**CONFIDENTIALITY AGREEMENT**

between

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

and

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

This agreement is entered into with a company/institution who only serves as an advisory body, i.e. dose not contribute any time or resources into the project.

All information the parties receive from each other in connection with ….…............................... either written, spoken or in any other form, shall be treated as confidential information and shall not be used without a written agreement, unless the recipient can document that the information:

1. was publicly accessible when it was received
2. was already known to the recipient when it was received
3. was received from a third party without any secrecy agreement
4. was developed by the recipient independent of the received information

The parties are liable for possible loss a breach of this agreement may lead to for the other party.

If the company/institution wants to exploit the results of the student project, a royalty agreement must be entered into with the student.

Should there be any disputes in connection with or as a result of this agreement it should be solved by negotiations. If the negotiations do not lead to a solution, the parties agree that Oslo District Court shall be the legal venue.

…………………….…….……... …………………….…….……...

(Place) (Date)

....….……………………..……………. ....….……………………..…………………

Student Supervisor at OsloMet

....….……………………..………………   
for the company/institution (Stamp and signature)

Agreement approved:

…………………………………………………………………………………………………

Head of Department, Oslo Metropolitan University (Date, stamp and signature)