] lack Team

In order to protect certain confidential information which may be disclosed between them, M.T. Sr.J. ("MI") and the company identified below, ("Company identified below, ("Company or Partner") agree to the following terms and conditions to cover disclosure of the Confidential information described below:

- 1. Effective Date: This Agreement shall become effective as of the earlier of the first communication of Confidential Information by either party to the other.
- 2. Discloser and Recipient: Each party may disclose to the other information it considers proprietary and confidential. As used herein, the party disclosing Confidential Information is the "Discloser" and the party receiving the Confidential Information is the "Recipient".

Discloser HT - Yes

- Biodisent II—Yes.

 Brotisent SCN. Yes.

 Bro
- disclosed during term shall remain in effect until such Confidential information is no longer to be considered as Confidential information is stated herein.

 5. Describtion of the Confidential Information: The term "Confidential information is stated herein.

 5. Describtion of the Confidential Information:

 The term "Confidential Information in the information in the indicated by Discloser's Recipients of Recipient, Including, but not limited to matters of a technical nature such as trade secret processes or devices, techniques, Salata, formulas, inventions (whether or not patentially interficients and characteristics of products planned or being developed, submitted and advantage of the interficients and characteristics of products planned or being developed, submitted in the interficient interficients of the submitted interficients processes of the submitted interficients in the submitted glains or distinguish such as indicated by Discloser to the public. Confidential information all interficients of the submitted interficients of the public confidential information in the confidential information. Recipient's obligations hereunder shall only extend to Confidential information that retains to the purpose state of Prantigrach's or that although not related to such purpose, is nevertheless disclosed as a result of the parties' (Sociasions). Confidential information may be disclosed in white in or other tangible form (including on magnetic media) or by oral, visual or other mains.

 5. Little, of Confidential information may be disclosed as a result of the parties' (Sociasions). Confidential information may be disclosed in the parties' (Sociasions). Confidential information may be disclosed or by oral, visual or other mains.

- areo the possession of such documents from Recipient, in accordance with the provisions of the Agreement.

 (Restriction on copyring: Recipient, shall not, without the express prior wentern consent of the Discloser; exploit or make use, directly or indirectly, and/or copy, dublicate or reproduce such. Confidential information, for any other purpose other than the purpose defined under paragraph is above: unless Recipient of Coarse Discloser's written permission proor thereto. Any such permitted copies will be considered, in any case, as a Confidential Information.
- information.

 Recipient (a) will not disclose Confidential Information to any person who is not a party to this Agreement; (b) shall not use any Confidential Information to any person who is not a party to this Agreement; (b) shall not use any Confidential Information

The AGREEMENT

to compete or obtain any competitive or other advancings with respect to the Dacioner. (cl. livnet dissemination of Confidential Information only to its employees who clearly have a "meet-fe-know" such Confidential Information, and then only to the center of such need-to-know for of the purpose under paragraph 5: and (cl), before disseminating Confidential Information to Recipient's enabled to communicate in writing to surface the purpose under paragraph 5: and (cl), before disseminating Confidential Information to Recipient's enabled given to comply with all of the provisions of this it, amendorse enabling them to comply with all of the provisions of this it, amendorse enabling them to comply with all of the provisions of this it, and the provision of the complete the supply of the complete disseminating Confidential Information be also notified to Discloser before disseminating Confidential Information as Recipient of Clarce. The Confidential Information as Recipient uses to protect its own Confidential Information of all Net return or publication of the Confidential Information as Recipient uses to protect its own Confidential Information of all Net return or an account of the Confidential Information of all Net return or an account of the Confidential Information and Confidential Information and the Confidential Information of all the return of the Confidential Information and Confidential Information and Confidential Information and Confidential Information of Confident

- appropriate remode against the disclosure.

 2.8 Bidt to proceed with technology. The Agreement does not restrict either parry from develoane, improving or marketing any products or services, provided, however, that such achievies are not in breach of this Agreement.

 3.3. Marraeties: Each Disclosure warrants to Recipient that it has the right to make the disclosurers covered by this Agreement. However, noneithstanding any particular information to the other parts. Any Confidence information programment for the content of the other parts. Any Confidence information formation and AS in Stock work warrants, misted or otherwise. Including those of merchantability or fitness for a particular purpose.
- 14. Term of Agreement and survival disage. Ether party may terminate this Agreement by glving the other party written notice thereof at least birty (30) days prior to the effective date thereof. Awwere, the obligation of this Agreement shall survive termination or expiration for the period described in paragraph 3.
- descreed in paragraph. If a competent court holds that (i) any of the provisions contained in this Agreement is for any reason excessively broad with regard contained in this Agreement is for any reason excessively broad with regard to time, generative score or in the Agreement was the construction in manner to enable it to be enthroad to this Agreement is wort ourselforceable, such determination that shall not affect the validity or enforceability of any other term or revision.
- other term or provision.

 1. Notice, of Breach: Recipient shall notify the Discloser immediately upon discovery of any unsudhorized use or disclosure of Confidential Information by Recipient, or any other breach of this Agreement by Recipient, and will accept that with efforts by the Discloser to help the Discloser and plan to discoverate with efforts by the Discloser to help the Discloser and persent its further unsuch oracle.

- with this Contract, including any question regarding its enstance, validity or termination, shall be submitted to and finally settled by a carell of three arbitration under the rules of the Arbitration Regulation of the Million Chamber of National and retensitional Arbitration, that the parties desired to be aware of. The arbitration shall be held in Millian and the language result be English. The Arbitration shall be held in Millian and the language result be finally and the sold contraction of the Arbitration shall be held in Millian and the language result of the surface of the Procedure.

 18. Insurether Refer? The parties addrowledge that morecarry damages may not be a sufficient remedy for unauthorized disclosure of Confidencial Information and that either parties may be represented to remedy any actual or threatened unsubmorated use or discourse of the Confidencial Information is any other damages that can be demonstrated.

 19. Anterdirection. This Agreement shall constitute the full and entire standard of the Confidencial Standard Co

Date: 27 4, 2013

Date:
H.T. S.F.I.
Vis Morcova,13 - 20121 Milano, Rahy
By
9.0V\$\$
Name:
Cab
Title:

13 2 1 3

Date: 7/10/2013