]HackingTeam[

NON DISCLOSURE AGREEMENT

In order to protect certain confidential information which may be disclosed between them, H.T. S.r.I. ("HT") and the 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, or execution by both parties.
- 2. <u>Discloser and Recipient:</u> 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".
- **3. Duration of Obligations:** Disdosures will occur under this Agreement beginning on the Effective Date and ending twelve (12) months thereafter and a Recipient's obligations under this Agreement expire five (5) years after the end of such disclosure period. Notwithstanding the foregoing, the Recipient's duty to hold in confidence Confidential Information that was disclosed during term shall remain in effect until such Confidential Information is no eager to be considered as Confidential Information as stated herein.
- 4. Description of the Confidential Information: The term "Confidential Information" as used herein shall mean any and all proprietary information that is disclosed by Discloser to Recipient, including, but not limited to, matters of a technical nature such as trade secret processes or devices, techniques, data, formulas, inventions (whether or not patentable), specifications and characteristics of products pinned or being developed, and research subjects, methods and results, matters of a business nature such as information about costs, margins, pricing policies, markets, sales, suppliers, customass, methods and marketing plans or strategies; and other information of a similar nature that is not generally disclosed by Discloser to the public. Confidential Information shall expressly include any and all information prerived from the Confidential Information.

Recipient's obligations hereunder shall only extend to Confidential Information that relates to the nurpose stated in Paragraph 5, or that although not related to such purpose, is nevertheless disclosed as a result of the parties' discussions. Confidential Information may be disclosed in written or other targetic form (including on magnetic media) or by oral, visual or other magnet.

- 5.Use of Confidential Information: Recipient shall make use of the Confidential Information only for the following purpose: Product evaluation and/or for exploring a business relationship between the Discloser and the Descripint
- 6.No license granted Detum or destruction of information: Neither party acquires any interestinal property rights under this Acreement except the limited right processes to grant arry suit the processes to grant in paragraph 5 above. All Confedential information shall remain the property of the Discloser. At Discloser, and written request, Reclaimst will either destroy and certify such destruction or promotily return to Discloser say recording containing Confedential information, file consistent's possession or kent or controlled by like their transfor has a grant to assent or back which came into the possession of set documents if an Reclaimst, in accordance with the provisions of the Acres ments.
- 7. Restriction on consider Decipient shall be without the express prior written consect of the Levissor, exploition and/or copy, classed the reproduce sum of decital information, for any other purpose other than the purpose information prior thereto. Any such permitted consection and permitted consection of the purpose of the purpose
- 8. Restriction on disclosure. Except as may the authorized by Discloser in writing, Recipient (a) will provide fore Confidential of president a provident and president of a party to the Saspanical, this I all providents are Confidential Information.

to compete or obtain any competitive or other advantage with respect to the Discloser. (c) limit dissemination of Confidential Information only to its employees who clearly have a "need-to-know" such Confidential Information, and then only to the extent of such need-to-know for of the purpose under paragraph 5; and (d), before disseminating Confidential Information to Recipient's employees, (i) to communicate in writing to Discloser the names of such employees, and (ii) to have an appropriate written agreement with its employees enabling them to comply with all of the provisions of this Agreement, to be also notified to Discloser before disseminating Confidential Information.

- 9.Standard of care: Recipient shall protect Discloser's Confidential Information by using the same degree of care, but no less than a reasonable degree of care, to prevent the unauthorized use, dissemination, or publication of the Confidential Information as Recipient uses to protect its own Confidential Information of a like nature.
- 10. Exclusions: This Agreement imposes no obligation upon Recipient with respect to information that (a) is or becomes a part of the public domain without breach of this Agreement; (b) was in Recipient's possession before receipt from Discloser; (c) is received in good faith by Recipient from a third party without a duty of confidentiality; (d) is disclosed by Discloser to a third party without restrictions similar to those contained herein; or (e) has been independently developed by employees, consultants or agents of the Recipient without violation of the terms of this Agreement or reference or access to any Confidential Information.
- 11. Court orders: Confidential Information disclosed in response to a valid order of a court or other governmental body to the extent of and for the number of such order, does not represent breach of this Agreement; provided, however, that Recipient uses reasonable efforts to limit disclosure to the greatest extent reasonably possible under the circumstances, and that Recipient shall first notify Discloser of the order and nermit Discloser to seek an appropriate protective order or other annoropriate remedy against the disclosure.
- 12. Pight to proceed with technology: This Agreement does not restrict either name from developing, improving or marketing any products or services provided, however, that such activities are not in breach of this Agreement.
- 13. Warranties: Each Discloser warrants to Recipient that it has the right to make the disclosures covered by this Agreement. However, notwithstanding any language to the contrary, the parties are not obligated to disclose any particular information to the other party. Any Confidential Information provided hereunder is on an "AS IS" basis with no warranties, implied or otherwise, including those of merchantability or finess fare particular purpose.
- 14. Torm of Agreement and survival clause: Either party may terminate this Agreement by giving the other party written notice thereof at least thirty (20) cays many to the offestive date thereof. However, the obligations of this Agreement shall survive termination or expiration for the period described in paragraph 3.
- 15. Severability: "La compotent court holds that (i) any of the provisions contained in the Agreement is for any reason excessively broad with regard to time, geographic scope or activity, that provision shall be construed in a masses to regulate to be enforced to the maximum extent compatible with applicable law for any precision in this Agreement is void or unenforceable, such determination that shall not affect the validity or enforceability of any collections appropriate.
- 16. Notice of Breach: Recipient shall notify the Discloser immediately upon proceeding any unauthorized use or disclosure of Confidential Information by Pocificat, or any other breach of this Agreement by Recipient, and will reform a procession of Confidential Information and prevent its further unauthorized upon
- 17. Governing law and jurisdiction: This Agreement shall be governed by and

with this Contract, including any quartum regarding its existence, validity or termination, shall be submitted to one can be perfectly a panel of three arbitrators under the runs of the Advances benefation of the Milan Chamber of Market to be aware of. The arbitrators shall as the parties declare to be aware of. The arbitrators shall as the arbitrators the fact that the rules of the international arbitration of to thin the local cord of Civil Procedure.

- 18. Injunctive Relief: The parties are nowedge that monetary damages may not be a sufficient remark for insurance or disclosure of Confidential Information and that either make may and his parties and preliminary relief to remedy any actual of the relief to the confidential Information addition to any other damage that are he demonstrated.
- 19. Amendments: The Agreement shall constitute the full and entire agreement between the parties with respect to the confidentiality and non-disclosure of the Confidential Information and shall supersorie any and all prior or contemporaneous agreem his and understandings relating thereto. No change, incliferation to addition to any provision of the Agreement shall be inclined and matching and executed by the duly authorized representatives of half lights as the Agreement may not be assigned by either norty without the consents; the other party.

IN WITNESS WHEREOF They are disclosure Agreement by duly authorized representatives of the partie borate copies. Company: Address: By: Name: Hoberg Title: Consultant	is there signed by the by them 17) identical
Date: 29.01.14 H.T. S.r.I. Via Moscova, 13 my malam taly By: Glaveage Web Name: Guulde Title: Coo Date: 3001/2014	if an 2nd guy is sign this document, than it is not more confidencial :))