MUTUAL NONDISCLOSURE AGREEMENT

In o	order to protect certain confidential information the		(Company name) and
1.	(Scientist's name), the parties to this Agreement hereby agree as follows: The parties' primary contacts for disclosing or receiving confidential information are:		
Foi	r;F	or::	
2.	The confidential information to be disclosed under this Agreement is described as:		
	A party receiving confidential information under closing party ("Discloser") only for the purpose or		the confidential information from the
4.	This Agreement controls only confidential inform	nation that is disclosed from the dates _	through
	A Recipient's duty to protect the confidential information.	formation under this Agreement expire:	s three (3) years from the receipt of
dis	A Recipient will protect the disclosed confident semination or publication of the confidential infor it disclosure to those of its employees, students,	mation. Recipient will not disclose con	
ma cor	A Recipient will have a duty to protect only that rked as "confidential" at the time of disclosure, on fidential at the time of disclosure and is also surmed in paragraph 1 above within fifteen (15) day	r that is (b) disclosed by the Discloser mmarized and designated as confidenti	in any other manner, is identified as
pos rigl wit	This Agreement imposes no obligation upon a ssession before the receipt from Discloser; (b) is htfully received by the Recipient from a third part hout a duty of confidentiality on the third party; (exercise) (exercise) and the state of the second confidentiality on the third party; (exercise) and the second confidentiality on the third party; (exercise) and the second confidentiality on the s	or becomes a matter of public knowled y without a duty of confidentiality; (d) is	dge through no fault of the Recipient; (c) is disclosed by the Discloser to a third party
9.	Either Recipient may decline to receive any infor	rmation that he or she does not wish to	receive from Discloser.
ide 22 Un	Company confirms that the confidential informatified on any US export control list, including the CFR 121. In the event Company intends to proviversity's Export Control Officer beforehand in writentist, or others at Stanford University, without the	e Commerce Control List (CCL) at 15 Covide Scientist with export control-listed criting. Company agrees not to provide a	CFR 774 and the US Munitions List (USML) at information, Company will inform Stanford any export control-listed information to
	Neither party acquires any intellectual property bove.	rights under this Agreement except the	e limited right to the use set out in paragraph
12.	The parties do not intend that any agency or pa	artnership relationship be created betw	een them by this Agreement.
13.	This Agreement is made under, and will be con	nstrued according to, the laws of the St	ate of California, USA.
Ву	:	By:	
Na	me:	Name:	
Titl	e:	Title:	
Da	te:	Date:	