



## CONFIDENTIAL NON-DISCLOSURE AGREEMENT

### The National M.O.M. Squad Organization

In consideration of being retained or engaged to do business with **The National M.O.M. Squad Organization**, and its subsidiaries, herein collectively called 'Companies', or **TNMSO** or **MOM Squad**, the undersigned agrees to:

1). Protect, hold in confidence, and NOT disclosed company and personal information or trade secrets of the companies consisting but not necessarily limited to:

a). **TNMSO** client data bases, price points, sources of suppliers, financial data, marketing analysis, production plan, or merchandising systems.

b). Confidential and personal information of affiliates, professionals of **TNMSO**, members of the **TNMSO**, that of the officers of **TNMSO**, and its: signed partners, members, subscribers, persons interviewed, un-released articles and un-published information; all private and confidential information, including data bases and directories..

c). Technical information: methods, processes, formulate, compositions, systems, techniques, computer programs and operating systems, and research projects.

d). I agree that I shall NOT during, or after my separation or the termination of my contract with TNMSO and its subsidiaries use or disclose or divulge to others including future employers, any confidential information, or any other proprietary data of the Companies as stated in the aforementioned are the exclusive property of the Companies listed above.

2). The undersigned agrees upon termination of contract with the Company:

Return to the Companies all documents and property of the Companies, including but limited to: original photos and drawings, files, supply of magazines, reports, manuals, correspondence, customer lists, computers, programs, company apparel, marketing items, all keys, all materials and copies thereof relating in any way to the Company's business, or in any way obtained by me during the course of employment or sub-contracted services.



Continue, Page Two  
Non-Disclosure Agreement, TNMSO

3). The undersigned agrees that all materials submitted and create during my employment or sub-contracted relationship becomes the exclusive right and property of the Companies stated in the aforementioned, but has certain approved rights to include approved materials in portfolio to market and promote services rendered to Companies.

a). The terms and conditions of this Agreement are just and necessary in the protection of the confidential nature of the Company's information and resources.

b). This document constitutes the Entire Agreement between the Companies listed above in the aforementioned and the Undersigned. It replaces and supersedes any and all oral or written agreements which might have previously been in placed.

c). Notices by either party must be transmitted in writing. Transmittal of any such notice must be executed in person, certified mail, or expressed mail to TNMSO.

d). There may be several counterparts of this Agreement signed by both parties. Any signed counterpart shall be deemed an original.

e). No modification of this Agreement is to be considered valid unless submitted in writing and accepted by both parties.

If any provision of this Agreement or portion thereof be held invalid and unenforceable, then the remainder of this Agreement shall nevertheless remain in full force and effect.

This agreement shall be binding upon me and my representatives and successors in interest, and shall inure to the benefit of the Company, its successors and assigns.

**(SIGNATURE BEGIN ON THE FOLLOWING PAGE)**



Continue, Page Three  
Non-Disclosure Agreement, TNMSO

**For the Member/Company:**

Date: \_\_\_\_\_  
(Executed date of Agreement)

\_\_\_\_\_  
Member, Company, Authorized Officer's Signature

\_\_\_\_\_  
Your Signature

\_\_\_\_\_  
Printed Name

**Your Contact Information:**

\_\_\_\_\_  
City State Zip Code

\_\_\_\_\_  
Home/Office Cell