NON-DISCLOSURE AGREEMENT	
by and between:	
Company A, XXXXXXXX having its principal place of business at XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXGermany
Company B, XXXXXXXXXX., with its principal place of business at XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXX Quanzhou, Fujian,
1. Definition of Confidentiality. "Confidential Information" refers to any (i) informat drawings, models, inventions, know-how, processes, apparatus, equipment, and non-technical information relating to Company's products, including without limit merchandising plans, strategies, finances, financial and accounting data and info customers, customer lists, purchasing data, sales and marketing plans, future bu information which is proprietally and confidential to Company.	services of Company, or (ii) ation pricing, margins, rmation, suppliers,
2. Nondisclosure and Nonuse Obligations. Recipient will maintain in strict confid disseminate or use any Confidential Information belonging to Company, whether Recipient is not an individual, Recipient agrees that Recipient, Jarler patches factor Confidential Information only to those employees who need to know such information employees are bound by a confidentiality agreement.	or not in written form. If ory shall disclose
3. Survival. This Agreement shall govern all communications between the parties its obligations under section 2 shall survive the termination of any other relationsh Upon termination of any relationship, Recipient, jarler patch factory will promptly retaining any copies) all documents and other materials furnished to Recipient by	nip between the parties. deliver to Company (without
4. Governing Law and Jurisdiction. All disputes arising from this Agreement inclusettled according to the Arbitration Rules of the Hong Kong International Arbitration recourse to the ordinary courts of law.	-
5. Injunctive Relief. A breach of any of the promises or agreements contained he and continuing damage to Company for which there will be no adequate remedy entitled to injunctive relief and / or a decree for specific performance, and such o (including monetary damages if appropriate).	at law. Company shall be
6. Entire Agreement. This Agreement constitutes the entire agreement with respondent of the contemporary of the parties in writing.	r written agreements
IN WITNESS WHEREOF, the parties have executed this Agreement as of	
By: By:	
By: By:	
E CRais	

Title: _

Contact: info@PVCPatch.com

enc basely court

Title: _

Contact: