
Nondisclosure Agreement
- in reciprocity -

between

Framo Morat GmbH & Co. KG,
Franz-Morat-Strasse 6,
79871 Eisenbach
Germany

- hereinafter "Framo Morat" -

- hereinafter "Partner" -

Framo Morat and Partner hereinafter also referred to as each a „Party” and collectively the “Parties”

Re: Inquiries & General Collaboration

The undersigning Parties are obligated to handle assigned tasks and all information, knowledge, and experiences to which it receives access at a Party or receives from a Party in a confidential manner and to not make these things accessible to third parties. This includes also financial information, particularly inquiries related to the order and any shared objectives of the order.

The Parties will ensure compliance with the agreement by all persons and firms that serve it.

The nondisclosure obligation will not apply to the extent that the information:

- a) represents the current state of technology or becomes the current state of technology through no fault of the undersigning party, or
- b) is already known to the undersigning party at the time the information is shared or is subsequently shared by third parties that do not have a nondisclosure obligation.

It will be incumbent upon the party that invokes an exception to the nondisclosure obligation to provide evidence of the existence of an exception.

Framo Morat will receive without additional compensation exclusive usage rights without time limitation and in all usage forms to copyright-protected works, such as models, drawings, parts lists, software (source code), etc. that are contained in the work results.

The nondisclosure obligation will end five years after signing of this declaration and no earlier than three years after cessation of the planned series-production deliveries.

Eisenbach, den _____

_____, the _____

Volker Waller,
Operativer Geschäftsführer / COO

Partner