

Non-Disclosure Agreement

PARTIES

This Non-disclosure agreement (the "Agreement") is entered into by and between

Company			
First name		Last name	
Email		Homepage	
Phone		Fax	
Address			
City, Zip/Postal		State, Country	
("disclosing part	ty")		

and

MRPeasy Ltd. Pärnu Rd. 139e/2, Tallinn, 11317, Estonia

hello@mrpeasy.com www.mrpeasy.com

("receiving party")

for the purpose of preventing the unauthorized disclosure of Confidential Information (as defined below).

SUMMARY

Disclosing party may disclose confidential and proprietary trade secret information to receiving party. The parties mutually agree to enter into a confidential relationship with respect to the disclosure of certain proprietary and confidential information (the "Confidential Information").

DEFINITION OF CONFIDENTIAL INFORMATION

For purposes of this Agreement, "Confidential Information" may include information stored by disclosing party in receiving party's database, and also information and materials, what were sent to receiving party in written form, that has or could have commercial value or other utility in the business in which disclosing and receiving party are engaged. Confidential Information means all confidential and proprietary information which is disclosed by one party to the other party and is clearly labeled as confidential or proprietary

OBLIGATIONS OF RECEIVING PARTY

The receiving party shall hold and maintain the Confidential Information of the other party in strictest confidence for the sole and exclusive benefit of the disclosing party. The receiving party shall carefully restrict access to any such Confidential Information to persons bound by this Agreement, only on a need-to-know basis. The receiving party shall not, without prior written approval of the disclosing party, use for the receiving party's own benefit, publish, copy, or otherwise disclose to others, or permit the use by others for their benefit or to the detriment of the disclosing party, any of the Confidential Information. The receiving party shall return to disclosing party any and all records, notes, and other written, printed, or tangible materials in its possession pertaining to the Confidential Information immediately on the written request of disclosing party.

TIME PERIODS

The nondisclosure and confidentiality provisions of this Agreement shall survive the termination of any relationship between the parties.

RESPONSIBILITY

If there is a breach by receiving party of obligation under this Agreement, it is agreed and understood that the disclosing party shall have no adequate remedy in money or other damages. The sole remedy is one month payment, what disclosing party is paying for receiving party service, in case if disclosing party is paying customer of receiving party at the moments of providing confidential information and breach of obligation. In other cases no tangible remedy is provided to disclosing party. Receiving party will do its best to stop breaching the Agreement.

MISCELLANEOUS

Nothing contained in this Agreement shall be deemed to constitute either party a partner, joint venturer or employee of the other party for any purpose. This Agreement may not be amended except in a writing signed by both parties. If a court finds any provision of this Agreement invalid or unenforceable as applied to any circumstance, the remainder of this Agreement shall be interpreted so as best to effect the intent of the parties. This Agreement shall be governed by and interpreted in accordance with the laws of Estonia. This Agreement expresses the complete understanding of the parties with respect to the subject matter and supersedes all prior proposals, agreements, representations and understandings. This Agreement and each party's obligations shall be binding on the representatives, assigns and successors of such party. Each party has signed this Agreement through its authorized representative.

DISCLOSING PARTY:			RECEIVING PARTY: MRPeasy Ltd., Tallinn	
Date:			Date:	
Signature:			Signature:	
				Klugman
Name in block letters:			Name in block letters:	Konstantin Klugman