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P. 01

LEADER TECHNOLOGIES LLC CONFIDENTIALITY & NON-DISCLOSURE AGREEMENT

This CONFIDENTIALITY & NON-DISCLOSURE AGREEMENT is entered into by and between LEADER TECHNOLOGIES LLC, as Ohio Linated Liability Corporate headquartered at \$21 Bestwind Drive, Saile 118, Westerville, OH 43081, ("LEADER") and THE REGENTS OF THE UNIVERSITY OF CALIFORNIA, bested at 1111 Friendia Street, Calchard, CA 94607 ("THE REGENTS"), under its Contract No. W-7405-ENG-48 with the U.S. DEPARTMENT OF ENERGY ("DOE"), as operators of the LAWRENCE LIVERMORE NATIONAL LABORATORY, Ignated at 7000 East Avenue, Livermore, CA 94550-9234 ("LINL").

LEADER will be furnishing LLNL with certain information which is either non-public, confidential or proprietary in names. All information assertanced by or furnished to LLNL, its directors, officers, employees, agents of representatives, including without limitation efforts accountant, consultants and furnicial advisors (collectively, "representatives"), by LEADER or its representatives, and all analysis, compilations, data, studies or other documents propared by LLNL or its representatives commissing or based in whole or in part on any such first shed information or reflecting LLNL's review of, or interest in, LEADER is intributing referred to as the "Information," in consideration of LLNL being furnished with the Information, LLNL agrees that:

WHEREAS, LEADER and LLNL have agreed to exchange certain information which may include, but may not be limited to the existing and proposed financial, legal, marketing, and other business information pertaining to the parties and/or their affiliates in connection with past and fisture business activities and other opportunities; and

WHEREAS, as a condition to the familishing of such information, LBADER and the LLNL are requiring that the other agree, as set forth below, to trest confidentially bitch information any other information (collectively, the "Confidential Information") furnished to the other or its directors, officers, employees, agence, advisors, efficiency or representatives (collectively referred to as the "Representatives").

DEFINITIONS:

- 1. Information or Confidential Information. "information" or "Confidential Information" includes without timulation trade secrets and other proprietary information which consists of, for example, and not intending to be all inclusive, (1) software (source and object code), algorithms, computer processing systems, techniques, methodologies, formulae, processes, compilations of information, drawings, proposals, case notes, reports, records, and specifications, and (1) information concerning menters relating to the business of LEADER, any of its olients, vendors, vandees, ellent contacts, licentees, the prices it obtains or has obtained for the services of its officers, amployees and staff, their work proclaints and services, or any other information concerning the business of LEADER and LEADER's good will.
- 2. Return of Morarial. All information and configuratial information including, without limitation, documents, disks or other computer media, or other material or information in its or her possession or under its or her control that (i) may comain or be derived from ideas, concepts, creations, or trade secrets and other proprietary and confidential information as set forth is the immediately preceding four paragraphs: or (ii) conjected with or derived from LEADER or its business associates.

NOW THEREFORE, the Parties further agree as follows:

1. The information will be kept confidential and will not, without the prior written consent of LEADER be disclosed by LLNL or its representatives, in any manner whetcover, in whole or in part, and will not be used by LLNL or its representatives directly or indirectly for any purpose other than evaluating the business relationship terferred to above, who are informed by LLNL of the confidential answer of the imbremation and who agree to be bound by the terms of this Agreement. LLNL agrees to notify LEADER so to the identity of such representatives prior to any dissemination of information and to obtain

Confidential

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LEADER TECHNOLOGIES LLC CONFIDENTIALITY & NON-DISCLOSURE AGREEMENT

LEADER's consent to such disclasses due to the highly sensitive market names of said information. Lift. will be responsible for any breach of this Agreement by its representatives. LLNL also agrees to shide by applicable law with respect to discionare of passoonal records and the right to privacy.

