MUTUAL NON-DISCLOSURE AGREEMENT

PARTIES:	McMaster Main Street West ON O
	Company/Organization name('Company') Company/organization address
DATE:	March ('Effective
	on of the mutual covenants set out in this and for other good and valuable (the receipt and sufficiency of which is hereby acknowledged by each of the Parties), the as follows:
Confidential II r eith	rion of confidential information Information means any information disclosed by party (the party to the other (the leating directly or indirectly to Name of Technology/Project, file # which is identified by the ner orally or in writing, as confidential, either at the time of disclosure or, if disclosed orally, writing within thirty days following the original disclosure.
i. was a public ii. was ki provid develo iii. was re a duty iv. is usevenotice	does not apply to information that: vailable to the public at the time of disclosure, or subsequently became available to the without fault of nown to at the time of disclosure or was independently developed by ed there is adequate documentation to confirm such prior knowledge or independent opment; eccived by from a party and was not aware that the party had of confidentiality to in respect of the information; d or disclosed by with prior written approval; or aired to be disclosed by law, provided that gives sufficient prior written of any such disclosure to allow to contest the disclosure. Any action taken by to contest the disclosure must not compromise the obligations of under the to disclose or cause to be subject to any fine, penalty or prosecution.
Each party de Information, w Office represe	esignates a representative for coordinating receipt, release and delivery of Confidential which for the will be Name of Principal Investigator and/or Technology Transfer entative and for Company: Name of designated representative for company, or another as the party may designate in writing to the other party.
may collaboration	y only use the Confidential Information for the purpose of type of purpose/or a research and not for any commercial purpose ('Permitted Purpose'). The must not use the information for any other purpose without the prior written approval of
mus	st keep the Confidential Information in confidence. may only disclose the information to its employees, directors, officers, agents, students (in managed case) and MCMaster University

consultants who have a need-to-know the Confidential Information for the Permitted Purpose, provided that they are advised of the confidential nature of the Confidential Information and are under an obligation to maintain its confidentiality. must not otherwise disclose Confidential Information to any person or party without the prior written approval of STANDARD OF CARE
must use at least the same standard of care in protecting the confidentiality of the Confidential Information as it uses in protecting its own information of a similar nature and, in any event, no less than a reasonable standard of care. The must notify promptly upon discovery that any Confidential Information has been accessed or otherwise acquired by or disclosed to an unauthorized person.
RETURN OF CONFIDENTIAL INFORMATION
If requested in writing by must cease using, return to and/or destroy all Confidential Information and any copies of Confidential Information in its possession or control. may retain archival copy of such Confidential Information for the sole purpose of establishing the extent of the disclosure of such Confidential Information, provided that such information is not used by for any other purpose and is subject to the confidentiality requirements set out in this
NO LICENCE OR OTHER RIGHTS All Confidential Information remains the property of and no licence or any other rights to the Confidential Information is granted to under this This does not obligate to make any disclosure of Confidential Information to the enter into any business relationship or further agreement.
LIMITED WARRANTY & LIABILITY warrants that it has the right to disclose the Confidential Information to makes no other warranties in respect of the Confidential Information and provides all information "AS IS" without any express or implied warranty of any kind, including any warranty as to merchantability, fitness for a particular purpose, accuracy, completeness or violation of party intellectual property rights. Neither party will be liable for any special, incidental or consequential damages of any kind whatsoever resulting from the disclosure, use or receipt of the Confidential Information.
TERM This and and obligation to keep Confidential Information confidential expires years after the Effective
GENERAL PROVISIONS
Notices - All notices given under this must be in writing and delivered by courier or registered mail, return receipt requested, or facsimile, to the address of the party set out on page of this All notices to the must be addressed to:
Executive Director McMaster Industry Liaison Office
Longwood Road South
McMaster Innovation Park, ON



and all notices to the Company must be addressed to:

title/contact name for position.

Notices will be deemed to have been received on the date of delivery, if delivered by courier, on the fifth business day following receipt, if delivered by registered mail or on the first business day following the electronic confirmation of the successful transmission of the facsimile, if sent by facsimile.

Remedies - agrees that damages may not be an adequate remedy for any breach or threatened breach of the obligations under this accordingly, in addition to any and all other available remedies, will be entitled to seek a temporary or permanent injunction or any other form of equitable relief to enforce the obligations contained in this
No waiver – Failure of a party to enforce its rights on occasion will not result in a waiver of those rights on any other occasion.
Assignment - Neither party may assign any of its rights or obligations under this without the prior written consent of the other party.
Regulatory compliance – Each party must comply with all applicable laws, regulations and rules in its jurisdiction, including but not limited to those relating to the export of information and data.
Entire — This represents the entire agreement between the parties with regard to the Confidential Information and supersedes any previous understandings, commitments or agreements, whether written or oral. No amendment or modification of this will be effective unless made in writing and signed by authorized representatives of both parties.
Severability – If any provision of this is wholly or partially unenforceable for any reason, all other provisions will continue in full force and effect.
Binding Effect - This is binding upon and will enure to the benefits of the parties and their respective successors and permitted assigns.
Execution - This may be executed by the parties in counterparts and may be executed and delivered by facsimile or electronically by and all such counterparts, facsimiles and copies shall together constitute agreement. The parties agree that facsimile or copies of signatures have the same effect as original signatures.
Governing Law - This will be governed and construed in accordance with the laws of the Province of Ontario and the laws of and the parties attorn to the exclusive jurisdiction of the courts of the Province of Ontario.



The parties have duly executed this Effective	by their duly authorized representatives as of the
UNIVERSITY	COMPANY
Gay Yuyitung Executive Director, MILO	Name of signatory Title
and agrees to be boun Investigator will ensure that any fa	acknowledges the terms and conditions set out in this d by the confidentiality obligations contained within it. The Principal culty or staff dealing with the Confidential Information are aware of the to abide by them.
Name of Principal Investigator	

