



DATE: 2021-01-15

Equipment Authorisation Division
Federal Communications Commission
7435 Oakland Mills Road
Columbia, MD 21046

FCC ID: **N5OTR061, N5OTR062, N5OTR064**
Product Name: **TR06 Transceiver Module**

Request for Confidentiality

Pursuant to Sections § 0.457(d) and 0.459 of the FCC rules, we hereby request that the following documents be held confidential:

- Schematics
- Block diagrams
- Component lists
- Internal photos
- Theory of operation
- Antenna design documents

These materials contain trade secrets and proprietary information and are not customarily released to the public. The public disclosure of this information might be harmful to the company and provide unjustified benefits to our competitors, as described below.

Dated this 15th Day of January 20 21

By:  Björn Askestig
Signature Printed

Title: VP Business Development

On behalf of: Scanreco AB

Telephone: +46 8 556 32 801

Scanreco AB
Stensättravägen 13, SE-127 39 Skärholmen
Box 90304, SE-120 25 Stockholm, Sweden





All of our facilities have restricted access as well as camera/photo prohibition in order to prevent internal photos information from becoming public or disclosed to unauthorized persons. All personnel are under NDA.

All of the circuit boards are covered with a thick layer of protective silicon/epoxy seal. The seal covers the entire board and prevents the public from accessing internal information. The products are non-serviceable due to the coating of the boards.

All sales of the non-consumer radio remote control will be under an NDA which includes third party sales and the final users. A copy of the NDA is appended with this request.

Internal photos illustrate the radio components shape and layout and give the possibility for competitors to recognize the radio platform and radio solution used. The layout of the radio part is unique and is a proprietary intellectual property. Publishing of layout will disclose the design trade secrets and help to copy and theft the intellectual trade secrets with commercial and financial consequences.

Scanreco AB has invested considerable time and materials in research and development to produce the referenced product. Disclosure of the permanently confidential portions of this application to competitors would not only give them significant competitive advantages in developing similar products, but would also disclose successful implementation of unpublished, leading edge technology developed by us.

If you have questions or need further information, please contact the undersigned.

A handwritten signature in blue ink, appearing to be the initials "A" or "H".



Appendix – Copy of NDA template

MUTUAL NON-DISCLOSURE AGREEMENT

This Agreement is made this _____ day of _____ 201X ("Effective Date"), by and between:

1) Scanreco AB, Box 90304, SE-120 25 Skärholmen, SWEDEN (hereinafter "Scanreco"), having its principal office (address at) _____, and

2) _____/ having its principal office (address) at _____

RECITALS:

A. The parties are engaging in discussions about the possibility of entering into a _____ (hereinafter the "Purpose").

B. Either party may receive or disclose Confidential Information (as hereinafter defined) under this Agreement, and the parties are willing to undertake to restrict the use and further disclosure of Confidential Information received by them. The party receiving the Confidential Information shall be considered the "Receiving Party" and the party disclosing the Confidential Information shall be considered the "Disclosing Party".

IT IS NOW AGREED AS FOLLOWS:

1. The term "Confidential Information" as used in this Agreement, shall, subject to Clause 2 below, mean information of any kind and in any form whether or not labelled as "confidential" and which is not limited to, information relating to businesses, products (software, hardware, mechanical, internal photos), techniques and processes supplied or imparted by the Disclosing Party to the Receiving Party pursuant to this Agreement.

2. Confidential Information shall not include information that:

- (i) has been in the Receiving Party's possession before its disclosure by the Disclosing Party; or
- (ii) is in or becomes part of the public domain through the Receiving Party; or
- (iii) is received by the Receiving Party from a third party without a duty of confidentiality to the Disclosing Party; or
- (iv) is independently developed by the Receiving Party without recourse to the Confidential Information or part thereof; or
- (v) is disclosed by the Receiving Party pursuant to judicial order, a requirement of a governmental authority or a requirement of law, provided that the Receiving Party gives the Disclosing Party a written notice of such requirement as soon as reasonably possible after learning of such requirement.

3. Each party agrees not to use any Confidential Information for any purpose than the Purpose (as defined above). Each party agrees to maintain the confidentiality of the Confidential Information and will not disclose or permit access to the Confidential Information to any person or entity other than Receiving Party's employees, officers, professional adviser or customers (hereinafter "Authorized Person"), who have a need to know such Confidential Information for the Purpose.

The Receiving Party shall be responsible for that any of the Receiving Party's Authorized Persons treats the Confidential Information in full compliance with the restrictions and conditions set forth in this Agreement as follows:

1. The internal photos are confidential information. The Receiving Party shall prevent internal photos information to be public. Taking internal photos shall be prohibited.
2. The Receiving Party shall restrict the access only for Authorized Persons. The access of Unauthorized Person shall be prohibited.
3. The Receiving Party shall be responsible for that all sales of the non-consumer product will be under a NDA, including but not limited to third party sales, installers and final users.

4. The Receiving Party's obligations in relation to the Confidential Information as set forth in this Agreement expire five (5) years after the Receiving Party's receipt of said information, and shall survive any termination of this Agreement.

5. At any time upon the request of the Disclosing Party the Receiving Party will promptly destroy all Confidential Information (and all copies thereof) furnished to Receiving Party pursuant to this

Agreement, including any materials prepared by Receiving Party containing, based upon or reflecting Confidential Information, and Receiving Party shall certify in writing that such destruction. Notwithstanding the destruction of the Confidential Information, Receiving will continue to be bound by its obligations of confidentiality and other obligations hereunder.

6. The Receiving Party shall not by virtue of this Agreement obtain any proprietary rights including, but not limited to, intellectual property rights to any material, Confidential Information or other information received pursuant to this Agreement.

7. No warranty is given by either Party as to the quality or accuracy of any material, Confidential Information or other information received pursuant to this Agreement.

8. The parties acknowledge that any Confidential Information disclosed or permitted under this Agreement is the property of the Disclosing Party. The parties acknowledge that any such breach may result in a breach of this Agreement. The parties acknowledge that any such breach may result in the injured party seeking alternative remedies including, but not limited to, injunctive relief.

9. This Agreement contains the entire understanding of the parties and supersedes all other arrangements or understandings with respect to the subject matter hereof. Any amendment to this Agreement must be in writing, signed by authorized representatives of each party and expressly refer to this Agreement.

10. This Agreement is governed by the laws of Sweden. Any dispute, controversy or claim arising out of or relating to this Agreement shall be referred to the arbitrator in accordance with the Arbitration Rules of the Swedish Chamber of Commerce, provided, however, that the parties have the right to apply to a court of law for injunctive relief and other extraordinary remedies. The arbitration proceedings shall be conducted in the English language. Judgment upon the award rendered may be entered in any court having jurisdiction or application may be made to such court for a judicial acceptance of the award and an order of enforcement, as the case may be.

IN WITNESS WHEREOF, the parties have executed this Agreement in duplicates as of the date first above written.

Signed for and behalf of _____

Signed for and behalf of _____

Name: _____

Name: _____

Title: _____

Title: _____