

Non Disclosure Agreement - File "BATTERY CHARGER"

Sur	rname, first name:	
doı	miciled at	
Em	nail address	Mobile
(pc	ossibly) representing the company .	
Ent	terprise number	Registered office
		ential acquisition of the business or the shares of the company or of the fter the Issuer) and accompanied by FB Transmission.
1.	 tioned File are considered Confide a) the very principle of the prop b) annual accounts, notes there c) analyses, reports, studies, we strategy of the Issuer or the r d) trade and industrial secrets, t tual property rights belonging 	posed sale or acquisition and more generally the entire negotiation process sto, interim accounts, forecasts and business plans; orks, offers or other documents obtained in connection with the File, the market in which he operates; technology, software, know-how, customers, trademarks and other intellecting to the Issuer; the Issuer's staff, suppliers and customers;
2.	Information, the undersigned und a) not to divulge or use it, exce agreement (study of the busi b) to take the same precautions least, to take all precautions c) take all appropriate steps wit bers or external advisers, to ed not to file in his name or have property rights; e) to return such applications w request;	ept for the exclusive purpose of carrying out the operation covered by this ness transfer file); as as those taken for the protection of its own confidential information or, as likely to achieve the purpose of this undertaking of confidentiality; the persons working under its authority or on its behalf, including staff members are that the obligations of this Agreement are met; filed in the name of third parties any application for industrial or intellectual ithout delay and without keeping copies thereof, should FB Transmission so ion of the present business, directly or through an intermediary, without
3.	This confidentiality undertaking shall be valid for a period of 24 months from the last contact between the parties to this agreement. The prohibition to disclose Confidential Information shall not apply if such disclosure is required by law, regulation, court order or order of an administrative authority. All necessary steps will be taken in such cases to limit the extent of such disclosure to what is strictly required by such law, regulation court order or administrative order.	
4.	This agreement is subject to Belgian law. Any dispute arising from its validity, interpretation or execution shabe under the exclusive jurisdiction of the Company Court of Hainaut (Tribunal de l'Entreprise du Hainaut division of Tournai.	
	one at, the gnature (preceded by the words "Re	