## **CONFIDENTIALITY AGREEMENT**

Attorney client confidentiality is established with respect to the information disclosed in the initial consultation including any drawings or documents submitted.

We agree to keep all of the information disclosed by the client in strict confidence. None of the information submitted will be revealed to a third party except to attorneys affiliated with Mark S.Hubert L.L.C.

We will not use any of the information disclosed in any way to further our own interests or the interests of any third party.

Mark S. Hubert Registered Patent Attorney

Attorney	Client	
Dated	Dated	

## **ADMONITIONS**

- 1. Filing an application for a patent or mark, does not guarantee the inventor will be granted a patent or the owner granted a federal registration of that mark.
- 2. A patent does not guarantee monetary success by itself. An inventor gets paid by either selling the invention or by licensing or selling (assigning) the patent rights to someone else. Not all inventions are commercially successful.
- 3. A patent gives its owner the right to exclude others from making, using, and selling their invention without permission. However, obtaining a patent does not guarantee that the patent owner may make, use, or sell the invention without violating (infringe) someone else's patent.
- 4. Note: an initial consultation is no guarantee that we will represent you. We do not accept all clients, and we cannot represent you if there is a legal conflict of interest with an existing client.