Crimson







NON-DISCLOSURE AGREEMENT

This Agreement is made as of the _____ between _____ and Crimson Interactive Inc., a US based Company, whose address is 616 Corporate Way, Suite 2 #6406, Valley Cottage, NY 10989, USA.

Crimson Interactive Inc. is a provider of professional English editing services and Translation service based in USA. It provides English editing, Translation service and allied services to client worldwide.

_____ has engaged Crimson Interactive Inc. to provide English editing services/Translation services. Crimson Interactive Inc. and recognize that there is a need to disclose to Crimson Interactive Inc., certain confidential information to be used only for this purpose and to protect such confidential information from unauthorized use and disclosure.

In consideration of the disclosure of such information by Crimson Interactive Inc. agrees as follows:

- 1. This Agreement will apply to all confidential and proprietary information disclosed by to Crimson Interactive Inc.
- 2. Crimson Interactive Inc. agrees
 - i. to hold Confidential Information in strict confidence,
 - ii. not to disclose such Confidential Information to any third parties, and
 - iii. not to use any Confidential Information for any purpose except for English editing/ translation. Crimson Interactive Inc. may disclose the Confidential Information to its responsible employees with a bona fide need to know basis, but only to the extent necessary to carry out English editing/ translation.
- 3. Confidential Information will not include information which:
 - i. is now, or hereafter becomes, through no act or failure to act on the part of Crimson Interactive Inc., generally known or available to the public;
 - ii. was acquired by Crimson Interactive Inc. before receiving such information from and without restriction as to use or disclosure;
 - iii. is hereafter rightfully furnished to Crimson Interactive Inc. by a third party without restriction as to use or disclosure; or
 - iv. is disclosed with the prior written consent of
- 4. Crimson Interactive Inc. recognizes and agrees that nothing contained in this Agreement will be construed as granting any rights to Crimson Interactive Inc., by license or otherwise, to any Confidential Information except as specified in this Agreement.

IN WITNESS WHEREOF, the parties hereafter have executed this Agreement by their duly authorized officers or representatives.

Crimson Interactive Inc.

Signature: _____

Signature: _____

Crimson Interactive Pvt. Ltd.