Non-Disclosure Agreement



It is understood and agreed to that the below identified parties may disclose confidential information to each other to conduct business. To ensure the protection of such information, it is agreed that;

- 1. The confidential Information to be disclosed to the other party, includes, but are not limited to: technical and business information, trade secrets, drawings and/or illustrations, research and development, production, costs, profit and margin information, finances and financial projections, customers, clients, marketing, and current or future business plans.
- 2. The parties agrees not to disclose the confidential information obtained from the other party to any 3^{rd} party unless required to do so by law.
- 3. This agreement states the entire agreement between the parties concerning the disclosure of confidential Information. Any addition or modification to this agreement must be made in writing and signed by the parties.
- 4. This agreement has a validity of 3 years from the effective date.
- 5. For both parties this agreement includes subsidiaries, successors, assigns and legal representatives.
- 6. This agreement is governed by the laws of Norway. The place of jurisdiction for disputes arising from this agreement is Drammen. The maximum total amount (damages and costs) that can be relieved from each of the parties from this agreement is NOK 500 000.

Eff	ective date:	
	DD-MM-YY	YY
Party A		
ASI Automatikk AS, Sankt Hall	vards vei 3, 3414 Lierstranda, Norv	<i>y</i> ay
Company reg. number: 979 30	08 736	
Person Authorized to sign: Ge	ir Berven, geir.berven@asiflex.no	
Party B		
Customer/Company:		Company reg.no.:
Address:		
Person authorized to sign:		
	Full name	E-mail

This NDA agreement shall be digitally signed with confirmed authorized signature such as Bank-ID.