- Neither party heroto nor its representatives will, without the prior written consent of the other party, disclose to any other person the fact that the information has been made available, that discussions or negotiations are taking place concerning a possible business relationship involving LEADER or any other service, conditions or other facts with respect to any such possible business relationship, including the status thereof, except as required by law or by the rules of any recognized stack exchange and then, if circumstances permit, only with prior written notice at soon as possible to such other party. If circumstances make it impossible to give such prior written notice, then any disclosure made shall be no more expensive than is necessary to meet the minimum requirement imposed on the party making such diselectre.
- 3. The Information, and all capter thereof, except for that portion of the Information which consists of amilytes, compilations, data, studies or other documents propared by LLNL or its representatives will remain the absolute property of LEADER and will be returned without retaining any copies thereof to LEADER beamediately upon LEADER's request. That portion of the information which consists of analyses, compilations, data, modies or other documents prepared by LLNL will be immediately destroyed at the request of LEADER and such descriction will be confirmed to LEADER in writing
- 4. This Agreement shall be inoporative as to such portions of the information which (i) are or become generally available to the public other than as a result of an anumhorized disclosure by LLNL of its representatives; (ii) become available to LLNL on a non-confidential basis from any source excluding LEADER or its representatives, which source has represented to LLNL (and which LLNL has no reason to distribute after due inquiry) is entitled to disclose it; (it) was known to LLNL on a non-confidential basis prior to its disclosure to LLNL by LBADBR or one of its representatives.
- 5. Link understands that LEADER has orderevered to include in the information those materials which are believed to be reliable and relevant for the purpose of its evaluation, but LLNL acknowledges that neither LEADER nor any of its representatives makes may representations or warranty as to the accuracy or completeness of the information. LLNL agrees that neither LEADER nor any of its representatives shall have any liability to LLNL or to any of its representatives as a rocals of the use of the information by LLNL or its representatives, it being understood that only those particular representations and warranties which may be made in any definitive agreements, when, as and if excepted, and subject to such limitations and restrictions ar may be specified in such definitive agreements, shall have any legal effort.
- 6. In the event that LLNL or solvene to whom LLNL branchi the information parsuant to this Agreement are requested or become legally compelled (by eral questions, litterregatories, request for information or documents, subproces, civil investigative demand or similar process) to disclose any of the information, LLNE will provide LEADER with prompt written notice to that LEADER may seek a protective order or other appropriate remody and/or waive compliance with the provisions of the Agraement. In the event that mich protective order or other remody is not obtained, or the LEADER waives compliance with the provisions of this Agreement, LLNL will thenish only that portion of the information which is legally
- is in further understood and agreed that LLML will not directly contact employees of LEADER is connection with the information or a potential furthers relationship involving LEADER without prior suctionization of Michael T. Mckibban, Chairman and CEO of LEADER.

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LEADER TECHNOLOGIES LLC CONFIDENTIALITY & NON-DESCLOSURE AGREEMENT

- 2. It is further understand and agreed that no fiding or delay by LEADER in steephing may right, power or privilege under this Agreement shall equate in a region thereof nor that) may visible or partial ecorobic theoret proclade may other or further exercise of my right, power or privilege becomes.
- 9. This Agreement constitutes the conice agreement between the parties consenting its subject matter. All additions or modifications to this Agreement must be made in writing and must be signed by an exchanised representative of each pure. The parties agree to comply strictly with all applicable expert control laws and regulations. Any scales related to this Agreement will be governed by Claim box.

Please return a signed copy of this decament to:

LEADER TECHNOLOGIES LLC Attn: Michael T. McKibben 921 Renwind Drive Sulto 118 Westerville, OH 43081

CONFIRMED AND AGREED TO RY:

REGENTS OF THE UNIVERSITY OF CALIFORNIA LAWRENCE CIVERMORE NATIONAL LABORATORY By Janet U. Tulk Name: Laboratory Counsel Tide: Made by LEADER TECHNOLOGIES LLC

Michael T. McKibben Chairman and CBO

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LEADER TECHNOLOGIES LLC CONFIDENTIALITY & NON-DISCLOSURE AGREEMENT

THIS CONFIDENTIALITY & NON-DISCLOSURE AGREEMENT is ostored into by and between LEADER TECHNOLOGIES I.L.O. on Ohlo Limited Liability Corporate headquartered at 921 Seatwood Drive, Suite 118, Westerville, OH 41081, ("LEADER") and THE REGENTS OF THE UNIVERSITY OF CALIFORNIA, located at 1111 Friendin Street, Oxidana, CA 94607 ("THE RECENTS"), under its Contract No. W-7405-ENG-48 with the U.S. DEPARTMENT OF ENERGY ("DOE"), as operators of the LAWRENCE LIVERMORE NATIONAL LABORATORY, located at 7000 East Avenue, Livermore, CA 94550-9234 ("LINL").

