

# CONFIDENTIALITY AGREEMENT

## This Agreement is made by

**Aero Visions International, Inc.**  
312 W Fourth Street  
Carson City, NV 89703

(hereinafter "The Party Entitled"  
represented by

Dr. Jurg Sommerauer

on the one hand

and

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.....  
.....

(hereinafter "the Obligor")  
on the other hand

The Parties are under discussion about completing a cooperation's contract regarding the project **SkyShark** (flying object), hereinafter "the Project"). In the context with the Project the Obligor wishes to examine the Project documentation. This examination is granted subject to and under the conditions of the Confidentiality Agreement as set out hereafter:

1. The Obligor recognizes and keeps the business secret of the Party Entitled relating to the Project **SkyShark**. The Obligor recognizes the Party Entitled as the one and only author and owner of all the inventions and characteristics of the constructions of the Project.

The Obligor treats the Project and all information, documentation, and findings related hereto as strictly confidential.

Should the Obligor wish to inform a third party about the information received or the findings drawn , he is bound to request from the Party Entitled beforehand a written authorization to that respect. After receiving such an authorization by the Party Entitled the Obligor has to obtain from such third party the signing of the same Confidentiality Agreement as entered hereby.

2. The Obligor is authorized to see the following project documentation (delete where inapplicable):
  - the entire concept study and business plan of the project **SkyShark**, done on behalf of the company Aero Visions International, Inc. (without the right of duplication)
  - examination of records of the studies **SkyShark** (without the right of duplication)
  - ~~duplication of the Project's plans and planning scheme~~

- ~~duplication of the "data and facts of the draft"~~
  - handling over the entire concept study with prior approval of Aero Visions Intl., Inc.
  - (others)
3. Upon first request of the Party Entitled the Obligor has to return all documentation received and all products whether completed or not insofar as they concern the Project **SkyShark**. The Obligor is not entitled to duplicate such documentation or products unless otherwise agreed in section 2 above.
  4. All negotiations between the parties relating the Project **SkyShark** are and remain strictly confidential.
  5. A violation of the provisions of this Confidentiality Agreement will result in a penalty for non-performance. This penalty does not relieve the Obligor from his obligations as defined in this Confidentiality Agreement.
  6. The Confidentiality Agreement is unlimited in time.
  7. The Confidentiality Agreement is subject to the Laws of the United States of America. Any disputes under this Confidentiality Agreement shall be brought before the Court of Ogden, Utah.

**The Parties:**

On behalf of:

**Aero Visions International, Inc.**  
 312 W Fourth Street  
 Carson City, NV 89703

On behalf of:

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 .....  
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 Signature

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 Signature

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 Date

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 Date