

**SALVENTREX SECRECY, NON-DISCLOSURE & CONFIDENTIALITY AGREEMENT**

THIS AGREEMENT is entered into by and between **SALVENTREX, LLC**, hereinafter "**SALVENTREX**" and \_\_\_\_\_ or "Interested Party".

WHEREAS, **SALVENTREX** has possession of proprietary information and know-how relating to the DOT Trader Software Program, and wishes to engage Interested Party.

WHEREAS, Interested Party will evaluate for possible patents, software development, sales, marketing, and investment the information from **SALVENTREX** and Interested Party.

WHEREAS, **SALVENTREX** and Interested Party desire to enter into this agreement for the purposes of defining their rights and obligations regarding disclosure of confidential information and other purposes.

**SALVENTREX** and Interested Party do hereby agree, covenant and contract as follows:

1. **Confidential Information:** All information, inventions, processes, programs, ideas arising from presentation or conversation, written material, samples, models and all other information of any type, ("Confidential Information"), submitted to Company by **SALVENTREX** is now, and will remain, the property of **SALVENTREX**.

2. **No Rights of Interested Party:** Interested Party shall have no rights, express or implied, to the Confidential Information except pursuant to the terms of this agreement.

3. **Evaluation by Interested Party:** Interested Party is given the right by **SALVENTREX** to evaluate the confidential information.

4. **Return of Information:** After evaluation or termination of this agreement, Interested Party shall return all confidential information to **SALVENTREX**.

5. **Confidence during Evaluation:** Interested Party agrees to maintain the confidential information in confidence and not to use it for any other purpose other than evaluation. Interested Party agrees not to disclose this information to anyone without a written waiver from **SALVENTREX**, except for employees and sub-contractors of Interested Party who actually: (1) Have a need to know for the purposes of evaluation and (2) are also bound by this agreement.

6. **Term.** This agreement shall exist for a term of ten years after which it shall terminate.

7. **Indemnification:** The Interested Party agrees to indemnify **SALVENTREX** from any and all loses and damages, including lost profits and attorney fees, occurring to, or lost by, **SALVENTREX** due to breach of this agreement by Interested Party.

8. **Authority:** All persons who sign this agreement warrant they have the right and authority to obligate themselves and the business or persons they represent.

9. **Binding:** It is further understood that the obligation concerning keeping information confidential shall bind Interested Party's employees, officers, agents and representatives.

10. **Governing Law:** This agreement shall be interpreted and governed in accordance with the laws of the State of Florida.

\_\_\_\_\_  
Interested Party (Signature)

\_\_\_\_\_  
Date