

Confidentiality Agreement

This agreement for confidentiality made and entered into this 1st of September 2018 by and between (xxxxxxx) (hereinafter referred to as “X”) and CRL Inc.(hereinafter referred to as “Y”) as follows:

1. X shall not disclose any and all work operations and contents associated with Y's orders and information supplied from Y in connection with the orders to any third party without regard to the method of disclosure.
2. Any and all manuscripts, data, drawings, and the like which Y has handed over to X shall be classified documents, and X shall expend all possible means to keep them confidential according to the following respective articles.
3. The classified documents shall be any and all documents such as not only manuscripts, data, drawings, etc. which Y has supplied to X, including those duplicated, summarized, translated, edited, and produced by X but also manuscripts, data, drawings, proof copies, duplicates, and printed matters. In addition, documents, sheets, floppy disks, CD-ROMs, e-mails, and other media shall also be included in the form of such documents.
4. As for the translation, editing, production, and interpretation work of Y's manuscripts, etc., X shall take all possible measures so that their contents may not be leaked out or runoff outside Y. Also, X shall strictly store and handle such documents, and after finishing a job X shall return all documents concerned to Y or shall responsibly destroy them so that they may not be leaked or runoff outside Y according to Y's instruction.
5. In the case that documents based on this Agreement are lost

or leaked out for the reason of being attributable to X's responsibility, resulting in turning out X's damages, X shall be responsible for liability in damages to Y.

6. In the event that questions about matters which are not stipulated in this Agreement and about respective articles in this Agreement arise, both X and Y shall discuss any question thereof in good faith with each other to perform smooth management of the operations.
7. This Agreement shall be applied to all transactions such as the entrusted business that was carried out in the past and will be performed in the future between the parties hereof.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement in one original, and Y shall keep the original and X shall keep one copy of the original.

September 1, 2018

X:

Y: Ryosuke SASAKI, CEO

CRL Inc.

6-32 Nishimukoudacho, Satsumasendai-shi, Kagoshima,

895-0027 Japan