THIS DOCUMENT IS TO BE SIGNED AND SCANNED AND
RETURNED TO OUR GROUP TO PROTECT OUR
CONFIDENTIAL INFORMATION AND OUR FACILITIES IN
ASIA

TO VIEW OR VISIT OUR SECRET PLANTS AND OFFICES IN
CHINA AND ASIA WE REQUIRE THIS TO BE SIGNED

Shredderhotline.com Company Inc. ( Canada and USA )
And Global Development International Inc. ( USA )
Chicago USA, Montreal Canada, Guangzhou China

Global Development ( Formerly Saturn Manufacturing and Shredding Systems International Inc. ) maker of Recycling
Systems, for Worldwide Clients such as The City of Stamford CT, The City of Louisville KY, Glaxo Bristol Myers Squibb,
General Motors, Ford, Boeing, Merck, Freightliner, Wisconsin Power and Light, The City of Chicago and The City of NY,
……and 8000 other satisfied users worldwide…..

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Date of Letter: April 26, 2008
Date of Printing: December 1, 2009

Development ( Burda Group of Companies ) and all companies owned by Dan Burda and his association. Restricted Use Notification.

File: Secrecy Agreement – Project – Company – Contact – 0001

MEMORANDUM OF UNDERSTANDING, SECRECY AGREEMENT, CONFIDENTIALITY and NON COMPETITION AGREEMENT FOR ALL PARTIES TO THIS DOCUMENT INCLUDING BUT NOT LIMITED TO OTHER PARITIES WHO SHOULD BE SUBJECT TO THIS AGREEMENT IN A DIRECT MANNER OR INDIRECT MANNER DUE TO NON DISCLOSURE BY THE RECIPIENT

This Agreement, effective as of this ___ day of ______________ in 2008, is made by and between Global Development International Inc (Oregon Corporation) and Shredderhotline.com Company Inc. (Illinois Corporation) and Shredderhotline.com Company Inc. (Montreal Canada Corporation) referred to collectively as (Global) and the interested party to this agreement or MOU agreement, whose name is ____________________________________ (referred to herein as Recipient).

Global has, or will have certain proprietary and confidential information (referred to herein as Said Information) relating to:

One.) Its (Global) product line and product line inventions and processes for manufacturing worldwide under License agreements throughout Asia and Europe and USA.
Two.) Its (Global) manufacturing programs and plans and plants in USA, Europe and Asia.
Three.) Its (Global) joint venture arrangements with groups within USA, Europe and Asia.
Four.) Its (Global) pricing policies and data reflecting competitive and confidential information.
Five.) Its (Global) programs or projects outlined in correspondence and e-mails to Recipient, generally given to help the Recipient understand the rules of conduct that will be made for an agreement with Global and Recipient.
Other.________________________________________________________________________
______________________________________________________________________________
_____________________________________________________________________________.

Recipient wishes to receive Said Information from Global because it concerns potential business opportunities for the Recipient. Recipient may be or will be, introduced to manufacturing and venture partners, distributors and dealers and clients and customers, of Global Development, and the Recipient will not have any direct or indirect contact with these partners without the written consent of Global. That written permission given at this time is to visit the manufacturing facilities of Global and its partners, and to only view the facilities and equipment manufactured by Global and its manufacturing partners.
Global shall disclose Said Information to Recipient with the understanding that Recipient will receive and hold Said Information in confidence, take reasonable steps to prevent disclosure of Said Information to third parties and will not utilize Said Information for its own benefit or for the benefit of third parties, without the written consent of Global, for a period of 10 years or as allowed and protected under the Law for the domicile of Global, where this agreement will be deemed as the Place of Origin and Signing by all parties.

Said Information includes all information, verbal, or written, given to Recipient by Global, with the exception of any portion which was known to Recipient prior to disclosure thereof by Global which is or becomes generally available to the public through no fault of Recipient, or which is unconditionally given to Recipient by a third party having a bona fide right to do so.

At this time the Recipient has no knowledge or very limited knowledge of any information outlined above, and that the information disclosed to the recipient is very high level, and involves ongoing opportunities, ventures, projects and investment by Global made over the last 35 years that has a proven value of at least $40,000,000.00 in sales and profits each year.

This agreement conveys no rights to Recipient of any present or future Global programs, projects, inventions or patents.

Furthermore, Global shall have no obligation to pursue any venture with the Recipient including but not limited to the use of Said Information with Recipient after disclosure thereof.

The obligations of this agreement with respect to each item of Said Information shall terminate ten years from the date of its disclosure. Any and All Legal fees to enforce the terms and conditions of this document shall be paid by the Recipient if action is pursued by Global against Recipient. Enforcement shall be accorded all of the protection under the laws where accorded and/or adjudicated, in worldwide courts and in the courts of the United States of America.