LEADER will be fundables LLNL with certain information which is either non-public, confidencial or progressive in numbers. All information associated by or familiand to LLNL, its directors, officers, employees, employees, officers, employees, empl representatives, including without limitation attorneys, accountants, consultants and financial advisors (collectively, "representatives"), by LEADER or its representatives, and all exalyses, compilations, data, studies or other documents propared by LLNL or its representatives combining or bested in whole or in part on any such forelished information or reflecting LLNL's review of, or increas in LEADER is herebreiter referred to as the "information," to consideration of LLNL being fivalshed with the Information, LLNL agrees that

WHEREAS, LEADER and LLNL have agreed to exchange certain information which may include, but may not be limited to the existing and proposed financial, legal, nurleolog, and other business information pertaining to the parties and/or their affiliates in connection with past and feature business activities and other opportunities; and

WHEREAS, at a condition to the furnishing of such information, LEADER and the LLNL are requiring that the other agree, as set forth below, to trest confidentially such information any other information (collectively, the "Confidential Information") furnished to the other or its directors, officers, employees, agents, advisors, effiliates, or representatives (collectively referred to as the "Representatives").

DEFINITIONS:

- Information or Confidential Information. "Information" or "Confidential Information" includes without limitation trade secrets and other proprietary information which consists of, for example, and not intrading to be all inclusive, (1) software (course and object code), algorithms, computer processing systems, techniques, methodologies, formulac, processes, compilations of information, drawings, proposals, case notes, reports, records, and specifications, and (ii) information concerning mentions relating to the business of LEADER, any of its olients, vendors, vendors, client contacts, liceruses, the prices it obtains or has obtained for the services of its officers, employees and staff, their work products and services, or any other information concerning the business of LRADER and LEADER'S good will.
- Return of Mouriel. All information and confidential information including, without limitation, documents, disks or other computer media, or other meterial or information in its or her posteration or under the or her control that (i) may contain or be derived from ideas, concepts, creations, or trade secrets and other proprietary and confidential information as ant forth in the Unmediately preceding four paragraphs: or (fi) connected with or derived from LHADER or its business associates.

NOW THEREFORE, the Parties further agree as follows:

1. The information will be kept confidential and will not, without the prior written content of LEADER be disclosed by LLNL or its representatives, in any manner whatsoever, to whole or in part, and will not be used by LLNL or its representatives directly or indirectly for any purpose other than evaluating the business relationship referred to above, who are informed by LLNL of the confidential parare of the information and who agree to be bound by the terms of this Agreement. LLNL agrees to notify LEADER as to the identity of such representatives prior to any dissemination of information and to obtain

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LEADER TECHNOLOGIES LLC CONFIDENTIALITY & NON-DISCLOSURE AGREEMENT

LEADER's constant to such discinsure due to the highly sensitive market nature of said information. LINE will be responsible the any breasts of this Agreement by its representatives. LINE also agrees to shide by applicable law with respect to discinsure of personnal records and the right to privacy.

- 2. Neither party heroto nor its representatives will, without the prior written comment of the other party, disclose to any other person the fact that the information has been made available, that discussions or negotiations are taking place concerning a possible business relationship involving LEADER or any other serms, conditions or other facts with respect to any such possible business relationship, including the status thereof, except as required by law or by the rules of any recognized stock exchange and then, if circumstances permit, only with prior written notion as soon as possible to such other party. If officialists made it impossible to give such prior written notice, then any disclosure made shall be no more excensive than is necessary to make the minimum requirement imposed on the party making such disclosure.
- 3. The Information, and all copies thereof, except for that portion of the Information which consists of analyses, compilations, data, studies or other documents propared by LLNL or its representatives will remain the absolute property of LEADER and will be returned without retaining any copies thereof to LEADER, immediately upon LEADER's request. That portion of the Information which consists of analyses, compilations, data, credies or other documents prepared by LLNL will be immediately destroyed at the request of LEADER and such destruction will be confirmed to LEADER in writing.
- 4. This Agreement shall be inoporative as to such portions of the information which (i) are or become generally available to the public other than as a result of an anathorized disclosure by LLNL or its representatives; (ii) become available to LLNL on a non-confidential hards from any source excluding LEADER or its representatives, which source has represented to LLNL (and which LLNL has no reason to disbelieve after that inquiry) is estitled to disclose it; (iti) was known to LLNL on a non-confidential basis prior to its disclosure to LLNL by LEADER or one of its representatives.
- 5. LLNL understands that LEADER has enduavored to include in the information those materials which are believed to be reliable and relevant for the purpose of its evaluation, but LLNL acknowledges that neither LEADER nor any of its representatives makes say representations or warranty as to the accuracy or completeness of the information. LLNL agrees that neither LEADER nor say of its representatives shall have any liability to LLNL or to any of its representatives as a result of the use of the information by LLNL or its representatives, it being understood that only those particular representations and warranties which may be made in any definitive agreements, when, at and if excepted, and subject to such limitations and restrictions are may be specified in such definitive agreements, that have any logal effect.
- 6. In the event that LLNL or anyone to wham LLNL brammit the Information pursuant to this Agreement are requested or become legally compolired (by eral quartiens, interrogatories, request for information or documents, subproved, civil investigative densed or similar process) to disclose any of the information, LLNL will provide LEADER with prompt written notice so that LEADER may suck a protective order or other appropriate remedy and/or waive compliance with the provisions of the Agreement. In the event that noth protective order or other remedy is not obtained, or the LEADER waives compliance with the provisions of this Agreement, LLNL will family that portion of the Information which is legally required.
- 7. Is in further understood and agreed that ILINL will not directly contact employees of LEADER in connection with the information or a potential business relationship involving LEADER without prior authorization of Michael T. McKibban, Chairman and CEO of LEADER.

