

## Non-Disclosure Agreement

\_\_\_\_\_, (the "Discloser") and  
Suburban Artworks \_\_\_\_\_, (the "Recipient"), agree:  
Discloser may from time to time disclose to Recipient certain confidential information or trade secrets generally regarding \_\_\_\_\_

Recipient agrees that it shall not disclose the information so conveyed, unless in conformity with this agreement. Recipient shall limit disclosure to the officers and employees of Recipient with a reasonable "need to Know" the information, and shall protect the same from disclosure with reasonable diligence.

The obligation of non-disclosure shall terminate when if any of the following occurs:

- (a) The confidential information becomes known to the public without the fault of Recipient or;
- (b) The information is disclosed publicly by Discloser or;
- (c) The information loses its status as confidential through no fault of recipient

In any event the obligation of non-disclosure shall not apply to information, which was known to recipient prior to the execution of this agreement.

The inventor understands that Suburban Artworks is involved in the business of researching and developing many ideas for new products. As well we see many ideas for new products submitted by inventors. Suburban Artworks may have previously received, or may receive ideas similar or identical to the inventor's idea. Inventors agree that submission of ideas to Suburban Artworks will not in any way limit Suburban Artworks right to use any such similar third party ideas as Suburban Artworks deem appropriate and inventor will not have any claim against Suburban Artworks with regard to these ideas.

\_\_\_\_\_  
Signature of Discloser

\_\_\_\_\_  
Dated

\_\_\_\_\_  
Name of Discloser

\_\_\_\_\_  
Dated



\_\_\_\_\_  
Signature of Recipient

Val Valgardson  
Name of Recipient