Damages will be pursued with a minimal claim of $1,000,000.00 for any violation of this agreement including any and all activity of the Recipient that harms Global.

Claims must be proven but this Agreement is intended to inform the Recipient that Global intends to protect its rights and privileges as outlined above from any and all violations of this Agreement.

Global Development International

Recipient:__________________

By_________________________ By________________________
Name______________________ Name_____________________
Title_______________________ Title_______________________
DB/sb
MUTUAL CONFIDENTIALITY AGREEMENT

________________________________ (“Customer”) and Shredderhotline.com Company Inc. (“SHL”) hereby agree as follows:

1. “Confidential Information” includes, but is not limited to, trade secrets, know-how, inventions, techniques, processes, algorithms, software programs, schematics, designs, contracts, and other proprietary information that derives independent economic value from not being generally known, gives either party an advantage in the market place and the party protects from dissemination to the general public by reasonable measures of secrecy.

2. During the course of this Agreement, a Party (“Disclosing Party”) may disclose its Confidential Information to another Party (“Receiving Party”).

3. Each party acknowledges that either party may reveal Confidential Information to the other party prior to entering into and during the course of an agreement between the parties.

4. Receiving Party will, at all times, keep in confidence and trust all of the Disclosing Party’s Confidential Information. Receiving Party will take reasonable steps to prevent unauthorized disclosure or use of Disclosing Party’s Confidential Information and to prevent it from falling into the public domain or into the possession of unauthorized persons, including, but not limited to: (a) storing the Disclosing Party’s Confidential Information segregated and apart from its own files; (b) releasing the Disclosing Party’s Confidential Information only to employees, consultants, subcontractors and agents of Receiving Party who have a need to know and who agree to be bound by these confidentiality provisions; (c) prohibiting the reproduction of the Disclosing Party’s Confidential Information, including, but not limited to, videos, drawings or photographs without the expressed written consent of the Disclosing Party.

5. Receiving Party will immediately give notice to the Disclosing Party of any unauthorized use or disclosure of the Disclosing Party’s Confidential Information. Receiving Party agrees to assist Disclosure Party to remedy such unauthorized use or disclosure of Disclosing Party’s Confidential Information.
6. Confidential Information will not include: (a) information which is: (i) now or hereafter, through no unauthorized act or failure to act on a party’s part, in the public domain; (ii) known to the other party without an obligation of confidentiality at the time the party receives the same from the other party, as evidenced by written records; (iii) hereinafter furnished to SHL or the Receiving Party by a third party as a matter of right and without restriction on disclosure; (b) furnished to others by the other party without restriction on disclosure; or (e) independently developed by a party without use of the other party’s Confidential Information.

7. Upon termination of this Agreement or any other Agreement entered into by the parties whichever occurs first, Receiving Party will return to Disclosing Party all such Confidential Information, including technical information and data, whether in written, documentary or other form, as well as computer programs, software and technical drawings and all digitally stored Confidential Information belonging to Disclosing Party will be deleted from Receiving Party’s storage medium including, but not limited to, computer hard drives, floppy disks, CDs or DVDs. Within 10 days of the termination of this Agreement, Receiving Party shall provide Disclosing Party with a written certification that all stored data containing Disclosing Party’s Confidential Information in Receiving Party’s possession or control have been destroyed, removed from a digital storage device or returned to Disclosing Party.

8. Receiving Party shall not in any manner disclose to third parties, advertise or publish the fact it has entered into the terms of this Agreement, except with the expressed written consent of Disclosing Party or if required to do so by a governmental agency or a code of law with proper jurisdiction.

9. This Agreement will be governed by the laws of the State of Illinois.

10. The persons signing this Agreement have the authority to bind the parties as identified herein.

11. The parties’ obligations under paragraphs 3, 4, 5 and 8 shall remain in full force and effect after the termination of this Agreement;

SHREDDERHOTLINE.COM

COMPANY INC

(Receiving Party )

Signature: ___________________________  Signature: ___________________________

Name: ___________________________  Name: ___________________________
Send two originals signed by the Recipient to our company and we will return one document signed by our group. In addition confirm via e mail that you have been in receipt of this document and that you agree to the terms and conditions of this agreement. Both E Mail and Signed Agreements are binding on their own. This is to help expedite the paperwork process so that we do not delay moving forward in this process as time is of the essence. Consideration is considered by our acceptance of your time and its value to our group, for this to be in effect after written confirmation by E mail and/or Written Signed documents.

DAN BURDA
SALES@SHREDDERHOTLINE.COM
815-674-5802