

## Non-Disclosure Agreement

THIS AGREEMENT is made and entered into as	("Effective Date"), by
and between, ("the Disclosi	ng Party") and,
("the Recipient") (collectively, "the Parties").	
Purpose for Disclosure ("Business Purpose"): conducti	ing a RCC audit and registration.
The Parties hereby agree as follows:	
1. For purposes of this Agreement, "Confidential Information" sha without limitation, technical, developmental, marketing, sales, ope business methods, and process information, disclosed to the Reci is not required to, mark written Confidential Information with the	erating, performance, cost, know-how, business plans, ipient. For convenience, the Disclosing Party may, but
2. All Confidential Information disclosed to the Recipient will be a purpose whatsoever. The Recipient agrees to keep the Disclosing protect the confidentiality of such Confidential Information with confidentiality of its own confidential information, but in no event may disclose Confidential Information only to its foundation of members have executed appropriate written agreements with Recipient shall not make any copies as needed for the Business Purpose. At the request of Disclosin Confidential Information of Disclosing Party (including any copies	g Party's Confidential Information confidential and to the same degree of care with which it protects the twith less than a reasonable degree of care. Recipient nembers on a need-to-know basis, and only if such cipient sufficient to enable Recipient to enforce all the s of Disclosing Party's Confidential Information except g Party, Recipient shall return to Disclosing Party all
3. All right title and interest in and to the Confidential Information Nothing in this Agreement is intended to grant any rights to Rectrade secrets of Disclosing Party.  All confidential information is provided "as is". the disclosing part regarding non-infringement of third-party rights or its accuracy, or	cipient under any patents, copyrights, trademarks, or cy makes no warranties, express, implied or otherwise,
4. The obligations and limitations set forth herein regarding Cowhich is: (a) at any time in the public domain, other than by a brightfully received from a third party which had the right to and t confidentiality.	nfidential Information shall not apply to information reach on the part of the Recipient; or (b) at any time
5. In the event that the Recipient shall breach this Agreement, of the Disclosing Party shall be entitled to all legal and equitable reme is sought by any third party, including by way of subpoena or Disclosing Party of the request in sufficient time to permit the Dis intervention to prevent the disclosure.	edies afforded it by law. If the Confidential Information other court process, the Recipient shall inform the
6. This Agreement may not be amended except in writing signed Parties. This Agreement shall control in the event of a conflict respect to the subject matter hereof. In witness whereof, the Part above written.	with any other agreement between the Parties with
Name Signature	Name Director Signature
Auditor RCC	Director