

NON CIRCUMVENTION / NON DISCLOSURE AGREEMENT

Re: “The Exhibited TESTS, Extraordinary Expose Discovery, Extraordinary Lawsuit Pleadings, Created Supporting Documents, International Pleadings, Extraordinary Habeas Corpus, Legal Reasoning, And Copy Rights, That Pertains To Such Intellectual Legal Properties, Afore-Indicated.

I, the undersigned disclosee, hereby warrant, agree, irrevocably agree and give my binding word not to disclose to any other(s) any information not authorized, in writing, under this Agreement or to circumvent Dr Dale Livingston, tms (hereinafter referred to as “Discloser”) **and any associates thereof** pertaining to any matters of law and fact, ordinary and extraordinary court filings, ordinary and extraordinary court pleadings, ordinary and extraordinary court cases, findings, legal reasoning, discernments, materials, copyrights, rights of copyright, lines of lawsuit business, or any business that Discloser may disclose or conduct with me or that Discloser and I may conduct together as referred to above (i.e., the section -"Re"), and shall be disclosed hereafter, now or in the future, for the life of this contract, which shall extend for a period not to exceed seven (7) years, except any trade secret shall be exempt from this Agreement when it shall be publicly disclosed by due process of both fact and law.

I hereby warrant, agree, irreversibly agree and give my binding word not to disclose said matters, etc., to any friends, relatives, partners, associates, employees, employers, corporations or any third parties whatsoever unless Discloser shall release said information into the public domain of Discloser’s own accord, or else does so openly, without agreement, to any of the foregoing same.

Further, I agree and irreversibly agree to protect Discloser from any ads, add-ons (including improvements to such legal subject matter, whether or not disclosed and/or copyrighted, as becoming, irrespective of the source, the added property of the Discloser), extensions, reversals, parallels, rollovers or third party cases relative to the matters pertaining to this contract.

Further, Discloser and/or its assigns shall have all investigative rights necessary to ascertain the integrity of and compliance to all requirements set forth within and under this Agreement.

This contract shall be binding upon any corporation, all individuals, irrespective of how they may sign their name, upon any legal entity of or to which I may be the sole proprietor, employer, employee (including any employee who may, after disclosure, leave below disclosee's employ), principal, agent, associate, or any partner (or former partner if a partner at any time after disclosure shall be made), both in the United States of America and in any other country, worldwide, and all rights to ascertain the integrity, maintenance, and enforceability of this non-disclosure agreement by applicable investigation of relative matters, shall be the irreversible right of the Discloser.

This Agreement represents the entire contract and may not be altered or amended except by the mutual consent of all parties hereto, in writing.

In the event that there shall be a dispute pertaining to this contract or any operations arising herefrom or hereunder wherein I am found to be at fault by any court, tribunal or governing arbitration of competent jurisdiction, I warrant, agree, irreversibly agree, and give my binding word that I will pay reasonable attorney fees and court costs or other such applicable costs.

signature _____

In the alternative to the foregoing, in the event that the Disclosee shall *not* be found at fault, then the Discloser - by way of acceptance and further performance or conveyance under this unilateral Agreement as the initiating legal ratification, ipso facto, forthwith, of Discloser's evident agreement to this contractual point - warrants, agrees, irreversibly agrees, and gives Discloser's binding word that Discloser will pay reasonable attorney fees and court costs or other such applicable costs.

This Agreement extends, by any association of the below signer or associates or partners or affiliates of the below signer with any person, attorney, lawyer, esquire, barrister, judicial officer, associate, association, government official, other official, private attorney general, sovereign, marketer, or other, located in the proposed United States or in other parts of the world where both civil and criminal law are recognized and sustained for the sake of honorable commerce, equity, justice, and honor, and is enforceable by, the honorable governments of, *minimally*, the nations of China, Taiwan, Hong Kong, Korea, Japan, and Thailand, and of the nations of India, Israel, Egypt, Arabia, Greece, Russia, and of the nations of Brazil, Peru, Mexico, the proposed United States, and Canada, and to those governments, and all applicable issues of commerce that shall exist within, and on, the continents of Australia, Greenland, Africa, South America, Europe, Asia, Iceland, and North America, whether or not under the authority of any Treaty empowerment between any of them.

In the event that there should be a dispute pertaining to this contract or any operation(s) arising herefrom or hereunder, I agree to recognize the laws of the state of Utah as having original jurisdiction, except wherein both parties or all parties involved may mutually elect to settle any such matters by arbitration, mutually establishing the governing conditions pertaining thereto, or where dispute shall involve party(ies) from different countries, the laws of the State of Utah of the United States shall take precedence.

In the event that I fail to perform any of the Agreements herein and/or hereunder, I agree, irreversibly agree and give my binding word, and warrant, that damages alone will not be adequate to compensate the Discloser for such failure, and Discloser will be gravely and irrevocably damaged by such failure, for which it will not have adequate remedy at law. Accordingly, the Discloser may institute an action against me for an injunction without any requirement on Discloser's part for posting with any court, tribunal, or arbitration, any bond or security or other financial pledge or obligation, before or at any time after the seeking of said injunction, which the Undersigned may not by any counter legal means or process deny, bar, or have set aside the same, waiving forthwith all Rights to such aforesaid counter measures accordingly, to prohibit me from continuing any conduct which is in violation of my Agreements herein and hereunder.

DATE _____ / _____ / _____

BUSINESS NAME

BY _____
PRINT NAME

TITLE _____

X _____

Phone # _____

Address _____

City/State _____

← NOTARY PUBLIC: