

Wi2Wi, Inc. Mutual Non-Disclosure Agreement

Sar "Ot (pa	order to protect certain proprietary or confidential information which may be disclosed by Wi2Wi, Inc., 2107 N. First St., Suite 540 n. Jose, CA 95131 (hereinafter "Wi2Wi") to (hereinafter ther Party"), and in order to protect other proprietary or confidential information which may be disclosed by Other Party to Wi2With disclosing information is hereinafter "Discloser" and party receiving information is hereinafter "Recipient"), the parties agree a lows:					
1.	s of Contact: For purposes of administering this agreement, Wi2Wi's point of contact is, a ther Party's point of contact is (please print)					
2.	Proprietary Information: "Proprietary Information" means all confidential, technical and/or business information relating integrated circuit design methodology, database, netlist, schematics, functionality, ideas, designs, techniques, processes, form trade secrets, inventions, discoveries, improvements, research or development and test results, specifications, data, know-computer software code and/or systems, marketing plans, business plans, strategies, forecasts, unpublished financial information budgets, vendors, customers, projections and business prospects and related information which the Discloser discloses to Recipient: (i) in documents, software, or other tangible materials, or (ii) orally, or in any other intangible form, when disclosed to the recipient. Proprietary Information does not include any information which: (a) is or becomes publicly know readily ascertainable by the public through no wrongful act of the Recipient, or (b) is received by the Recipient from a third without breaching an obligation owed to the Discloser, if the Recipient is not restricted by the third party from disclosing information, or (c) is independently developed by or for the Recipient without any information provided by the Discloser, or disclosed to a third party by the Discloser without similar restrictions on disclosure.					
3.	Obligation Not to Disclose: For a period of three (3) years from the date of disclosure, the Recipient shall maintain in strict confidence and shall not disclose or use, without the prior express written consent of the Disclosing Party, any Proprietar Information to any other person, unless disclosure is required by law, and will use Proprietary Information disclosed hereunder solely for the purpose of evaluations unless otherwise agreed in writing between the parties. All materials containing Proprietar Information delivered by the Discloser under this Agreement are and will remain the property of the Discloser. All such material and any copies thereof, less a single archival copy if approved by the Discloser in writing, will be promptly returned to the Discloser by the Recipient upon the Discloser's written request.					
4.	• Product Development and Marketing. This Agreement does not: (i) restrict either party from developing new product improving existing products, or marketing any new, improved or existing products; or (ii) commit either party to disclose a particular information or to develop, make, use, buy, sell or otherwise dispose of any existing or future product, or to favor recommend any product or service of the other party. To be binding, any such restriction or commitment must be in writing a signed by both parties.					
5.	Other Information Not Deemed Proprietary Unless Otherwise Agreed; No Patent or Copyright Licenses Implied. The Agreement does not enlarge, diminish or affect the rights and obligations that either party may have or come to have under an other written agreement signed by both parties, or with respect to any patent or copyright of either party. Except as specificall provided in any such other written agreement, or in this Agreement, there will be no restrictions as to the use or disclosure of an information exchanged at any time between the parties, in the past or in the future, other than restrictions that either party may independently have a right to assert under the patent or copyright laws.					
6.	Export of Information. Recipient shall not export, directly or indirectly, any information received from Discloser under th Agreement or any items incorporating such information to any country to which U.S. Government or any agency thereof at the time of export requires an export license, without first obtaining such license or approval.					
7.	Applicable Law. This Agreement shall be interpreted and enforced in accordance with the laws of the State of California.					
8.	Entire Agreement. This is the complete agreement between the parties regarding the confidential treatment of any information exchanged between them and may be changed only by a written agreement.					
Wi	2Wi, Inc ("Other Party")					
Sig	nature: Signature:					
Pri	nted Name: Printed Name:					
Titl	le: Title:					
Dat	te: Date:					