NON-DISCLOSURE AGREEMENT FOR EVALUATION OF PROPRIETARY INFORMATION

This Non-Disclosure Agreement is by and between the United States Department of Energy, represented by the National Energy Technology Laboratory (hereinafter referred to as "NETL"), and by [Participant] (hereinafter referred to as "Participant"), collectively referred to as "Parties" and individually as "Party",

WHEREAS the Participant wishes to provide to NETL certain [information, data and/or samples] relating to [Participant's proprietary information description] that the Participant considers to be Proprietary Information (trade secrets and privileged commercial or financial information) but the Participant is willing and able to provide the Proprietary Information under the terms and conditions hereinafter set forth, and NETL wishes to receive the Proprietary Information for the purpose of [performing a review and evaluation of the Proprietary Information] (hereinafter referred to as "Purpose for Receiving Proprietary Information").

NOW WHEREFORE NETL and the Participant agree that the Proprietary Information shall be provided under the following terms and conditions:

 All Proprietary Information that is conveyed by the Participant to NETL shall be so identified and marked by the Participant at the time it is conveyed to NETL with the following legend:

LIMITED RIGHTS LEGEND

This Proprietary Information, furnished under a Non-Disclosure Agreement dated ______ between the National Energy Technology Laboratory (NETL) and <code>[Participant]</code>, may be reproduced and used only as is necessary to enable NETL to <code>[copy Purpose for Receiving Proprietary Information]</code> and may not be disclosed to anyone without the prior written permission of <code>[Participant]</code>, other than to Government employees who are subject to the statutory provisions against disclosure of confidential information set forth in the Trade Secrets Act (18 USC 1905), or employees of NETL contractors who have agreed to keep the Proprietary Information confidential, and whose access to the Proprietary Information is necessary for <code>[copy Purpose for Receiving Proprietary Information]</code>. This Legend shall be marked on any reproduction, in whole or in part, of this Proprietary Information.

2. To the extent that NETL receives or is given access to any such identified and marked Proprietary Information by the Participant, NETL shall use its best efforts to treat such Proprietary Information in accordance with the Limited Rights Legend contained thereon, to use such Proprietary Information only for the Purpose for Receiving Proprietary Information, and to make no further disclosure of such Proprietary Information. NETL shall not be liable for any inadvertent disclosure of Proprietary Information where at least a reasonable degree of care has been exercised, provided that upon discovery of such inadvertent disclosure, it shall have endeavored to correct

the effects thereof and to prevent any further inadvertent disclosure.

- 3. In the event NETL receives oral disclosures of Proprietary Information or visits facilities of the Participant and is given access to Proprietary Information, the Participant shall, at the time of the disclosure: advise the recipient of the Proprietary Information, provide NETL within thirty (30) days following such disclosure or access with a document containing a brief description of the Proprietary Information so disclosed, and note on the brief description that the disclosure comprised Proprietary Information, and include on such description the above Limited Rights Legend.
- 4. All such identified and marked Proprietary Information provided to NETL by the Participant shall remain the property of the Participant and, upon completion of the Purpose for Receiving Proprietary Information, shall be returned to the Participant with all copies made thereof.
- 5. The points of contact for the Parties are as follows:

NETL

Technical Contact: Administrative Contact:

Jessica Sosenko

Department of Energy
3610 Collins Ferry Rd
Department of Energy
626 Cochrans Mill Road

P.O. Box 880 P.O. Box 10940

Morgantown, WV 26507-0880 Pittsburgh, PA 15236-0940

Phone: Phone: 412.386.7417

Email: Email:

jessica.sosenko@netl.doe.gov

[Participant]

Technical Contact: Administrative Contact:

[INSERT NAME][INSERT NAME][ADDRESS][ADDRESS][PHONE][PHONE][EMAIL][EMAIL]

Any communications shall be deemed made if mailed by postage prepaid first class U.S. Mail addressed to the point of contact of the receiving Party as of the day of receipt of such communication by the addressee or on the date given if by verified facsimile or on the date given by if by electronic mail. Changes to the points of contact identified in this Article or their addresses shall be given in accordance with this Article and shall be effective thereafter.

6. The obligations of this Non-Disclosure Agreement shall not extend or apply to

Proprietary Information which now or hereafter (i) becomes publicly known without the fault of NETL; (ii) comes into NETL's possession from a third party that is not subject to a confidentiality obligation; (iii) is independently developed by the NETL's employees who did not have access to the Proprietary Information; (iv) is intentionally released by the Participant to a third party without restriction; or (v) is released for disclosure with the written consent of the Participant.

- 7. This Non-Disclosure Agreement shall terminate [insert term] from the effective date, unless earlier terminated upon written notification by the Participant.
- 8. The non-disclosure obligations regarding the Proprietary Information shall survive for years from the termination date of this agreement, unless NETL requests an extension of time for good cause shown.
- 9. This Non-Disclosure Agreement may be signed in one or more counterparts, each of which shall be deemed an original, and all of which taken together shall be deemed one and the same instrument.
- 10. This Non-Disclosure Agreement is effective on the date affixed hereto by the Party last signing this Non-Disclosure Agreement.

IN WITNESS WHEREOF, the Parties hereto have executed this Non-Disclosure Agreement,