

HongKong Bordersun Prototyping Limited

HongKong Bordersun Prototyping Limited

NON-DISCLOSURE AGREEMENT

Upon completion, please scan it and send back to us
Sales@Bordersun-prototype.com

Confidentiality agreement

The parties to this Agreement shall confirm their future legal obligations, which shall be governed by ICC regulations. The confidentiality agreement is entered into by and between the parties with mutual interests, including their affiliates, subsidiaries, shareholders, partners, trading partners and other associated organizations (hereinafter referred to as "affiliates"). Therefore, in order to fulfill the mutual commitment of both parties and get the return equal to the benefit value. The parties mutually agree and undertake as follows:

1. Confidential Information

Confidential Information shall include conversations relating to designs and all data, materials, products, technologies, computer programs, specifications, manuals, business plans, software, marketing plans, financial information and other information disclosed or presented to the other party by oral, written or any other media. The Parties shall treat all dialogue as confidential and expressly agree not to disclose such dialogue or confidential Information, in whole or in part, to any subsidiary (excluding appropriate employees, directors and officers) or contractor, nor to approach, contact, require and/or operate transactions with the said business under any circumstances.

2. Obligations of both parties

Neither party shall deceive the other under any circumstances, and the Confidential Information shall be deemed to be confidential and exclusive and shall be kept confidential and shall not be used except for the purpose of each other's business. The Parties agree to take necessary and reasonable precautions to protect the disclosure of the Confidential Information to any subsidiary except appropriate employees, officers, directors and representatives, but not limited to auditors and legal representatives, who may need access to the Confidential Information. Neither party shall disclose, publish, or otherwise disclose to any third party any confidential information received from the other party unless prior written authorization is obtained from the other party, except as required by law or regulatory proceedings. Neither party shall reproduce the existing Confidential Information. If no transaction is entered into for the use of confidential Information, the other party shall, within ten days after the request of either party, return all confidential Information in written or tangible form, including copies, duplicates or other media containing such Confidential Information.

3. The term

The obligations of the Parties under this Agreement shall take effect for one year from the date of the last disclosure of any confidential Information to either party pursuant to this Agreement. In addition, the non-disclosure obligation shall not affect bankruptcy, receivership, distribution, attachment or forfeiture proceedings, whether or not to initiate an objection to any agreement between the parties, by the trustee, by the bankruptcy of either party, or by either party as the debtor holding the assets or equivalent under local law.

4. Other information

Neither party shall be obligated under this Agreement to provide the following Confidential Information;

4.1 If neither party breaches this Agreement, it has or has become public information;

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4.2 It shall be legally accepted by either party without any obligation of confidentiality;

4.3 Developed by either party without violating this Agreement;

However, such Confidential Information shall not be disclosed unless required to do so by law or regulatory process, unless such Confidential Information is disclosed within thirty (30) days after a written notice of intention to disclose is given to the other party stating the reason for disclosure.

5. The legal liability of this Agreement shall be borne by the party in breach of this Agreement and not by the bank, investor, source of funds or other institutions of the party participating in this Transaction, unless permitted in writing by the other party. And neither party may use a third party to avoid this clause.

6. once the contract cheating behavior and event happened either party, whether directly or indirectly, to deceive one party has a legal obligation to undertake the deals should provide the greatest value money compensation, including the cheating behavior lead to the loss of, or otherwise the total commissions, fees, or due to the profit, the party and no cheating because violates this all caused losses, and maintain the legal rights and interests of the behavior of any of this agreement include cost, as a result of yet another must be added, including compensation for legal fees, etc, all kinds of costs.

7. Governing law and equitable remedies

In accordance with the laws of Hong Kong, the parties irrevocably submit to the non-exclusive jurisdiction of the courts of the Hong Kong Special Administrative Region in respect of any claim, dispute or difference arising out of or in connection with this Agreement.

8. The Parties further agree that any conflict, dispute, quarrel or breach in connection with and/or arising out of any part of this Agreement, if not resolved internally by the Parties, shall be submitted to the International Chamber of Commerce for arbitration and determination in accordance with regulations. Any decision and/or judgment made by the arbitrator shall be final and enforceable by the court.

9. The terms of this Agreement shall become effective, enforceable and admissible when signed under this Agreement.

10. This Agreement shall apply to either party hereto, its respective successors, administrators and executors and all communities, etc.

11. If any provision of this Agreement is held to be invalid or unenforceable by a court of competent jurisdiction, this Agreement, including all remaining provisions, shall remain in full force and effect as if such invalid or unenforceable provision had never been included.

12. Any notice required or in connection with this Agreement shall be in writing and shall be given to the relevant party by hand-delivered or registered mail, postage prepaid or overnight delivery service recognized.

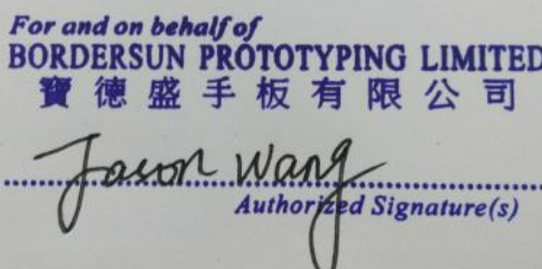
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13. Failure of either party to insist upon strict performance of any provision of this Agreement by the other party under various circumstances shall not be construed as a waiver of continued or subsequent failure to perform or delay in performance of any provision of this Agreement.

14. Both parties hereto shall read this Agreement carefully and fully understand its terms and conditions before signing their names and shall unconditionally abide by its terms and conditions from the effective date.

15. This Agreement terminates and supersedes all previous understandings or agreements with respect to the subject matter hereof. This Agreement may be amended only by further written documents duly signed by the parties.

Signatures:

Signed on behalf of HongKong Bordersun Prototype Limited	
Bordersun's Representative: Signature	 <p><i>For and on behalf of</i> BORDERSUN PROTOTYPING LIMITED 寶德盛手板有限公司 <i>.....</i> <i>Authorized Signature(s)</i></p>
Bordersun's Representative: Print Name	Jason Wang (President)

Signed on behalf of	
Representative's Signature	
Representative: Print Name	