[Print on Co

<< Name of Recipient Company>>

<<Company Address>>

<<Company Address>>

<<Postcode>>

<<Date>>

Attention of <<Name of Contact>>

To the Directors,

In the discussions which are to tal from the company named above Company") concerning <<insert d any visits which may be made by discussions to the premises of y Company, confidential technical representatives of your Company.

- You hereby undertake on b
 - except as provided Company, your Cor any third party, any
 - 1.2 no samples of our of your Company in the will be delivered to evaluation by your 0
 - 1.3 any information obtained your Company will I of 1.1 above; and
 - your Company will directors, employee Company, would be

ert Address]

A

ondence which will be exchanged <<insert company name>> ("our ature of the information>>, and in company in connection with those third party associated with your formation will be disclosed to

hat

r as authorised in writing by our e make any use of, or disclose to

ch are given to representatives of cussions, correspondence or visits ed otherwise for their testing or

or evaluation of such samples by which is subject to the provisions

its representatives (including its s any act which, if done by your ns of 1.1, 1.2 or 1.3 above.



- The undertaking hereby disclosing to any third part correspondence or visits in evaluation of such samples
 - 2.1 it is known to your
 - 2.2 it is at the time of be through no fault of y
 - 2.3 it is, at any time Company by any t confidentiality owed
- 3. In this document, unless
 Company shall be deemed
 the relevant time a holding
 of any such holding compa
 Act 2006), and nothing
 disclosing or delivering to a
 it either in the discussions
 testing or evaluation of suc
 to our Company a written u

In acknowledgement and acceptar this Confidentiality Letter to the ad

Yours faithfully

For and on behalf of <<Name of D <<Name of Signatory>> Director

For and on behalf of <<Name of R <<Name of Signatory>> Director

t your Company from using, or sed to it either in the discussions, tained by it from the testing and

disclosed or obtained;

ined, or at any time thereafter and public knowledge; or

d or obtained, disclosed to your in in breach of any obligation of Company.

requires, each reference to your to any other company which is at of your Company or the subsidiary of Section 1159 of the Companies all prevent your Company from iformation or samples obtained by its referred to above or from the ne company in question delivering orm as this.

ease sign the enclosed copy of

