#### NON DISCLOSURE AGREEMENT

AGREENIEN I between American Clinical Board of	of Nutrition (ACBN) and
w	rith an office at
(name)	
	which is entered for the purpose
(address)	
of setting forth the basis under which each party wi party certain data, which may include sensitive, cor documentation and other technical, business and m graphic, electronic or other tangible form or throug not limited to, each individual's specialty networks, technological and trade secrets connected thereto (c	fidential member information, arketing information, in written, oral th site surveys or visits, including but licensing/service agreements,
agrees	as follows:
(name)	

## 1. NON-DISCLOSURE

- a) The information shall be deemed the exclusive property of the furnishing party. The information and all copies thereof shall be returned to the furnishing party upon the furnishing party's request. The receiving party will not use the information for any purpose other than in accordance with the terms of this Agreement.
- b) The receiving party shall use the same degree of care as it uses with its own propriety information to protect and maintain the confidentiality of the information of the furnishing party. The receiving party understands that he/she may review sensitive member information and trade secrets, and agrees to maintain confidentiality of all information.
- c) The receiving party agrees it will not allow any of its employees, agents, representatives, affiliates or any other person(s) to disclose or use any of the information of the furnishing party, except in accordance with the terms of the Agreement.
- d) If the receiving party or any of its employees, agents, representatives, affiliates or any other person(s) shall attempt to use or dispose of any of the information of the furnishing party in a manner contrary to the terms of this Agreement, the furnishing party shall have the right, in addition to such other remedies, which may be available to it, to injunctive relief enjoining such acts or attempts, it being acknowledged that legal remedies are inadequate.
- e) The information is being furnished and/or disclosed for the sole purpose of examining the feasibility of a contract or a business relationship between the individual(s) identified above and the information is not to be disseminated by the receiving party to any other individual or entity and is not to be used by the

receiving party for any other purpose

- f) All information shall be destroyed or returned to the furnishing party whenever any of the Parties so request in writing or upon termination of this Agreement for any reason. Any Party who disclosed information to another party or entity (e.g., employees, representatives, affiliates or independent contractors) must assure that all such parties or entities return or destroy said information. If any of the Parties so requests in written or upon the termination of this Agreement for any reason.
- g) The Parties are aware of and understand Member Confidentiality as referred to in Section 264 of the Health Insurance Profitability and Accountability Act of 1996 (HIPPA). All member information is considered highly sensitive and may not be disseminated.
- h) ACBN Executive Board members, employees, subject-matter experts (SMEs), and all those with access to confidential exam information are prohibited from developing or delivering examination preparation products and are not eligible to take the examination during their tenure and for a period of two years following the end of their access to examination content.

## 2. NOTICES

In all notices, requests, consents, demands and other communications provided for by this Agreement shall be in writing and shall (unless otherwise specifically provided herein) be deemed given when mailed first class mail at any general or branch post office enclosed in a registered or certified postpaid envelope, addressed to the address of the parties set forth above, or to such changed addresses as such parties may have fixed by notice, provided, however that any notice of change in address shall be effective only upon receipt.

#### 3. NON-CIRCUMVENTION

This Agreement prohibits one or all parties from independently contacting or contracting with individuals and/or corporations that were identified by either of the parties involved in this Agreement during the course of discussions, negotiations or the exchange of information.

# 4. MISCELLANEOUS

- a) This Agreement may not be changed, modified or amended except by writing and signed by the party changed, and this Agreement may not e discharged except by performance in accordance with its terms.
- b) This Agreement sets forth the entire Agreement and understanding between the parties as to the subject matter hereof and merges and supersedes all other prior discussions, agreements and understandings of any kind and every nature between them.

c) The individuals executing this A	Agreement and on behalf of
	do each hereby represent
agreement duty authorized by	vely have been and are on the date of this all necessary appropriate corporate action to chalf of their respective principals.
technical, marketing or other in reason upon thirty (30) days pu	e obligation to provide or exchange business, information pursuant to this Agreement for any rior notice to the other Party. The provisions of tion of this Agreement and shall remain in full
IN WITNESS WHEREOF, the Pa executed as of the dates set forth b	rties hereto caused this Agreement to be elow.
Ву	By
(Signature)	(Signature)
Name:	Name: Dr. Elicia Rosen-Fox
Title	Title: President .
Date	Date: