

CONFIDENTIALITY AGREEMENT

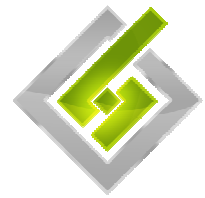
In the Autonomous City of Buenos Aires on the ___ day of the month of ____ 2016, the client _____ Passport N. _____ with legal residence at the following address _____.

Hereinafter THE CLIENT, whos signature appears at the foot of this document in their capacity as proxy, in accordance with the power bestowed on this document, on one side, and the other Hugo Adrian Francisconi, DNI N°26557215 with legal residence at García Lorca 260 Piso 28 Of 3, Ciudad Autónoma de Buenos Aires, hereinafter THE COMPANY, agree to enter into this Confidentiality Agreement subject to the terms and conditions set out below:

FIRST: The purpose of this Agreement is to establish the conditions under which THE COMPANY will access specific confidential information that is of strategic importance for THE CLIENT, hereinafter referred to as the "Confidential Information" whose access or acquisition by THE COMPANY is for the sole purpose of providing customer service and recovery of computer data, including but not limited recovery of hard drives, RAID hard drives, ZIP, CD, DVD, among others (hereinafter, the "service"). The Company will maintain strict confidentiality and under no circumstances divulge or disclose to third parties, in whole or in part, Confidential Information and any other information, issues or objects to which it has access or which are revealed by THE CLIENT to THE COMPANY, in accordance to this agreement. The term "Confidential Information" includes any information or data received from THE CLIENT, oral or in writing, during the evaluation and/or completion of the Service and any information that has not been excluded in accordance with the THIRD clause of this Agreement. THE COMPANY agrees that all Confidential Information is deemed the exclusive property of THE CLIENT.

SECOND: THE COMPANY is obliged to:

- (i.) maintain in strict confidence the Confidential Information, using for this purpose the same care, procedures and safety systems, THE COMPANY employs and uses with respect to its own confidential information,
- (ii.) use Confidential Information solely for evaluation and the eventual provision of the Service that will eventually be entrusted, cannot use confidential information for their own benefit or that of third parties, cannot sell, exchange or transform the Confidential Information into any other form or under any other title,
- (iii.) not to publish or disclose in any other way the Confidential Information to any person or entity, in any form, including photocopying, facsimile or any other reproduction without prior authorization given in writing by the customer without prejudice to the provisions of the FOURTH clause of this agreement,



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THIRD: For the purpose of this agreement, information will not be considered Confidential Information when:

- (i.) THE COMPANY can prove it was part of their knowledge base prior to the date of disclosure by THE CLIENT
- (ii.) It is revealed by THE CLIENT the information is from the public domain, provided that this is not due to action or omission of the company;
- (iii.) Disclosure is required by law, order, decree, regulation, court order or decision of any governmental entity.

FOURTH: THE COMPANY may disclose Confidential Information to persons listed below without the prior written consent of THE CLIENT, provided that the disclosure of such information is necessary for the purposes of assessment for which reference should be made to the FIRST clause of this agreement:

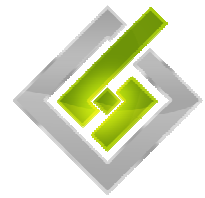
Employees who reasonably need to know the Confidential Information; who have signed confidentiality agreements regarding the preservation of confidentiality and nondisclosure which ensures at minimum equal guarantees regarding the preservation of the confidentiality of the Confidential Information as those contained in this agreement.

FIFTH: THE COMPANY will only use or allow the use of the Confidential Information disclosed under the FOURTH clause of this agreement for evaluation and/or eventual provision of the Service.

SIXTH: The Confidential Information will continue to be the property of THE CLIENT and its return can be requested upon cancellation of services in writing to THE COMPANY within 72 working hours of the withdrawal of the data. THE COMPANY will return all Confidential Information owned by THE CLIENT upon request within three (3) business days from THE COMPANY receiving said request. The expiry of the deadline entitles the company to the total destruction of the Confidential Information received at the time of contracting the service, not allowing rise to any claim and/or any compensation from THE COMPANY.

SEVENTH: This Agreement shall be governed and interpreted in accordance with the laws of Argentina.

EIGHTH: The Parties shall endeavor to resolve by mutual agreement and negotiate in good faith any dispute, disagreement, controversy or divergence originating from, or relating to, the interpretation, performance or execution of this Agreement. If any such disputes, controversies or differences could not be resolved by mutual agreement between the parties, either party has the right to refer the matter to the Ordinary Courts of the City of Buenos Aires, expressly waiving any other jurisdiction or jurisdiction that may correspond.



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NINTH: Nothing in this Agreement shall be construed to confer to THE COMPANY any rights to the Confidential Information of THE CLIENT.

TENTH: This Agreement constitutes the final expression and will of the Parties and cannot be changed without a written agreement between both parties.

ELEVENTH: This Agreement shall enter into effect on the date of signature by both parties.

In witness whereof, the Parties have signed this Agreement in two (2) copies of the same effect on the day ____ of the month _____ 2016

Client

DataRecoveryHDD.com

Name: _____

Name: Eng. Adrian Francisconi