Exhibit C Software Service & NDA

1. Confidential Information: "Confidential Information" as used herein includes marketing plans, product plans, business strategies, financial information, forecasts, personnel information, customer lists, trade secrets, Innovations, other non- public technical or business information, third party information made available to consultant, joint research agreements or agreements entered into by and it Clients or any of its affiliates, whether in writing or given to Consultant orally, which Consultant knows or has reason to know and it Clients would like to treat as confidential for any purpose, such as maintaining a competitive advantage or avoiding undesirable publicity.
2. Consulting Period: "Consulting Period" as used herein is the project duration defined in the work order or purchase order from time to time.
3. Relationship of Trust: Consultant's work for and its Clients creates a relationship of trust and confidence between and its Clients and Consultant.
4. Disclosing Period: The provisions of the NDA govern only the Confidential Information disclosed by and its Clients to Consultant during the term of the Consulting Period.
5. Continuing Obligation: After the Disclosing Period, Consultant has a continuing obligation to maintain the confidentiality of and it Client's disclosed Confidential Information for a period of five years.
6. Other Sources Exemptions: Consultant's obligations hereunder will not apply, or shall cease to apply, to that Confidential Information which Consultant can establish: (i) was not identified as confidential when disclosed within thirty (30) days or is thereafter identified as Confidential byand it Clients; or (ii) was in the public domain by acts not attributable to Consultant or otherwise available to the public other than by breach of this NDA; or (iii) was rightfully in possession of Consultant prior to receiving it fromand it Clients; or (iv) becomes available to Consultant from a source other thanand it Clients who is in rightful possession with the lawful right to provide it to Consultant; or (v) is independently developed by Consultant without use of or reference to the Confidential Information; or (vi) is otherwise agreed in writing to be no longer considered otherwise restricted by and it Clients.
7. Limitations on Duty: Consultant's duty to maintain the confidentiality extends only to that disclosed
Information which: (i) is identified as being Confidential at the time of disclosure byand it
$Clients; or \ (ii) \ is \ marked \ Confidential, or \ with \ a \ similar \ legend, \ at \ the \ time \ of \ disclosure; or \ (iii) \ is \ summarized$
and designated as Confidential byand it Clients in a written
memorandum delivered to Consultant within thirty days after the disclosure.
8. Standard of Care: Consultant shall protect the disclosed Confidential Information by using the same degree of care, but no less than a reasonable degree of care, as it uses to safeguard its own confidential or proprietary information of a like nature from unauthorized use, disclosure, or dissemination. Consultant shall not copy, distribute, or disseminate any of the Confidential Information to any unauthorized persons or entities without the and it Client's express prior written consent and Consultant shall limit access to the Confidential Information to only those authorized employees or agents having a need to know.
9. Return of Materials: Upon the earlier of fifteen (15) calendar days after: (i) Consultant's receipt of and it Client's written request for same, or (ii) Consultant's completion of those stated
Employer Initial Employee Initial

Exhibit C Software Service & NDA

purposes for which	and it Clients	s provided Consultant its Confidential Infor	mation;
or (iii) the end of the Disclosing	ng Period; all of	and it Client's Confidential ession or control shall be returned to	
and it 0	Clients or destroyed by Co	onsultant at and it C	Client's
instruction. At	and it Client's re	equest, Consultant shall then certify the san	ne in
writing and that no copies have	e been retained by Consu	ultant, its employees or agents.	
the Confidential Information administrative authority of conotify and it	where such disclosure is a supported in the control of the control	thing herein shall restrict Consultant's right required by written order of a judicial, legided, however that, in each case, Consultar such need or requirement and coope ope of the proposed disclosure. Consultant nable steps for obtaining further appropriate and it Client's Co	islative, or nt will first erate with will assist e means of
Confidential Information may adequate remedy at law exists	cause irreparable harm to and that, in addition to ar	acknowledges that an unauthorized disclosured in the control of th	which no
are granted hereunder by one t trade secrets, or other intellect and it Cli	to the other as to any pater ual property now or hereat ents retains all rights and	ts or licenses whatsoever, either express or nts or patent applications, copyrights, trade of fter acquired, developed or controlled. remedies afforded under all U.S. and foreign otecting confidential, proprietary, or trade so	marks, gn patent,
enforce any rights under this ? 14. Transfer Restriction to any country prohibited from	NDA shall not be deemed ns: Consultant will not transolution obtaining such data acco	this Agreement then the failure of the other a waiver of any such rights. ansfer any disclosed information received harding to any national export regulation, (e.g. lations), without first obtaining all valid exports.	nereunder
any of the clients or referrals of terminate his service during the caused to the client and to provide his service will not solicit directly or indicated of for Consultant will not directly or	of or the consulting period, cons or the covice for a smooth transition rectly any employee (or utwo years following the considerectly employ or offer employee of	ad, Consultant should not seek any opporture for the period of two years. If consultant desultant should pay the expenses incurred, day consultant should agree upon with the client on of the project assigned to the consultant. Intilize as independent contractor) or former conclusion of employment with	ecides to image and Consultant employee contractor)
thereafter, he shall not directl	y or indirectly through yo	ng the term of this agreement and for two your officers, directors, agents, brokers, affile or or otherwise, offer or prothem.	liations,
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