade secret, and (c) co drawings, works of au algorithms, software pro and proposed products respective information specifications, engineering customer lists, investors,	opyrighted information (d) proprieta thorship, models, inventions, known ograms, software source documents, and services of each of the partic concerning research, experimental ing, financial information, procurement, employees, business and contractua	d to (a) patent(s) and patent applications, (b) ary information-ideas, techniques, sketches, w-how, processes, apparatuses, equipment, and formulae related to the current, future, es, and including, without limitation, their l work, development, design details and ent requirements, purchasing, manufacturing, al relationships, business forecasts, sales and ag party provides regarding third parties.
tangible material (includ prototypes and samples).	ling without limitation, software, hard	e Confidential Information is embodied in dware, drawings, graphs, charts, disks, tapes, or bear a similar legend. If the Confidential ed as such at the time of disclosure.
respect to any portion of whom Confidential Inforpublic domain at the time public domain subsequent fault of the Recipient; (continue it was communicated Recipient free of any of Recipient by the other particular of and without reference communicated by the other communication was in required by law, or was a not legended as Confidential Information Confidential Inform	of the other party's Confidential Information was disclosed (the "Recipere it was communicated to the Recent to the time it was communicated to it was in the Recipient's possessioned to the Recipient by the other part obligation of confidence subsequent arty; (e) it was developed by employ to any information communicated the party to an unaffiliated third party response to a valid order by a court necessary to establish the rights of either party and information of the disclosing party in the party to the party to establish the rights of either party to establish the rights of either party to the party to establish the rights of either party to establish the rights of establish the rights of each party to establish the rights of each party to establish the rights of establish the rights of each party to establish the rights of each party to establish the rights of establish the rights of each party to establish the right of each party to establish the rights of each party to establish the rights of each party to establish the rights of each par	rty's obligations under this Agreement with formation shall terminate when the party to ient") can document that: (a) it was in the ripient by the other party; (b) it entered the of the Recipient by the other party through no in free of any obligation of confidence at the ry; (d) it was rightfully communicated to the to the time it was communicated to the rees or agents of the Recipient independently to the Recipient by the other party; (f) it was refree of any obligation of confidence; (g) the or other governmental body, was otherwise ther party under this Agreement; or (h) it was arty and if disclosed orally or visually, it was arty at the time of such communication.
any termination or expir third party Confidential Agreement, and will use other party to this Agre other party to those of it	ration of this Agreement it will hold Information of the other, except as a the Confidential Information for no tement. Each party shall only permit ts employees or authorized represent agreements or are otherwise bound	agrees that at all times and notwithstanding in strict confidence and not disclose to any approved in writing by the other party to this purpose other than with the it access to Confidential Information of the atives having a need to know and who have by confidentiality obligations at least as

- 5. **Residual Knowledge.** Recipient may enhance its knowledge and experience retained in intangible form in the unaided memories of its directors, employees/ contractors and advisors as a result of viewing Discloser's Confidential Information. So long as Recipient complies with Section 4 of this Agreement, Recipient may develop, disclose, market, transfer and/or use such knowledge, experience and intellectual property that may be generally similar to Discloser's Confidential Information, and Discloser shall not have any rights in such knowledge, experience or intellectual property nor any rights to compensation related to the Recipient use of such knowledge, experience or intellectual property, nor any rights in Recipient's business endeavors.
- 6. <u>Term and Termination</u>. This Agreement shall terminate one (1) year after the Effective Date. The Recipient's obligations under this Agreement shall survive termination of the Agreement between the parties and shall be binding upon the Recipient's heirs, successors and assigns for a period of two (2) years. Upon termination or expiration of the Agreement, or upon written request of the other party, each party shall promptly return to the other all documents and other tangible materials representing the other's Confidential Information and all copies thereof.
- 7. <u>Warranties.</u> Each party represents and warrants to the other party that (i) it has the requisite corporate authority to enter into and perform this Agreement, (ii) this Agreement constitutes its legally binding obligation, enforceable in accordance with its terms, and (iii) its execution and performance under this Agreement, including its disclosure of Confidential Information to the Recipient, will not result in a breach of any obligation to any third party or infringe or otherwise violate any third party's rights.
- 8. **No Export.** Neither party shall export, directly or indirectly, any technical data acquired from the other pursuant to this Agreement or any product utilizing any such data to any country for which the U.S. Government or any agency thereof at the time of export requires an export license or other governmental approval without first obtaining such license or approval.
- 9. **No Reverse Engineering**. Each of the parties agrees that the software programs of the other party contain valuable confidential information and each party agrees it will not modify, reverse engineer, decompile, create other works from, or disassemble any software programs contained in the Confidential Information of the other party without the prior written consent of the other party.
- 10. <u>No Grant of Rights</u>. The parties recognize and agree that nothing contained in this Agreement shall be construed as granting any property rights, by license or otherwise, to any Confidential Information of the other party disclosed pursuant to this Agreement, or to any invention or any patent, copyright, trademark, or other intellectual property right that has issued or that may issue, based on such Confidential Information. Neither party shall make, have made, use or sell for any purpose any product or other item using, incorporating or derived from any Confidential Information of the other party.
- 11. <u>Equitable Remedies</u>. Recipient acknowledges that Recipient's breach of this Agreement may cause irreparable harm to Discloser for which Discloser is entitled to seek injunctive or other equitable relief as well as monetary damages.
- 12. <u>Miscellaneous</u>. Neither party shall not transfer or assign this Agreement to any other person or entity, whether by operation of law or otherwise, without the prior written consent of the other. Any such attempted assignment shall be void and of no effect. This Agreement shall be governed by, enforced under, and construed and interpreted in accordance with, the laws of without reference to conflict of laws principles. Each party agrees consents to venue and personal jurisdiction in. If any provision of this Agreement is found by a proper authority to be unenforceable or invalid such unenforceability or invalidity shall not render this Agreement unenforceable or invalid as a whole and in such event, such provision shall be changed and interpreted so as to best accomplish the objectives of such unenforceable

or invalid provision within the limits of applicable law. Neither party will assign or transfer any rights or obligations under this Agreement, including by operation of law, without the prior written consent of the other party. The Agreement is the complete and exclusive agreement regarding the disclosure of Confidential Information between the parties, and replace any prior oral or written communications between the parties regarding Confidential Information. This Agreement may be signed in multiple copies, each of which shall constitute the same instrument. Once completely executed, any reproduction of this Agreement made by reliable means shall be considered an original.

IN WITNESS WHEREOF, the parties hereto have caused this Mutual Non-Disclosure Agreement to be