



Clear Glass Curtains, S.L.
Camino de Coin, KM 2, Nave 8
Mijas Costa, Málaga, Spain
T (34) 902 433 435
F (34) 952 46 80 76
E info@glasscurtains.es
www.glasscurtains.es

CONFIDENTIALITY AGREEMENT AGREEMENT:

Made by and between **Clear Glass Cortinas S.L.**, with its principal place of business located at Camino de Coin. 2 Km. Nave 8. Polígono Industrial, Mijas Costa. Málaga, and represented by **D. NEIL INGRAM**, **Registration No.:** X-2856696G, as General Manager, and _____ with its principal place of _____ business located at: _____, and
Represented by _____,
Registration No. _____, as _____.

RECITAL:

Both parties, through their authorized representatives, enter into this **CONFIDENTIALTY AGREEMENT** freely and voluntarily without duress or coercion, with the legal capacity to be bound by this agreement on the basis of the following clauses and terms:

STIPULATIONS:

FIRST, Purpose: The purpose of this agreement is to establish the obligation of confidentiality that the awarded company shall maintain as a future distributor, installer, or seller of supplies and aluminum parts and systems patented by the **CLEAR GLASS CURTAINS S.L.**

SECOND, OBLIGATIONS OF THE AWARDED COMPANY:

By virtue of this contract, the awarded company undertakes the following obligations:

- 1 - To not disassemble, dismantle, disarm, copy, change, or in any way alter or replace the sample product provided.
- 2 - To not apply, use, or reveal character data inherent to the product or the installation of the system.
- 3 - To not copy or even attempt to copy the product or any similar fabrication of the product.

By virtue of this agreement, the awarded company recognizes all rights of ownership of **CLEAR GLASS CURTAINS S.L.** with regard to the assigned work and agrees to respect those rights and to maintain the confidentiality of all data and information that it receives or may receive from **CLEAR GLASS CURTAINS S.L.**

- 4 - The awarded company agrees to maintain the integrity of products supplied by **CLEAR GLASS CURTAINS S.L.**

THIRD, Security measures:

The awarded company agrees to adopt, update and maintain the organizational and

technical measures necessary to ensure the security and confidentiality of all information it receives from **CLEAR GLASS CURTAINS S.L.** and to which it has access, thereby preventing any unauthorized access, alteration, loss, treatment, or processing.

FOURTH, OBLIGATION OF SECRECY:

The awarded company is obligated to maintain professional secrecy and reserves the right to allow its employees and associates access the information from **CLEAR GLASS CURTAINS S.L.** for work purposes.

FIFTH, LIABILITY:

The awarded company will be subject to administrative sanctions and penalties for damages caused by the failure to comply with its legal obligation concerning patents and trademarks and agrees to compensate **CLEAR GLASS CURTAINS S.L.** for any and all losses and liabilities, including fines and penalties, which the infringed party might suffer as a result of breach of patent laws, trademarks, and the terms of this agreement.

SIXTH: The awarded company will be subject to administrative penalties and damages caused by breach of its obligation of professional secrecy and the duty of confidentiality of information received from **CLEAR GLASS CURTAINS S.L.**

The awarded company is liable, under the terms of the **FIFTH** stipulation, acting on its behalf as well as for any damages arising from improper use or disclosure of information.

SEVENTH, Applicable Law:

The law to apply for any of the previous points and in case of conflict or discrepancy arising from the interpretation or implementation of this agreement, will be the law of the jurisdiction of the awarded.

This agreement shall be executed in duplicate, each duplicate copy constituting an identical and authentic original, the execution of which confirms that the parties are in agreement with the provisions contained herein.

Signed by:

CLEAR GLASS CURTAINS S.L.