## iLamp

iLamp Maryland T. .

E. maryland@iLamp.com

## Name

## **Address**

(the Recipient)

and

iLamp Maryland, a company with registered address at 3023 NE 74TH ST, VANCOUVER, 98665-1430 WA, UNITED STATES (the Discloser)

- The Discloser intends to disclose information relating to the iLamp product and it's roll out in the state of Maryland to the Recipient for the purpose of (the Purpose).
- 2. The Recipient undertakes not to use the Confidential Information for any purpose except the Purpose, without first obtaining the written agreement of the Discloser.
- 3. The Recipient undertakes to keep the Confidential Information secure and not to disclose it to any third party except to its employees and professional advisers who need to know the same for the Purpose, who know they owe a duty of confidence to the Discloser and who are bound by obligations equivalent to those in clause 2 above and this clause 3.
- 4. The undertakings in clauses 2 and 3 above apply to all of the information disclosed by the Discloser to the Recipient, regardless of the way or form in which it is disclosed or recorded but they do not apply to:
- a) any information which is or in future comes into the public domain (unless as a result of the breach of this Agreement); or
- b) any information which is already known to the Recipient and which was not subject to any obligation of confidence before it was disclosed to the Recipient by the Discloser.

## iLamp

iLamp Maryland	T.
	E. maryland@iLamp.con
5. Nothing in this Agreement will prevent th	e Recipient from making any disclosure of the
Confidential Information required by law or	by any competent authority.
6. The Recipient will an request from the Di	iscloser, return all copies and records of the
·	nd will not retain any copies or records of the
Confidential Information to the Discloser and	d will not retain any copies of records of the
oormaanta mormation.	
7. Neither this Agreement nor the supply of	any information grants the Recipient any licence,
interest or right in respect of any intellectua	al property rights of the Discloser except the right to
copy the Confidential Information solely for	the Purpose.
8. The undertakings in clauses 2 and 3 will c	ontinue in force for 10 years from the date of this Agreement
O. This Agreement is governed by and is to	be construed in accordance with the law of the United Ctate
,	be construed in accordance with the law of the United States
may arise out of, or in connection with, this	sdiction to deal with any dispute which has arisen or
may arise out of, or in connection with, this	Agreement.
Executed and Delivered as a Deed by:	
ŕ	
Name	
Signature	
- <del> </del>	