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LEADER TECENOLOGIES LLC CONFIDENTIALITY & NON-DESCLOSURE AGREEMENT

- 2. It is further understood and agreed that no thiltre or delay by LEADER in exercising any right, power or privilege under this Agreement shell quarter as a walver thereof are shell any single or partial exercise thereof prochade any solar or farther exercise of any right, power or privilege becauses.
- 9. This Agreement constitutes the conic agreement between the parties concerning its subject matter. All additions or modifications to this Agreement must be made in writing and must be signed by an authorized representative of each pure. The parties agree to comply switchy with all applicable expert control laws and regulations. Any action released to this Agreement will be governed by Ohio law.

Please return a signed copy of this document to:

LBADER TECHNOLOGIES LLC Attn: Michael T. McKloben 921 Ranwind Drive Suite 118 Wosterville, OH 43081

CONFIRMED AND AGREED TO BY:

REGENTS OF THE UNIVERSITY OF CALIFORNIA LAWRENCE CIVERMORE NATIONAL LABORATORY

Janet O. Tolk Laboratory Counsel

Made by:

LEADER TECHNOLOGIES LLC

Michael T. McKibben Chairman and CBO

Confldential

FAGE 03 LLNL Exhibit

Exhibi

ADDENDUM NO. 1 TO LEADER TECHNOLOGIES LLC CONFIDENTIALITY & NON-DISCLOSURE AGREEMENT DATED DECEMBER 27, 2000 WHICH IS HEREBY INCORPORATED TH THOUGH ORIGINALLY MADE PART THEREOF UPON EXECUTION HI THE PARTIES HEREIN AS SET OUT BELOW

This Agreement, effective on the date the last party signs, is made by and between LEADER TECHNOLOGIES, LLC ("LEADER") located at Spectrum Commerce Center, 921 Eastwind Drive, Suite 118, Westerville, OH 43081 and THE REGENTS OF THE UNIVERSITY OF CALIFORNIA, located at 1111 Franklin Street, Oakland, CA 94607 ("THE REGENTS"), under its Contract No. W-7405-ENG-48 with the U.S. DEPARTMENT OF ENERGY ("DOE"), as operators of the LAWRENCE LIVERMORE NATIONAL LABORATORY, located at 7000 East Avenue, Livermore, CA. 94550 ("LLNL"), hereinafter collectively the "PARTIES."

WHEREAS, LEADER wished to receive and THE REGENTS wish to furnish certain confidential and proprietary information relating to <u>smart comera technology and applications</u> ("PROPRIETARY INFORMATION"), this Agreement will govern the conditions of disclosure of PROPRIETARY INFORMATION by THE REGENTS.

The PARTIES hereby agree:

