

NON DISCLOSURE AGREEMENT - NDA

BETWEEN

Company name:
Contact Person:
Address:
VAT number (if applicable):
Phone number:
Email address:

Hereinafter briefly referred to as the "Disclosing Party"

AND

HP 3D Print EU
Manufat Engineering Srl
Corso Martiri, 160 - Lecco 23900 (LC)
VAT: IT03754440133 - sales@hp3dprint.eu - +39 0341 322 638

Hereinafter briefly referred to as the "Receiving Party" and both together as the "Parties"

Given that:

- HP 3D Print EU is the brand owned by Manufat Engineering S.r.l. specialised in the realisation of 3D printing projects.
- For the purposes of this agreement, HP 3D Print EU means both HP 3D Print EU and Manufat Engineering Srl
- The Receiving Party provides 3D printing services to the Disclosing Party.
- The Disclosing Party, solely in order to permit the completion of the services it offers has the need to make available Confidential Information to the Receiving Party as defined below.
- The Parties with this "Confidentiality Agreement" (hereinafter the "Agreement") intend to ensure non-disclosure of Confidential Information that the Disclosing Party will provide to the Receiving Party for the use of services provided by the latter.

Now therefore the following is agreed on

ART. OBLIGATION OF CONFIDENTIALITY

The Receiving Party shall:

- i) Treat the Confidential Information received from the Disclosing Party as strictly private and to implement the safeguards and security measures necessary in order to maintain the confidentiality of the Confidential Information and prevent Access, subtraction and/or manipulation of the same, even by his employees and/or collaborators.

ii) Not disclose any of the Confidential Information to third parties except with the express permission of the Disclosing Party, and to use said Confidential Information solely for the purpose of completing the services referred to in premise a).

iii) Return to the Disclosing Party upon simple written request all the writings, drawings, prints, audio / video recordings and anything else materially relevant to the Confidential Information that has been provided by it Disclosing Party

ART. 2 - DEFINITION OF “CONFIDENTIAL INFORMATION”

For the purposes of this Agreement "Confidential Information" is all the information printed, electronic or verbal and/or other elements that still have relevance in terms of production and/or trade in its business from the Disclosing Party, for example, products, projects, technical knowledge, trade secrets, patents, original ideas and anything else relevant to the business practised.

ART. 3 – CONFIDENTIALITY PERIOD

Confidential Information shall be subject to the commitments under this Agreement even after the exhaustion of the business relationship between the Parties and the settlement and use of the services referred to in premise a).

ART. 4 - GENERAL PROVISIONS

This Agreement may be amended only by written addendum and signed by both parties. The invalidity of individual clauses does not determine the invalidity of the firm commitment of the Parties to replace possibly invalid clauses with stipulations as possible equivalents.

This Agreement, its interpretation and enforcement shall be governed by Italian law. It is the sole intention of the Parties in terms of communication of the Confidential Information and supersedes all previous communications of any oral or written agreement.

The signing of this Agreement is done in the name of the represented companies/institutions and engages in the terms set forth therein.

Any disputes arising from, or connected to this Agreement shall be resolved exclusively by the competent Court of Lecco, meaning consensually renouncing to any rule different from the jurisdiction.

Date:

The Disclosing Party

The Receiving Party

Manufat Engineering Srl

Sam Bianchi Bazzi