

Second Party Confidential Non-Disclosure Agreement

Whereas,				(the	"First	Par	ty"), Ad	ldress:
Phone:	has	developed	а	novel	idea	best	described	as
								(the
"Invention"); and Whereas, CRIN	INAC	(the "Second P	arty")	is interes	ted in exa	mining	the Invention	on and
Proprietary Information related there	to (the "Pro	prietary Inform	ation	¹ ") so as t	o conside	r a busii	ness arrang	ement
in connection therewith; and								
Whereas the First Party considers the	Proprietary	y Information to	o be h	ighly con	fidential;	and		
Whereas the First Party is willing to a	allow the Se	econd Party to	exami	ne the Pr	oprietary	Inform	ation pursu	ant to
the conditions set forth herein:								

Now therefore, in consideration of the First Party or their agent supplying the Second Party with the aforesaid Proprietary Information, the Second Party agrees that for a period of 5 years from the date hereof, such Proprietary Information shall be utilized only for the aforesaid purposes and no other use or disclosure or copying thereof will be made without explicit prior written authorization from the First Party. The Second Party agrees not to make use, for its own benefit or otherwise, any portion or all of the Proprietary Information without the prior consent of the First Party. Notwithstanding the foregoing, the confidentiality obligations of Second Party with respect to trade secret information or data shall continue to apply after the expiration of the term described above for so long as such information or data remains a legally protectable trade secret. Furthermore, at any time, upon the First Party's request, the Second Party will promptly return to the First Party all copies of all elements of the Proprietary Information in its possession, in whatever form or media. Furthermore, no right or license or transfer of technology, expressed or implied, is granted to the Second Party in connection with the Invention, or with any Proprietary Information disclosed pursuant to this agreement. Furthermore, the Second Party agrees to institute

¹ Proprietary Information shall include, without limitation, all information particularly relating to the formulas, programs, data, improvements, discoveries, developments, designs, prototypes, inventions, techniques, marketing plans, strategies, forecast, new products, financial statement, budgets, projections, licenses, prices, costs, customer and supplier list, and all technical and scientific information or know-how relating to the Invention which is specifically disclosed by the First Party in oral, written, pictorial, diagrammatic or other recorded form.



and maintain appropriate security measures in order to carry out the intent and purpose of this agreement and shall exercise at least the same degree of care in protecting the Proprietary Information, as it would use in protecting its own valuable proprietary information.

Notwithstanding the above, the obligations of the Second Party hereunder will be limited in regard to any specific portions of the Proprietary Information, which the Second Party can prove, by competent contemporaneous written records:

- (a) Was in the public domain prior to the date of this agreement, or subsequently comes into the public domain other than as a result of actions or omissions of the Second Party, or
- (b) Is subsequently received by the Second Party from a third party who did not acquire it directly or indirectly from the First Party and did not have an obligation of confidentiality with respect to the Proprietary Information, or
- (c) Was rightfully in the Second Party's possession prior to the receipt thereof hereunder.

This Agreement is governed by and will be construed in accordance with the laws of Australia and the parties agree to submit to the jurisdiction of the Courts of Australia.

Understood and agreed to by:	
	Date
Authorised Representative of the Second Party	
	_
Name (Print)	
Understood and agreed to by:	
First Party or Authorised Agent of First Party	
	_
Name (Print)	