

NON DISCLOSURE & NON CIRCUMVENTION AGREEMENT

This agreement is made between Sea Pirate Mining, Inc., hereafter referred to as the "Company",
and _____ hereafter referred to as the
"Entrusted Party" on this ____ day of, _____ 201__.

In consideration of a full and complete understanding and acceptance of the covenants and agreements and assurances as herein held, by the parties herein, as by their signatures as affixed hereon, pledge and agree to be responsible and restricted and legally bound by every term, condition and covenant herein and in perpetually, do hereby willfully and without reservation agrees, as follows;

1. The "Company" desires, expects and demands, that as a result of exposure to any and all manufacturing, software and technology systems, and or any and all proprietary data, reports, findings, and or any other privileged information, proprietary work product, plan or service, that may or may not be copyrighted or patented property of the "Company", which may in varied detail, scope or degree that may be shared with the ""Entrusted Party"" as the result of any due diligence, education, training, certification, employment or other association whatsoever, is a restricted, guarded and closely held and confidential information of the "Company" and may not be shared in any form or format, other than as permitted by the "Company" through the utilization of a Non Disclosure / Non Circumvention Agreement as directly sponsored and authorized by the "Company".
2. That the "Entrusted Party" shall not divulge any plan, system or any proprietary information to any outside person, firm, company or business entity, other than the "Company", unless a formal written release by the "Company" is provided prior to such release.
3. That the Trusted Party understands that release of such restricted information to any other person or firm, without written approval of the "Company" is stringently forbidden and is the primary binding tenant of this agreement.
4. That damage to the "Company" or it s business relationships as a direct or indirect result of a breach of any of the covenants of this agreement, shall be grounds for either criminal or civil remedies, or both, against the principle "Entrusted Party" and or those that would also be bound from a direct relationship to the "Entrusted Party". If any action for breach of or to enforce the provisions of this agreement is commenced, the court in such action shall award to the party in whose favor a judgment is entered, a reasonable sum as attorneys' fees and costs. The losing party in such action shall pay such attorneys' fees and costs.

The covenants as herein held, are to assist the parties in reading this agreement and are inclusive as

