Canadian ITAR NONDISCLOSURE AGREEMENT

This Agreen	nent is made	this day of	by a	and between	, a	corporation located a
N115 50 (%0	22)	_ and PFC Flexible Circ	uits Limited	having a location at 1	1 Canadian Rd	corporation located a Scarborough, Ontario, Canada
In order to profollows:	rotect the prop	rietary information whicl	n may be disc	closed between them,		and Company hereby agree as
The party dispersive to as the Purpose to proprietary under the proprietary Indiana and prase methods, promodels, sampassword proprietary properties to the properties of the party dispersion of the properties of the properties of the party dispersion of the party disper	one party may desclosing inform the "Recipient that (i) if in tang pon disclosure information sha ctices, personn oducts, patents oles, tools, com- ptected web site	disclose to the other certa mation is referred to in the control of the control o	in company chis Agreement, a Agreement, roprietary or lawriting and detect to (i) infocive customers tellectual probabilistication information repared notes	onfidential and/or sent as the "Disclosing "Proprietary Informat by similar legend; or elivered to Recipient rmation concerning the sand suppliers; (ii) sperty and other property and other property, documents and mater, documents and mater	sitive informati Party" and the ion" shall inclu (ii) if in oral or within thirty (3 the Disclosing P information cor prietary rights; lated materials;	further business relations (the on ("Proprietary Information") party receiving information is de all information disclosed for intangible form is designated at 0) calendar days of disclosure arty's business methods, known earning inventions, processes (iii) specifications, drawings (iv) information located on the ect, interpret, evaluate, include
2. may contain	Each party valuable trade s		other party's	Proprietary Informati	on is not gener	ally available to the public and
	by Recipient,		ıll first provid	le a brief abstract of	the Proprietary	other party. To that end, upor Information to be disclosed to
and shall not secret. Each the same deg party agrees Disclosing Pato carry out the terms of the yalid co	cipient shall not use any simil party agrees to tree of care it u it shall not dis arty, except that he Purpose and this agreement.	or decompile, disassemble ar means, directly or incommination the confidential uses to protect its own Posclose the other party's at Recipient may disclosed who are bound by none Notwithstanding the for	e or otherwise directly, to distility of the other Proprietary Interpretary Interpr	e reverse engineer an scover its underlying her party's Proprietary formation, in no even aformation to any this Information to its empeements with Recipie ecipient may disclose	y Proprietary Ir composition, Information and t less than a re- ird party without ployees and age and which contains Proprietary Info	the other solely to carry out the aformation provided hereunder structure, source code or trade d to protect it with no less that asonable degree of care. Each at prior written consent of the ents who need to know in orde in terms no less restrictive that formation to the extent required vance notice so that Disclosing
information v Government	ect to export co without the wri and the other p	ontrols of the US Governitten permission of the U	ment, and to US Governme red includes,	the extent so subject, nt and the other party but is not limited to,	agrees not to to y. Transfer, ex	n transferred to the other party ransfer, export or reexport such port, or reexport for which US ign nationals. Each party shal
6.	In accorda	ance with 22 CFR 126.5,	Canadian Exe	emption, Company ce	rtifies that:	
• Com	npany is a Cana	ndian entity registered in	accordance w	ith the Canadian Defe	ense Protection	Act (CDPA; and
Con	npany for the p	defense services, parts as urposes of assembly and al Programs; and	nd component maintenance of	ts Company receives a or service of defense a	from articles for end t	, will be used only by use in US Federal Government
• Com	npany agrees to the U.S. Depa	limit delivery of the defortment of State, Directora	ense articles to	o be produced directly e Trade Controls (Reg	toistration code	, a company registered); and

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	Company agrees to prohibit the disclosure of the technical data to any other contractor or subcontractor who is not a Canadian-registered entity in accordance with the CDPA; and							
		ering into any subcontra	ocontract. Further, Company agrees to receive written act arrangement relating to defense articles to be or assistance; and					
	Company agrees to destroy or return to in the United States, all of the technical data exported pursuant to contract or purchase order upon fulfillment of the contract, unless for use by a Canadian or US Government entity that requires in writing the technical data be maintained. Company agrees to provide a written certification regarding the disposition of the technical data upon completion of the program; and							
	Company agrees to include the following clause on all documentation created from technical data provided to us by : "This document contains technical data, the use of which is restricted by the U.S. Arms Export Control Act. This data has been provided in accordance with, and subject to, the limitations specified in paragraph 126.5 of the International Traffic In Arms Regulations (ITAR). By accepting this data, the consignee agrees to honor the requirements of the ITAR."							
7. For the purposes of this Agreement, Proprietary Information shall not include any information which: (i) is or becomes public knowledge through no wrongful act of the Recipient; (ii) can be proven by documented evidence was previously known by the Recipient without use of information obtained under this Agreement; (iii) can be proven by documented evidence was independently developed by the Recipient without use of information obtained under this Agreement; or (iv) becomes known to the Recipient from a source who had the right to disclose it without restriction.								
8. Upon termination of this Agreement for any reason or upon the request of the Disclosing Party, all copies of Proprietary Information in whatever form, including all Proprietary Evaluation Material, shall be returned or destroyed. At Disclosing Party's request, Recipient shall certify in writing that all disclosed Proprietary Information has been either returned or destroyed as the case may be.								
	9. All notices required or permitted unot courier or email to the receiving party as follows:		Il be in writing by registered or certified mail, prepaid,					
	Inc. PFC Flexible Circuits							
Name		Name	Steve Kelly					
Title		Title	President					
Address		Address	11 Canadian Road, Unit 7 Scarborough, Ontario, Canada. M1R 5G1					
E-mail		E-mail	skelly@pfcflex.com					
Any notice sent by email or facsimile shall be deemed to have been received on the day it is sent. Any notice sent by registered or certified mail or courier shall be deemed to have been received five (5) business days after its date of posting.								

- No rights or obligations other than those expressly recited herein are to be implied from this Agreement. No license or other right is granted to Recipient, directly or indirectly, to use in any way any patent, copyright or other intellectual property or proprietary right now held or later obtained by the Disclosing Party.
- This Agreement sets forth the entire agreement and understanding between the parties as to the subject matter hereto 11. and supersedes all previous agreements between the parties, whether express, implied, written or oral. This Agreement can only be modified by a written agreement signed by persons authorized on behalf of each party. The failure of either party to require performance by the other party of any provision hereof shall not affect the full right to require such performance at any time thereafter; nor shall the waiver by either party of a breach of any provision hereof be taken or held to be a general waiver of the provision itself. This Agreement cannot be assigned, whether by merger, acquisition, operation of law or otherwise, without the express written consent of the non-assigning party.

12. This Agreement will be governed by the laws of the State of New York, without regard to its choice of law provisions. The parties agree to the exclusive jurisdiction and venue of the state and/or federal courts located in Breach of this Agreement can be enjoined, as money damages would not cure the harm from the breach.						
	from the date first written above or upon written notice from either eason, all confidentiality obligations and use restrictions shall remain n.					
IN WITNESS WHEREOF, this Agreement has been duly execut	red by an authorized representative of each party as of the date below.					
Company: Inc.	PFC Flexible Circuits					
Signature	Signature					
Typed or printed name	Steven Kelly Typed or printed name					
Title	President Title					
Date	December 1, 2011 Date					
Telephone No.	416.750.8433 Telephone No.					