

CONFIDENTIALITY AGREEMENT

8th of February 2008,

UAB "Outsourcing Business Intelligence Consulting", code 300576141, registered office Sodū 7-9, Vilnius, represented by director Laurent Potet, (hereinafter – "Client") and

Lato Lapsa, ID number 160569-13068, address Indrantu 3-5, Riga, LV-1012, Latvia (hereinafter – "Consultant"),

by signing this agreement (hereinafter – "the Agreement") have agreed:

1. The Consultant is a provider of services related to consultation about one company in Latvia and the Consultant may be engaged in provision of other services, for which additional agreements may be concluded in the future. The Consultant in order to fulfill the assignments, gain access to information proprietary to Client. This proprietary information is hereafter called "the Information" and includes drawings, plans, technical information and specifications submitted to Consultant and all information concerning production, production facilities, machines, methods and raw materials used by Client, planned and actual production output and capacities, investment and production costs, prices, products, market demand, qualities and properties desired by the market, planned and ongoing research and development projects, test methods, market shares and other market data and generally all information disclosed by Client or its representatives hereunder or to which Consultant or its employees gain access to in order to perform the assignments with Client and which Client indicates is confidential or which Consultant or its employees must reasonably assume is confidential. In accordance with this Agreement the Information shall be considered confidential if presented orally, in writing, as data in floppy disc, CD or other data format and in any other form.

2. Consultant understands and acknowledges that the use of the Information for any purpose other than the assignment for which it has been disclosed or the disclosure of the Information to third parties may lead to serious damage for Client. The Consultant shall:

- a) not use or permit the use of the Information disclosed to it pursuant to this Agreement other than for or in connection with the purposes stated in item 1 of this Agreement;
- b) not permit the disclosure and shall use its reasonable endeavors to prevent the disclosure of Information to or by any third party, without Client prior consent in writing;
- c) not copy, reproduce or reduce to writing Information except as may be reasonably

necessary for the purposes as stated in item 1 of this Agreement.

The Consultant undertakes to compensate all damages, caused to Client because of the breach of this Agreement committed by the Consultant. Consultant also undertakes additionally to pay penalty in amount of 3 000 Euros in case there is a fact of breach of this Agreement. If the amount of damages exceeds 3 000 Euros, penalties are inclusive into damages.

3. Consultant hereby agrees and undertakes that it will not use the Information or any part thereof for any other purpose than the achievement of an assignment in which Client employs Consultant, that it will not disclose, directly or indirectly, the Information or any part thereof to any person other than such of the officers and employees of Consultant who have a need to know in order to achieve such assignment or to whom Client issued a permission in writing to disclose. The Consultant shall ensure and shall cause its officers and employees also other person to whom Client allowed to disclose the Information not to disclose or use the Information or any part thereof other than for the achievement of the assignment in which Client employs Consultant. The Consultant may disclose the Information to its officers, employees, lawyers, accountants and other professional advisers who need to know it for advising in relation to the purposes stated in item 1 of this Agreement and provided that:

a) such disclosure is made under obligations of confidentiality on terms substantially the same as those contained herein, or

b) such employees, officers, lawyers, accountants are obliged by their contracts of employment or service or otherwise not to disclose the same.

4. The above agreement shall not apply to information which is publicly available when Consultant desires to use or disclose the Information or part thereof (provided the information has not become public because of breach of an obligation of confidentiality by Consultant or any person to which Consultant has disclosed the Information or part thereof hereunder), or to information which Consultant can demonstrate was properly disclosed to it by a third party who did not thereby breach any duty of confidentiality against Client (but only after and to the extent that the information was so disclosed).

5. A combination of public or known information or the use or application of public or known information shall not be deemed to be public or known until and to the extent that the combination, use or application becomes public and known in itself.

6. The fact that a general principle is public or known does not make detailed information

covered by the principle public or known.

7. This Agreement shall remain in force until five (5) years after Consultant's obligations under all other agreements with Client terminate.

8. Provisions of this Agreement are also applicable to the Information, which was provided to the Consultant before conclusion of this Agreement.

9. This Agreement may be amended or supplemented only in writing.

10. This Agreement is personal to the parties and shall not be assigned or otherwise transferred in whole or in part by either party without the prior written consent of the other party.

In 2 copies, the 8th of February 2008

For and on behalf of

LATO LAPSA

UAB "OBI Consulting

Laurent POTET
Managing director