## NON-DISCLOSURE AGREEMENT HELD BETWEEN LIFE QUALITY PROJECT, LLC., (HEREINAFTER "ONEVOLUTIONSITE®") AND "THE USER".

In connection with the use of <a href="www.onevolutionsite.com">www.onevolutionsite.com</a> (hereinafter, the "Website"), THE PARTIES may, from time to time, provide the other with certain confidential and/or proprietary information and trade secrets (collectively, "Confidential Information"). Accordingly, each party agree to treat all Confidential Information furnished or disclosed by the other in accordance with this agreement.

For purposes of this agreement: (a) the term "Discloser" means either "ONEVOLUTIONSITE®" or "THE USER" when providing or disclosing Confidential Information to the other; (b) the term "Recipient" means either "ONEVOLUTIONSITE®" or "THE USER" when receiving Confidential Information from the other; and (c) the term "Confidential Information" includes, without limitation, all opinions, blogs, ideas, considerations, prints, designs, drawings, layouts, developments, technical data, models, prototypes, samples, knowledge, technology, products, processes, inventions, discoveries, improvements, licensed rights, know-how, show-how, trade secrets, processes, plans, books, records, customer and/or competitor information, market information, brands, videos, photographs, business plans, finances and all other information whatsoever (including, if applicable, patents and/or patent applications), in whatever format or medium (including oral, visual, electronic or written form), and whether or not marked "confidential", "secret", "proprietary" or in some other applicable fashion.

The provisions of this agreement do not impose any obligations on Recipient with respect to information, knowledge or data which Recipient can demonstrate:

- (i) is already known to Recipient and existed in documentary or other physical form in the possession of Recipient prior to the time of disclosure by Discloser;
- (ii) is subsequently conceived, discovered or developed by Recipient completely independently of any information provided by Discloser;
- (iii) is or becomes generally available to the public other than as a result of a disclosure by Recipient or its officers, employees, agents or representatives;
- (iv) is disclosed by Recipient with Discloser's specific and prior written consent or which
  is provided by Discloser to a third party without imposing a similar duty of
  confidentiality;
- (v) is required to be disclosed by Recipient pursuant to a final judicial or governmental order or directive, provided that Discloser is given prior notice and a reasonable opportunity to obtain an appropriate protective order.

Recipient agrees that the Confidential Information received from Discloser will be kept strictly secret and confidential, held in trust for Discloser, not disclosed to any third party or in activities that result prejudicial to "ONEVOLUTIONSITE ®", its contents and activities and / or the other party, including without limitation the disclosure and use of confidential information in business or activities of competing third parties of the Discloser. The confidential information will be used only for the use of the Website, its applications and the projects that derive from it, so THE PARTIES are obliged and undertake not to carry out during the period of protection provided for by this agreement activities of competition for services, memberships or affiliations similar to those currently provided by the owner of the information to its members and associates.

The obligations of this agreement are extended, without limitation, to any family member, co-worker, subordinate, employee, agent or representative of the Recipient who for any reason has access to confidential information. "The Recipient" will be responsible individually and jointly with said officials, employees, agents and representatives for any breach of this agreement.

Recipient agrees to use adequate procedures to preserve the secrecy and confidentiality of the Confidential Information received from Discloser, such procedures being at least equal to those used by Recipient to protect its own confidential information of the same or a similar nature and relative importance, but no less than reasonable procedures under the circumstances.

At Discloser's request and, in any event, upon termination of the Project, Recipient and its officers, employees, agents and representatives will promptly return all of the Confidential Information in tangible form to Discloser (including, without limitation, samples, specimens, evaluations, analysis or any other documents containing or derived from the Confidential Information), without retaining any copies, notes or extracts thereof (whether or not made or compiled by Recipient, its officers, employees, agents or representatives, or furnished by Discloser), provided that Recipient shall be entitled to retain one copy of the Confidential Information in a confidential file in its legal department for purposes of confirming its compliance with its obligations under this agreement. In lieu of such return of the Confidential Information, Discloser may (at its option) permit the destruction thereof, with such destruction being confirmed by a sworn certificate of a senior officer of Recipient.

Ownership of all Confidential Information, whether contained in original or duplicate documents, however stored, shall at all times remain vested in Discloser. Nothing in this agreement grants Recipient any right or license under any patent, patent application, copyright, trademark, trade secret or other form of proprietary technology or intellectual property rights contained or referenced in the Confidential Information received from Discloser (and whether now or hereafter owned, used or controlled by Discloser and/or Discloser's affiliates, suppliers and customers). Recipient further agrees not to decompile, disassemble, decode, reproduce, redesign or reverse engineer any of Discloser's Confidential Information. This provision shall survive any expiration or other termination of this agreement.

Neither party makes any representation or warranty to the other party, express or implied, with respect to any Confidential Information delivered hereunder, including implied warranties of merchantability, fitness for a particular purpose, or freedom from patent infringement, whether arising by law, custom or otherwise. Only those representations or warranties that are made to Recipient within a definitive business transaction agreement, when, as, and if it is signed by the parties will have any legal effect. Nothing in this agreement obligates either party to contract any service or membership or to purchase any good, or to conclude any supply or other agreement with the other. Neither party shall be obligated to disclose to the other any Confidential Information or any other information and each party shall have the absolute discretion as to what Confidential Information it may make available to the other party.

Without limiting any rights or remedies available to either party (including injunctive relief to prevent any actual or threatened breach of this agreement), the parties agree to use reasonable efforts to amicably settle any disputes or differences which may arise under this agreement. Each Party acknowledges that the use or disclosure of Confidential Information

in violation of this agreement shall give rise to irreparable injury to the other party. Accordingly, the parties agree that, in addition to any other legal or equitable remedies that may be available, Discloser shall be entitled to seek equitable relief, including an injunction and specific performance, in the event of a breach or threatened breach of this agreement by Recipient.

The obligations arising under this agreement shall continue for a period of five (5) years after the date of the last disclosure of Confidential Information pursuant to this agreement (or, if earlier, until the time that the particular Confidential Information ceases to retain its status as "confidential" under the terms hereof).

If any provision of this agreement is held by a court of competent jurisdiction to be invalid, unenforceable or contrary to law, such provision shall be deemed to be deleted and the validity and enforceability of the remaining provisions of this agreement shall in no way be affected thereby.

Neither party hereto shall, directly or indirectly, assign or purport to assign this agreement or any of its rights and obligations in whole or in part to any third party without the prior written consent of the other party. This agreement shall be binding upon and enure to the benefit of the parties hereto, and their successors and assigns.

This agreement contains the entire agreement of, and supersedes any and all prior understandings, arrangements and agreements between, the parties, whether oral or written, with respect to the subject matter. This agreement shall only be waived, modified or amended in writing when signed by authorized representatives of both parties.

This agreement shall be governed by and construed in accordance with the laws of the State of Texas, and the laws of the United States applicable therein, excluding conflicts of law provisions.

This agreement may be executed in one or more counterparts, each of which will be deemed to be an original and all of which, when taken together, will be deemed to constitute one and the same agreement. When executed by representatives of the parties, this agreement may be delivered in person, or by confirmed facsimile or e-mail (in PDF format), and any such facsimile or PDF signature versions shall be deemed to be originals for all purposes.