

Confidential Disclosure

between

_____ (Inventor)
and Practicon, Inc.

Whereas Inventor possesses confidential information and/or ideas relating to the design of a

_____ (Description Line 1)
_____ (Description Line 2),

Inventor proposes to disclose this information to Practicon, Inc. as confidential information and proprietary to Inventor.

Such information shall be considered confidential and shall not be used commercially or disclosed by Practicon, Inc. for a period of three (3) years after the signed acceptance date below unless or until:

- (1) such information is specifically designated by Inventor as no longer confidential, or;
- (2) such information is now or becomes publicly known but through no fault of Practicon, Inc., or;
- (3) a license is granted to Practicon, Inc., or;
- (4) such information was known to Practicon, Inc. on or before the date Practicon, Inc. obtained such information from Inventor.

For Inventor:

Printed Name _____

Signed _____

Mailing Address _____

City, State, Zip _____

Email _____ Phone _____

For Practicon:

Printed Name _____

Signed _____

Title _____

Acceptance Date _____

Please execute a copy of this form and return to Practicon, or email to: bgriffin@practicon.com.
One copy will be retained and one copy will be returned for your records.

It is the responsibility of Inventor to obtain appropriate legal protection and counsel in all matters concerning distribution of confidential information and/or ideas. Practicon, Inc. is not responsible for any disagreements, claims, judgments, violations of trademark, patent or similar law, or damage or injury to person or property, caused by the terms, legality, alteration, or use of this form by any third party.