- To perform all terms of this Agreement and to maintain the PROPRIETARY INFORMATION in confidence, giving it the same degree of care, but no less than a reasonable degree of care, as the PARTIES exercise with its own proprietary information to prevent its unauthorized disclosure;
- 2. To use the PROPRIETARY INFORMATION solely for the purpose of evaluation, testing and development of potential collaborations, joint ventures, and/or license of the technology;
- 3. That the PARTIES will not, without the prior written consent of THE REGENTS, LEADER, or DOE respectively, as owners, disclose any portion of the PROPRIETARY INFORMATION to others except to their employees, agents, consultants, subcontractors or Government personnel having a need to know in order to accomplish the sole purpose stated above, and who are bound by a like obligation of confidentiality under this Agreement;
- 4. That the PARTIES will not have any obligation to each other or assume any liability with respect to any portion of the PROPRIETARY INFORMATION that:
 - a. A recipient can domonstrate by written record was previously known to them;
 - b. Is, or becomes, available to the public through no fault of a recipient;
 - is lawfully obtained by a recipient from a third party and is not subject to an obligation of confidentiality owed to the other PARTIES;
 - Is independently developed by or for the RECIPIENT independent of any disclosure hereunder.
- 5. That PROPRIETARY INFORMATION disclosed by the PARTIES will be in writing and clearly marked "PROPRIETARY INFORMATION" or its equivalent. If such PROPRIETARY INFORMATION is initially disclosed orally or by demonstration, it will be identified as PROPRIETARY INFORMATION or its equivalent at the time of disclosure. The PARTIES will, within thirty (30) days thereafter: (a) reduce such PROPRIETARY INFORMATION to writing or other taugible form, referencing the date and type of PROPRIETARY INFORMATION disclosed, and

ADDENDUM NO. 1 TO LEADER TECHNOLOGIES LLC CONFIDENTIALITY & NON-DISCLOSURE AGREEMENT DATED DECEMBER 27, 2000 WHICH IS HEREBY INCORPORATED THEREIN AS THOUGH ORIGINALLY MADE PART THEREOF UPON EXECUTION HEREOF BY THE PARTIES HEREIN AS SET OUT BELOW

mark it as PROPRIETARY INFORMATION or its equivalent; and (b) deliver a copy to the receiving PARTY. All protections and restrictions as to use and disclosure will apply during such thirty (30) day period.

- 6. That all rights and title to the PROPRIETARY INFORMATION disclosed under this Agreement will remain the property of THE REGENTS unless otherwise agreed to in writing by the PARTIES.
- 7. The PARTIES agree that any photocopy or facsimile copy of this fully-executed agreement shall have the same legal force and effect as any copy bearing the original signature of the PARTIES.

Technical Contact for Recipient:

Technical Contact for LLNL:

Name:

Michael T. McKibben

Chairman and CEO

Company: Leader Technologies, LLC

Address:

Specifism Commerce Center

921 Eastwind Drive, Suite 118

Westerville, OH 43081

Phone: Fax:

(614) 800-1986

(614) 864-7922

Name:

Doug Colland

Company: Lawrence Livermore

National Laboratory 7000 East Avenue

Address:

P.O. Box 808, L-385

Livermore, CA 94550

(925) 423-7867

Phone: Fax:

(925) 433-4451

It is further agreed that the furnishing of PROPRIETARY INFORMATION does not constitute any grant of license to the parties for any legal rights now or hercinafter held by LEADER, REGENTS.

This Agreement will be subject to, and interpreted in accordance with, the laws of the State of California.

This Agreement will remain in effect for two (2) year(s) from the effective date first written above, at which time the PARTIES will return or destroy the PROPRIETARY INFORMATION within thirty (30) days of the termination of this Agreement. If the PROPRINTARY INFORMATION is destroyed, a certificate of destruction must be furnished to each PARTY by the other PARTY within the thirty (30) days. The secrecy and non-use obligations of We PARTIES set forth above will remain in effect for five (5) years from the effective date of this agreement.

The PARTIES acknowledge their respective obligations to control access to technical data under the U.S. Export Laws and Regulations and agrees to adhere to such laws and Regulations with regard to any technical data received under this Agreement.

ADDENDUM NO. 1 TO LEADER TECHNOLOGIES LLC

CONFIDENTIALITY & NON-DISCLOSURE AGREEMENT DATED DECEMBER 27, 2000 WHICH IS HEREBY INCORPORATED THEREIN AS THOUGH ORIGINALLY MADE PART THEREOF UPON EXECUTION HEREOF BY THE PARTIES HEREIN AS SET OUT BELOW

Any modification to this Agreement must be in writing and signed by the duly authorized representative of each party.

LEADER TECHNOLOGIES, LLC.

THE REGENTS OF THE UNIVERSITY OF CALIFORNIA, I.AWRENCE LIVERMORE NATIONALABORATORY

By:

Wignature)

Name:

(signature)

Name:

(please print)

Title:

VICE Cuthkuth

Date:

11/16/01

Date:

10/19/01

RETURN TO:

Lawrence Livermore National Laboratory

ATTN: Terry Contreras 7000 East Avenue P.O. Box 808, L-795

Livermore, CA 94550

Ce: Kevin O'Brien, L-795 Doug Coffland, L-383