



CONFIDENTIAL DISCLOSURE AGREEMENT

The following Agreement is entered into between **JERKY HUT INTERNATIONAL, INC.**, an Oregon corporation, having offices at 2980 "E" Street - P.O. Box 308, Hubbard, Oregon 97032 (hereinafter referred to as "**JERKY HUT**" AND _____ (individual/corporation), having a residence/office at _____ (hereinafter referred to as "**Recipient**").

RECITALS:

WHEREAS, JERKY HUT represents that it has certain ideas and information with respect to the establishment of a distinctive style of a **JERKY HUT Licensing Opportunity** known as "**JERKY HUT**" which ideas and information relate to layout, decor and motif, site selection, equipment and supplies, advertising strategies, marketing approaches, and further valuable know-how, trade secrets and other confidential information in connection with said licensee, all of which is hereinafter referred to as "**Disclosure**," which **JERKY HUT** desires to receive for enabling **Recipient** to evaluate said Disclosure and determine whether or not **Recipient** desires to enter into an Agreement with **JERKY HUT** for **Recipient's** use of said disclosure;

NOW, THEREFORE, IN CONSIDERATION of TEN DOLLAR (\$10.00), paid in hand, and other good and valuable consideration, the receipt of which is hereby acknowledged, and further to protect the secrecy and proprietary rights of **JERKY HUT INTERNATIONAL** in and to its Disclosure, **IT IS AGREED** by the parties hereto as follows:

1. **JERKY HUT** agrees to disclose to **Recipient**, who hereby accepts from **JERKY HUT**, said disclosure; **Recipient** to receive and, for the duration of this Agreement, to use **Recipient's** best efforts to maintain said Disclosure in secrecy and confidence:

(a) to the extent that the same was not previously known to **Recipient**: or

(b) unless or until the same is or becomes public knowledge through no act or fault of **Recipient**.

2. **IT IS UNDERSTOOD AND AGREED** that this Agreement conveys no rights in said disclosure to **Recipient**, and to the extent and so long as said Disclosure remains confidential, **Recipient** shall not use said Disclosure for any purpose, except for the herein stated purposes of said Disclosure, and it is understood that the extent of such evaluation is to be determined solely by **Recipient** after receiving said Disclosure.

3. All correspondence and other written materials exchanged between the parties during the term of this Agreement, and relating to the subject matter herein identified, shall be considered as part of said Disclosure.

4. **Recipient** understands and agrees that the subject matter of said disclosure is the property of **JERKY HUT** and that all written material loaned to it by **JERKY HUT** pursuant to this Agreement shall not be duplicated or reproduced and all of them shall be returned promptly to **JERKY HUT** at the request of **JERKY HUT**.

5. **THIS AGREEMENT** shall be effective as of the date of disclosure of said Disclosure to **Recipient** and shall remain in effect until said Disclosure becomes public knowledge through no act or fault of **Recipient**.

6. **THIS AGREEMENT** shall be construed in accordance with the laws of the State of Oregon.

DATED this ____ day of _____, 2007

JERKY HUT INTERNATIONAL, INC.
By _____
Its _____
President or other Officer

Jerky Hut Retail Licensee
By _____
and _____
By _____
Its _____
"RECIPIENT"

