MUTUAL NON-DISCLOSURE AGREEMENT

Project Project CII Pr	ct Dir ct Spo	ector, or PI Name:
establi	ishes t	IS AGREEMENT, made and entered into as of this day of, by and between having its principal office at,, by and between, 'Company" and Clemson University, having its principal office at Clemson, South Carolina, hereinafter "Clemson", he terms and conditions under which the parties agree to exchange or disclose certain information, some of which may ital and proprietary and subject to the restrictions on use and disclosure that are expressed in this Agreement.
that th		HEREAS , the parties contemplate furnishing to or acquiring from each other data, services, or goods with the potential ies may do business together, and
and	Wl	HEREAS, certain confidential information may be exchanged between the parties in a tangible or non-tangible form,
	WI	HEREAS, the parties desire to maintain and protect the confidentiality of such information,
	NC	OW, THEREFORE, THE PARTIES AGREE AS FOLLOWS:
1.		Company has developed certain information, some of which it considers to be confidential and proprietary information not publicly announced or disclosed, that relates to:
		Company agrees to make a limited disclosure of this information to Clemson solely for the purpose of
	В.	Clemson has developed certain information, some of which it considers to be confidential and proprietary information not publicly announced or disclosed, that relates to:
		Clemson agrees to make a limited disclosure of this information to company solely for the purpose of
	C.	The parties agree that all information (written, oral, or otherwise) is presumed to be non-confidential unless all written information, or information otherwise in a tangible form is clearly marked "CONFIDENTIAL" or "PROPRIETARY" at the time of disclosure. Information disclosed in a non-tangible form shall be considered confidential if, at the time of disclosure, it is described as "CONFIDENTIAL" or "PROPRIETARY" and if within 15 days following disclosure the disclosing party sends the other party a signed summary of the information including
	D.	when, where, how, and to whom such disclosure was made. The parties agree that all confidential information disclosed under this Agreement, unless written consent is otherwise granted by the disclosing party, shall be maintained in confidence for a period of three (3) years from the date of disclosure and shall be used solely in connection with the obligations undertaken in this Agreement.
	E.	The parties hereby agree that the obligations imposed upon either party herein shall not apply to Confidential Information which: (1) is or becomes publicly known through no wrongful act of the receiving party; or (2) was in the public domain at the time it was disclosed to the receiving party; or (3) was known to the receiving party at the time it was disclosed; or (4) is or was rightfully received from another without any breach of this Agreement; or (5) is independently developed by the receiving party; or (6) is approved for release by prior written authorization of the discloser; or (7) is required by operation of law to be disclosed.

The party seeking to establish such an exception has the burden of proving it with written documentation.

2. Security

- A. Access to all Confidential Information shall be restricted to those employees and persons in the receiving party's immediate organization (excluding parent corporations, subsidiaries, etc.) having a need to know to perform services specifically requested by one party or the other to fulfill the purpose of this Agreement. Such employees or persons shall be notified of the proprietary nature of such Confidential Information, and the receiving party shall use the same degree of care as it employs with its own Confidential Information, but in all events shall use at least a reasonable degree of care.
- B. Reasonable care to protect the Confidential Information shall include security at receiver's facilities to limit access to a need to know basis and education as to the need for security and confidentiality, etc.

3. Limitation of Rights

- A. Nothing contained in this Agreement shall be construed as granting any license of rights under any intellectual property, including, but not limited to, patents, trademarks, copyrights, mask works in semiconductor chips or other proprietary information.
- B. No furnishing of Confidential Information and no obligation hereunder shall obligate either party to enter into any further Agreement or negotiation with the other, or to refrain from entering into an agreement or negotiation with any other party which does not breach any of its obligations under this Agreement.

4. Termination

All copies, regardless of the medium, evidencing any and all disclosed Confidential Information shall be returned by the receiving party to the disclosing party upon written request by the disclosing party. The receiving party shall certify in writing that it has returned (or destroyed as in the case of fixation in computer storage mediums) all copies of the Information in its possession.

5. Continuation of Confidential Obligations

The obligations of Paragraphs 1-4, except as otherwise provided in Paragraphs 1.D and 1.E, shall remain in effect and bind the heirs, successors, assignees, and legal representatives of each party to this Agreement for a period of three (3) years after the expiration or termination of this Agreement.

6. Disputes and Arbitration

The parties agree that any disputes or questions arising under this Agreement, including the construction and application of this Agreement, shall be settled in a court of law with proper jurisdiction being South Carolina.

7. Export Control

- A. In the best judgement of the Company, information to be disclosed (check as appropriate) _____ is, ____ is not regulated by the International Traffic in Arms Regulations (ITAR) or Export Administration Act (EAR). If such information is subject to regulation, (or becomes subject to regulation) the conditions of paragraph 7B are applicable;
- B. Prior to the transmittal of any regulated information, the Company is responsible for notifying Clemson's Authorized Official of the nature of the information and for securing that officer's written permission to transfer regulated information. Company will limit the transfer of regulated information to the individual designated by Clemson. If necessary, Company agrees to seek appropriate license to transfer such information to a designated foreign national assigned to the project by Clemson for the purpose of this agreement.

8. General

- A. Any and all modifications or amendments to the Agreement must be in writing and signed by both parties.
- B. Each party acknowledges that this Agreement is a valid and legally binding obligation that has been executed by its authorized representative.
- C. This Agreement is governed by and construed in accordance with the laws of the State of South Carolina.
- D. A copy of this Agreement transmitted via facsimile, bearing the signature of one or both parties shall be deemed to be of the same legal force and effect as an original of the Agreement bearing such signature(s) as originally written by such one or both parties.
- E. This Agreement constitutes the entire agreement between the parties, superseding any and all prior or contemporaneous oral or written representations, communications, understandings or agreements with regard to the subject matter hereof.

COMPANY AUTHORIZED OFFICIAL				
Name:				
Signature	Date			
CLEMSON UNIVERSITY AUTHO	ORIZED OFFICIAL			
Name:				
Title:				
Signature	Date			
Completed forms may be submitted to	o the Office of Technology Transfer in one of three ways:			

1. Mail (to 223 Brackett Hall)

- Fax (864-656-0474)
 E-Mail (mailto:gjanet@clemson.edu)

SUBMIT FORM

Revised: February 2004
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