## ILLUSTRATIVE CONFIDENTIALITY AGREEMENT – NON-RINDING AND NOT FOR EXECUTION

NON-BINDING AND	NOT FOR EXECUTION
Foundation, UT Conference Center, Suite 211, 600 Henley St Tennessee, a public higher education institution and agency of the St	
(INSERT TECHNOLOGY HERE)	
	OSING PARTY") may disclose to another party ("RECEIVING PARTY") data SCLOSING PARTY's products, technologies, know-how, marketing activities d to collectively as "INFORMATION").
not, except to the extent authorized by the DISCLOSING PARTY in w INFORMATION; (2) use such INFORMATION for any purpose other the disclose such INFORMATION to any third party. Notwithstanding the not apply to any INFORMATION which (as shown by appropriate do time of disclosure by the DISCLOSING PARTY and was not acquire disclosure to the RECEIVING PARTY or subsequent thereto is generated RECEIVING PARTY; (c) subsequent to disclosure is properly ob-	rom the date of disclosure of each item of INFORMATION hereunder, it will writing, (1) undertake research, development, or trials with respect to such an to facilitate its participation in the discussions described above; or (3) he foregoing, it is agreed that such restrictions on use and disclosure shall cumentation): (a) is already legally known to the RECEIVING PARTY at the ed, directly or indirectly from the DISCLOSING PARTY; (b) at the time of ally available to the public other than by an act or omission on the part of tained by RECEIVING PARTY from a third party having no confidentiality luding the Tennessee Public Records Act, T.C.A. §10-7-503 et seq.) to be
Nothing contained in this Agreement will be construed as creating acknowledge that the execution of this Agreement does not obligate	ng an express or implied license to practice Information. The parties te any party to disclose Information to another party.
	PARTY shall return all Information received in tangible form under this of such Information in its files for the sole purpose of determining its
	all not apply to the exchange of INFORMATION between UTRF and the FORMATION. No party to this Agreement shall be liable for any breach of
The term of this Agreement shall be for a period of one (1) year from	om the date hereinabove first written.
This Agreement is deemed to have been made in the State of Ten and any legal relations created hereunder shall be determined in ac	nessee, United States of America, and shall be interpreted and construct coordance with the laws of the State of Tennessee.
IN WITNESS WHEREOF, the parties hereto have caused this Ag date first above written.	greement to be executed by their duly authorized representatives as of the
(INSERT COMPANY HERE) ("COMPANY")	THE UNIVERSITY OF TENNESSEE ("UNIVERSITY")
By:	Ву:
(INSERT PERSON HERE) (INSERT TITLE HERE)	(INSERT PERSON HERE) (INSERT TITLE HERE)
Date:	Date:
UNIVERSITY OF TENNESSEE RESEARCH FOUNDATION ("UTRF")	
By: (INSERT PERSON HERE)	

(INSERT TITLE HERE)

Date: \_\_\_\_\_