## **CONFIDENTIAL DISCLOSURE AGREEMENT**

THIS AGREEMENT entered into on t his	day of	, 2015 by and between			
The New Jersey Institute of Technology , for an	d on behalf of the 0	Center for Mem brane Science,			
Engineering & T echnology (hereinafter r eferred to as "UNIVERSITY/CENTER") and					
, having a place of business at					
		, (herein			
referred to as "COMPANY");					
WITTNESSETH:					
WHEREAS, the Center for Mem brane Science,	Engineering and Te	chnology, an organization of T he			
New Jersey Institute of Technology (the "Institu	ution") has propriet	ary technical information (hereinafte			
referred to as the "Technical Information") wh	ich Technical Infor	mation is the propert y of the			
UNIVERSITY/CENTER; and					
WHEREAS, Institution as assignee and technological	ogy tr ansfer manag	ger, for the UNIVERSITY/CENTER			
has the right to disclose to others the Technica other	l Information, supp	orting disclosure materials and any			
written materials relating thereto, and prototy	pes and/or samples	s thereof;			
WHEREAS, COMPANY wishes to review the Tec	chni cal Information	for th e purpose of determining			
whether or not it is intere sted in becoming a C	e nter Sponsor for	UNIVERSITY/CENTER which would			
enable COMPANY to take further development	and sales embody	ing the Technical Information.			
NOW, THEREFORE, in consideration of the prer	nises and covenena	ants herein contained, the parties			
hereto agree as follows:					
1) Upon execution of t his Agreement, a con fic	dential relationship	s hall arise between			
UNIVERSITY/CENTER and COMPANY, and COM	P ANY agrees to ho	ld in confidence all			
Technical information disclosed to it by UNIVER	RSITY/CENTER, b y t	he inventor(s), a nd not to			
disclose Technical Information to anyone excep	ot such of its em plo	oyees as may be necessary and to			
not use Technical Information for a nurpose no	nt covered by this A	greement unless			

a) Such Technical Information is a part of the pub lic domain prior to the date first written herein

above; or

b) Such Technical Information becomes a part of the public dom ain not due to some unautho rized

act by or omission of COMPANY after this Agreement is executed; or

c) COMPANY can demonstrate that it or an affiliate or subsidiary company of COMPANY

independently developed such Technical Information; or

d) Such Technical Infor mation is disclosed to COMPANY by a third party who has the right to

make such disclosure; or

e) Permission to disclose s aid Technical Information or to m ake use thereo f is obtained by

COMPANY from UNIVERSITY/CENTER in writing.

2) The term of this Agreement shall be three (3) years from the date first written above. 3) During the

term of this Agreement, UNIVE RSITY may disclose Techni cal Information to

COMPANY;

a) Technical Information will be considered confidential if it is marked in writing a s confidential at

the time of disclosure.

b) The exclusive points of contact for the parties with respect to the exchange of confidential

information are as follows:

**UNIVERSITY: CENTER:** 

Dr. Judith Sheft, Associate Vice President Dr. Kamalesh K. Sirkar, Co-Director

Technology Development Dr. Boris Khusid, Co-Director

The New Jersey Institute of Technology MAST Center

University Heights, 349 Fenster Hall The New Jersey Institute of Technology

Newark, NJ 07102 University Heights, 371 Tiernan Hall

Phone: 303-973-596-5825 Newark, NJ 07102

Phone: 973-596-8447

COMPANY:	
4) COMPANY shall use such efforts to preserve the	ne confidentiality of the Technical Information
disclosed as it would be if the Technical Information	cion was developed by the COMPANY and was to
be retained in confidence by it.	
5) It is understood and agreed that the Technica to	Information referred to hereunder shall be furnished
the COMPANY for evaluation in order that COMP	PANY may determine its interest in becoming a
Center Sponsor under an agreement to be negot	iated with COMPANY and for no other purpose.
6) COMPANY'S duty of confidentiality shall surviv	ve for three (3) y ears from the date the T echnical
Information is first receive d by COMPANY even	if this Agreement expires during said three-year
period.	
7) This Agreement shall be binding upon and inu	re to the benefit of the successors and assigns of the
parties hereto, but neither of the parties hereto	shall assign this Agreement without the prior written
consent of the other party.	
8) No modification or waiver of any of the provis	ions of this Agreement shall be valid unless in writing
and signed by the parties hereto. IN WITNESS W day and year first above	HEREOF, the parties have hereunto set thei r hands the
written.	
COMPANY:	
By: Da	te:

Printed Name:		. litle:		
The New Jersey Institute of Technology:				
Ву:	_ Date:			
Printed Name:				
Dr. Judith Sheft, Associate Vice President				
Office of Technology Development, The New Jersey Institute of Technology				