## STRMIXTM ABBREVIATED NONDISCLOSURE AND CONFIDENTIALITY AGREEMENT

made and ente STRMIX LIN 5240, New Z singularly as a	red into as of this day of MITED, a New Zealand registered of the dealand ("STRmix"), and the following the recipient" and collectively as the state of the state	sure and Confidentiality Agreement (" <u>Agreement</u> ") is, 20 (the " <u>Effective Date</u> ") by and among company (No: 6445312), of 34 Kenepuru Drive, Porirua wing individual(s) and/or entity(ies) (each referred to " <u>Recipients</u> "). Throughout this Agreement, STRmix and ngularly as " <u>Party</u> " and collectively as the " <u>Parties</u> ."
[Recip	pient Name]	[Address]
[Recipient Name]		[Address]
	<u> </u>	Recitals_
A. well as other p	STRmix is the exclusive licensee privileged, confidential, and/or secre	of a forensic software product known as $STRmix^{TM}$ , as t information related thereto.
B.	In connection with a criminal cour	rt case identified as, (the "Pending Case"), Recipients have
of Version	of the STRmix <sup>TM</sup> software; (iii on Validation Guide and Installation ftware; (iv) Any other information very public domain. For the purposes of	TRmix <sup>TM</sup> software; (ii) Developmental validation records i) The STRmix <sup>TM</sup> User's and Operation Manual and Manual (as applicable) for Version of the which STRmix agrees to provide which is not otherwise of this Agreement, the STRmix Materials as identified in code for the STRmix <sup>TM</sup> software. Any request for the are Agreement.
		Inspection subject to the terms and conditions provided d <u>Access to STRmix<sup>TM</sup> Software by Defence Legal Teams</u> s been provided to Recipients.
reference, and representative members, mar	for other good and valuable considers, consultants, associates, successonagers, attorneys, affiliates, and all of	the foregoing recitals, which are incorporated herein by ration, the Parties and their respective employees, agents, ors, assigns, subsidiaries, parents, directors, officers, ther individuals or entities acting by, through, for, under, collectively "Affiliate" or "Affiliates") hereby agree as
keep the STRr construed as g	mix Materials confidential as provider ranting a license of any present or fut	tial, and Secret Information. Recipients acknowledge to nature of the STRmix Materials and agree to hold and ed in this Agreement. Nothing in this Agreement shall be ture intellectual property rights, or any ownership interest nowledge that they have been provided with a true and

complete copy of the current Access Policy and that signing this Agreement constitutes an acceptance of

the terms, covenants, conditions, and restrictions contained therein. In the event of a conflict between the Access Policy and this Agreement, the terms of this Agreement shall govern.

- 2. <u>Restricted Use</u>. Recipients acknowledge, warrant, and represent to STRmix that Recipients are entering into this Agreement and seeking disclosure of the STRmix Materials for the sole purpose of the Inspection for use in the Pending Case, and for no other purpose. Recipients and Recipients' Affiliates agree at all times: (a) to keep confidential and not to disclose or release the STRmix Materials, in whole or in part, to any third party except with the specific prior written consent of STRmix or except as expressly otherwise permitted by this Agreement; (b) to not put the STRmix Materials to commercial use for the benefit of Recipient, Recipients' Affiliates, or any third party; and (c) not to copy the STRmix Materials or any document that contains any portion of the STRmix Materials other than as necessary to present opinions and findings in connection with the Pending Case. The obligations of Recipients and Recipients' Affiliates set forth in this Agreement shall survive indefinitely.
- 3. <u>Limited Disclosure</u>. It is understood that Recipients may disclose the STRmix Materials to only those of Recipients' Affiliates who (i) require such information for the Inspection in the Pending Case, and (ii) are informed of the confidential nature of the STRmix Materials and the obligations set forth in this Agreement. Recipients agree to be responsible for enforcing this Agreement as to any of Recipients' Affiliates and to take such action, legal or otherwise, to the extent necessary to cause them to comply with this Agreement.
- 4. <u>Notices.</u> All notices, requests, consents or other communications made by Recipients or Recipients' Affiliates to STRmix, shall be made in writing by mail to the address set forth above and by email to Kate Young at kate.young@esr.cri.nz, copy to Blake Gerney at brgerney@bmdllc.com.
- 5. <u>Legal Proceedings</u>. If Recipients or any of Recipients' Affiliates become legally compelled (by court order, oral questions, interrogatories, requests for information or documents, subpoena, civil or criminal investigative demand, search warrant, or similar process) to make any disclosure that is prohibited or otherwise constrained by this Agreement, Recipient or such Affiliate will provide STRmix with prompt written notice of such legal proceeding(s) so that it may seek an appropriate protective order or other appropriate relief.
- 6. <u>Return or Destruction of STRmix Materials</u>. Unless otherwise directed by STRmix, after Recipients conclude their participation in the Pending Case, Recipients shall promptly delete and/or destroy, with Notice to STRmix, without keeping any copies or summaries thereof, any and all portions of the STRmix Materials in possession or under the control of Recipients or Recipients' Affiliates.
- 7. <u>Remedies</u>. Without limiting any of STRmix's rights and/or remedies at law or in equity and in addition thereto, Recipients acknowledge and agree that an award of money damages would be inadequate for any breach of this Agreement, and any such breach or threatened breach would cause STRmix immediate, substantial, and irreparable harm. Recipients agree that in the event of any breach or threatened breach of this Agreement, STRmix will be entitled, without the requirement of posting a bond or other security, to equitable relief including immediate injunctive relief and specific performance.

## 8. *Miscellaneous*.

(a) <u>Modification; Assignment</u>. Any modification or amendment of this Agreement or its requirements shall be effective only if agreed upon in writing and signed by the Parties. This Agreement may not be assigned, in whole or in part, by Recipients.

(b) <u>Costs; Attorneys' Fees.</u> Recompetent jurisdiction to be in violation, breach, or nor Recipients shall be required to pay any and all costs of incurred by STRmix related to the enforcement of any be in addition to any other relief to which STRmix may	or expenses (including reasonable attorneys' fees) provision(s) herein. Said costs and expenses shall		
(c) <u>Entire Agreement</u> . This understandings, and communications, oral or written, be this Agreement.	Agreement supersedes all prior agreements, between the parties regarding the subject matter of		
IN WITNESS WHEREOF, each of the Parties hereto, have caused this Agreement to be executed as of the respective date(s) indicated below, to be effective as of the Effective Date.			
STRmix LIMITED:			
By: Print Name: Title: Date:			
RECIPIENTS (individual):			
Signature: Print name: Date:	Signature: Print name: Date:		
RECIPIENTS (entity):			
By:	By:		
Print name:	Print name:		
Title: Date:	Title: Date:		
Duit.	Duit		