

## **Confidentiality & Non-Disclosure Agreement - For Prospective Client**

WhiteLight Design is a full service industrial design, engineering and new product development firm including invention,

		ling and manufacturing support services. THIS Confidentiality
		st date of execution by the undersigned, and is made by and between ated at 2070 Hunters Trail Drive, Lawrenceville, Georgia, 30043
(hereinafter referred to as "WD		ated at 2070 numbers mail brive, Lawrenceville, Georgia, 30043
(insert individual or company n	ame), an individua	I who is citizen of, or a company organized under the laws of, the state of
, locate	ed at (insert addres	ss + zip code)
(horoinafter referred to as the	"prospective client	or "PC"), jointly referred to as the "PARTIES." WHEREAS, the PC has
developed and/or owns certain	inventions, trade	secrets, product concepts, secret processes, secret designs, drawings,
		ring and technical information, financial information, pricing methods, id/or other confidential information relating to (insert a brief descriptive: 1 For the sole purpose of enabling WD to
	nd/or technical asr	pects of the PROPERTY, the PC agrees to disclose the PROPERTY to WD. 2
		PROPERTY is and shall remain solely the property of the PC. <b>3</b> The PC
acknowledges that WD may, in	the process of eva	lluating the PROPERTY, disclose WD-owned confidential and proprietary
respect to WD's confidential ar	nd proprietary infor	use obligations of this Agreement are mutual and apply to the PC with mation as well as to WD with respect to the PC's PROPERTY. <b>4</b> WD
		Y derive economic value from not being generally known to others. WD
		others acting on behalf of the WD shall maintain the PROPERTY in
		to anyone else, nor use said PROPERTY for the benefit of the WD, for their e consent in writing of the PC. The provisions of this paragraph shall not
		a) which without violating any legal right of the PC were known to or used
by WD prior to the earliest date	of disclosure by the	ne PC to WD, as evidenced by the prior written records of WD; (b) which
		ough no fault of WD are lawfully and in good faith disclosed to WD by a
		tion; or (c) which without violating any legal right of the PC and through no
		domain. <b>5</b> The PROPERTY shall only be disclosed to such officers,
		VD as is required for the proper evaluation thereof, and such parties shall I in this Agreement shall be construed as expressly or implicitly granting to
		trade secret, or know-how now or hereafter possessed by the other party.
		riptions, drawings, models, samples or other materials pertaining to the
		en request of the PC, and WD agrees further to continue thereafter to
abide by the covenants of this	Agreement. <b>8</b> The t	terms of this Agreement shall remain in force indefinitely with respect to
		cial Code of Georgia §10-1-740, et seq., and shall remain in force for a
		of this Agreement for all other aspects of the PROPERTY. <b>9</b> This
		h the laws of the State of Georgia, U.S.A. Any dispute hereunder shall be
Georgia.	Ditration in accord	ance with the rules of the American Arbitration Association, in Atlanta,
IN WITNESS WHEREOF, the PAIDESIGN, INC.	RTIES have caused	this Agreement to be signed as of the dates indicated below WHITELIGHT
		Date:
Mr. Willis Whiteside, President		
PROSPECTIVE CLIENT		
Signed:		
Date:	Print Name:	
Title:	Phone #	Email

Attention: Mr. Willis Whiteside, President, WhiteLight Design, Inc. Be sure to include your printed name, address, brief descriptive title and your return telephone and fax number. It will be signed and return emailed to you usually within 3 business days. Questions (770) 277-7097 contact@whitelightdesign.com