UNILATERAL NON-DISCLOSURE AGREEMENT

| THIS NON-DISCLOSURE AGREEMENT ("Agreement") is ent | tered into on the | _ day of | , ("Recipient"). | , by and between |
|---|---|---|--|---|
| A. WHEREAS, Owner is in the business of | | | | (4h a "D a i a a a a"). |
| B. WHEREAS, Recipient desires Confidential Information (def | fined below) for the p | ourpose of _ | | (the "Business"); |
| C. WHEREAS, Recipient has agreed not to disclose, divulge, | or communicate, to | any person | or entity, any Con | fidential Information. |
| NOW, THEREFORE, in consideration of the terms, covenants hereby acknowledged, the parties agree as follows: | s and conditions des | cribed herei | n, the receipt and | d sufficiency of which are |
| 1. CONFIDENTIAL INFORMATION. As used in this Agreem the Business, including without limitation, financial informati information, customer information, operating information, prodevices, techniques, data, materials, methods, processes, souvaluable in the type of business in which Owner is engaged. O Information provided to Recipient. Recipient shall not have an and shall not use any Confidential Information for its benefit w | ion, technical inform oduct information, a urces, and any other owner makes no repr ny ownership rights o | nation, mark Il document information, esentation or Iicense wi | eting information s, reports, plans however describ r warranty with re th respect to any | , cost information, sales , formulas, compilations, ed, which is, or could be, espect to any Confidential |
| 2. COVENANT NOT TO DISCLOSE. Recipient covenants consultants and representatives will not disclose, divulge, co whatsoever, any Confidential Information, without the prior of Confidential Information as reasonably necessary for the purpowith terms no less protective that those set forth in this Agre valuable, shall be used solely for the purpose set forth above. The covenants and restrictions described herein shall apply to by Owner, (ii) is not already a matter of public information, o connection with a lawsuit; provided that in the case of such a re Information has been requested in connection with a lawsuit protecting against disclosure of such Confidential Information. disclosure, that party shall have the burden of proof of such proherein shall terminate upon written notice of termination from the | mmunicate or confir written consent of Cose set forth above, a eement. All such information, and shall not at any the extent that the Cor (iii) is not requested and shall allow Own. If a party claims to rior knowledge. This | m to any peoper to any peoper The and shall agree formation shows time, in an confidential led in the confidential give adequer to enter have known | erson or entity, for foregoing parties se to maintain cor all be deemed or y manner, be use information (i) is n ntext of a subpoet uate notice to Own into such proceed any such Confide | r any purpose or reason shall only receive such afidentiality in accordance onfidential, sensitive and ed for any other purpose, ot otherwise made publice and or records request in her that such Confidential edings for the purpose of ential Information prior to |
| 3. INJUNCTIVE RELIEF. The parties recognize that irreparal Agreement, and that this covenant not to disclose is an induce is hereby agreed that in the event of a breach, Owner shall be or in equity, to an injunction to restrain the violation there consultants and representatives, and all other persons acting | ement to the Owner e entitled, in addition of by Recipient, or | to disclose to to any othe Recipient's | he information co er remedies and c | ntemplated hereunder. It damages available at law |
| 4. GENERAL PROVISIONS. This Agreement shall be gover located, which is the State of If a dispute ari to personal jurisdiction in such State, and that venue shall be phereto with respect to a matter or matters covered by this Agrincluding reasonable attorney's fees, shall be paid by the non-upon the parties, their successors and expressly permitted competent jurisdiction to be illegal, invalid, or unenforceable, the may be signed in counterparts and delivered by PDF or other eagreement. | ises with regard to the proper in such State eement, all costs and prevailing party. This assigns. If any provine remaining provisions. | nis Agreeme If any actio d expenses s Agreemen vision of thi ons shall rem | nt, Recipient agre n, suit, or proceed of the prevailing p t will inure to the s Agreement sha ain in full force ar | ees that it shall be subject ding is brought by a party party in such proceeding, benefit of and be binding all be held by a court of and effect. This Agreement |
| IN WITNESS WHEREOF, the parties have executed this Agre | eement. | | | |
| OWNER: | RECIPIENT: | | | |
| Signature: <u>Matthew Zamora</u> Date: | Signature: | | | _ Date: |
| Name (print): | Name (print) | : | | |
| Company: | Company | : | | |
| Title: | | | | |
| Address: | Address | : | | |