



**CONFIDENTIAL DISCLOSURE AGREEMENT**

Between Sceptune Games Ltd of PO Box 63, Shipton Bellinger, Tidworth, Hants, SP9 7ZX, United Kingdom (“Sceptune Games”) and

[Your name and address]..... (“the Disclosee”)

- 1. “Confidential Information” means non-public information that Sceptune Game designates as being confidential or which, under the circumstances surrounding disclosure, ought to be treated as confidential. “Confidential Information” includes without limitation information relating to released or unreleased Sceptune Games products, the marketing or promotion of any Sceptune Games product, Sceptune games business policies or practices, Sceptune Games prospective licenses, game designs, scenarios, campaigns, rules and playing strategies, financial information and information received from others that Sceptune Games is obligated to treat as confidential.
2. “Confidential Materials” means all tangible materials containing Confidential Information including without limitation written or printed documents, product samples, promotional items or other related items.
3. All Confidential Information and Confidential Materials whether oral, written or otherwise, that is supplied or disclosed by Sceptune Games shall be treated as confidential by the Disclosee.
4. The Disclosee undertakes not to use or disclose the Confidential Information and Confidential Materials for any purpose without the prior written agreement of Sceptune Games.
5. This Agreement does not apply to any information in the public domain or which the Disclosee can show was either already lawfully in their possession prior to its disclosure by Sceptune Games or acquired without the involvement, either directly or indirectly, of Sceptune Games.
6. All Confidential Information and Confidential Materials are and shall remain the property of Sceptune Games. The Disclosee shall, on request from Sceptune Games, return any documents or items connected with the disclosure and shall not retain any unauthorized copies or likenesses.
7. This Agreement or the supply of Confidential Information and Confidential Materials does not create any licence, title or interest in respect of any Intellectual Property Rights, patents, copyrights, trademarks or trade secret information of Sceptune Games.
8. After 2 years from the date hereof each party shall be relieved of all obligations under this Agreement.
9. Sceptune Games may from time to time request or accept suggestions, feedback or other information from the Disclosee concerning Confidential Information or Confidential Materials or concerning released Sceptune Games products. Any suggestions, feedback or other disclosures made by the Disclosee are and shall be entirely voluntary on the Disclosee’s part and shall not create either any obligation on the part of Sceptune Games or a confidential relationship between the Disclosee and Sceptune Games. Sceptune Games shall be free to disclose and use the Disclosee’s suggestions, feedback or other information as Sceptune Games sees fit, entirely without obligation of any kind to the Disclosee.
10. The Disclosee acknowledges that Sceptune Games may have already received concepts, ideas, games, suggestions, feedback, material or similar submissions from other parties or sources and may already be working on similar ideas, concepts, games, material, suggestions, feedback and material. Sceptune Games shall be free to use all such information as Sceptune Games sees fit, entirely without obligation of any kind to the Disclosee.

Signed ..... Date ..... (Tim Bancroft) For Sceptune Games

Signed ..... (the Disclosee) Date .....

For ..... (Company or Trading Name if applicable)