

Disclosure of NIST's Confidential Information

party di	sclosing	g confid	dential inform	E AGREEME nation, and confidential in			, which	is the 1	arty r	eceiving con			
follows:	NOW	THER	REFORE, in	consideration	of the mutu	ıal co	ovenants	contain	ned he	erein, the par	ties l	hereto agre	e as
		not disc	close the conf	epresentatives idential inform obligated to hor	ation to any	of its	s employ	yees oth	er than	those who h	ave a	need to rev	 ⁄iew
	2.	The	confidential	information	disclosed	by	NIST	under	this	Agreement	is	described	as:
		ormatic	on except as 1	Il keep the info	ts employee	 s who	The R	Recipien titled to	t shal reviev	l not make v it under Se	any ection	copies of 1 above.	the
the same	4. e degre	To the of ca	ne extent pern re, but no les	tified as belong nitted by law, t ss than a reaso mation as the R	he Recipient	t shal	l protect	the disc	closed the u	confidential i	infori	nation by u	n or
disclosu	re is in vritten i	iting, o <i>writin</i> į	rally or in an g, <i>it shall be</i>	ll have a duty y other manne marked " confi arizing and de	r and which <i>dential". If</i>	is id a dis	entified sclosure	as confi	dentia n writi	l at the time ing, NIST sha	of di	sclosure. <i>If</i> ovide Recip	f the pient
date of l	6. ast sign			ontrols only inf		nich i	s disclos	sed to R	ecipie	nt between th	ie eff	ective date	(the
informa	7. tion is r	-	•	under Paragra	aphs 3 and	4 of	this Ag	greemen	t shall	expire three	(3)	years after	the
fault of	the Rec	Recipier ipient;	nt's possession (c) is received	nposes no obling the before receips to the Recipion of confident	t from NIST ent from a th	; (b) nird p	is or becarty with	comes a	matte uty of	r of public ki confidentialit	nowle y; (d)	edge through is disclosed	h no d by

with NIST's prior written approval, or (f) is developed by the Recipient without reference to information disclosed

hereunder.

NIST warrants that it has the right to make the disclosures under this Agreement.

9.

- 10. Neither party acquires any intellectual property rights under this Agreement.
- 11. Neither party has an obligation under this Agreement to purchase, sell or license any service or item from the other party.
- 12. The Recipient shall adhere to the U.S. Export Administration Laws and Regulations and shall not export or re-export technical data or products received from NIST or the direct product of such technical data to any proscribed country listed in the U.S. Export Administration Regulations, unless properly authorized by the U.S. Government.
- 13. The parties do not intend that any agency or partnership relationship be created between them by this Agreement.
 - 14. All additions or modifications to this Agreement must be in writing and signed by both parties.
 - 15. This Agreement is made under and shall be governed by the laws of the United States.
- 16. This Agreement may be terminated immediately by either party upon delivery of written notice of termination to the other party. Such termination shall not affect Recipient's duties with respect to confidential information disclosed prior to termination.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

National Insti and Technolo	tute of Standards gy	(Please Specify Company)	-
By:		Ву:	
Print Name:		Print Name:	
Title: Laborat	ory Director	Title:	
Ву:			
Print Name: I	Bruce E. Mattson		
Title: Chief, l	Industrial Partnerships Program		
Address:	NIST	Address:	
	Building 820, Room 213		
	Gaithersburg, Maryland 20899		

NIST PERSONNEL: FORWARD ALL COPIES OF EXECUTED NONDISCLOSURE AGREEMENTS TO: CHIEF, INDUSTRIAL PARTNERSHIPS PROGRAM; Building 820, Room 213.