

CONFIDENTIALITY DISCLOSURE AGREEMENT – SOLTI MEMBER

As a result of the relationship as a Member, you will have access and will be trusted with confidential information belonging to SOLTI, information that may relate to treatments, techniques, methods, products, strategies, personal data, etc.

All confidential information related to SOLTI must be kept in absolute secret, except when there is express written authorisation. This specification will also remain valid once the relationship with SOLTI has ended.

The Member recognises the fact that upon failing to fulfil this confidentiality agreement, SOLTI may pursue legal action against you for compensation for damages and harm caused to it.

The Member undertakes to observe the following guidelines listed, these unbound to any other conduct aimed at the achievement of the agreed objective of preservation of the confidentiality of the information to which you have access:

- A. Not to disclose to any person or make use of such confidential information.
- B. Make effort to prevent advertising or disclosure of such confidential information.
- C. Comply with the rules and instructions that SOLTI has established at each given time in relation to the management, use, or disclosure of confidential information.
- D. Deliver to SOLTI, upon request, the material, equipment, and ways to access equipment, written texts, correspondence, and other documents belonging to SOLTI which are in your possession.
- E. Not to make copies, translations, extracts or summaries of all or part of the documents or information belonging to SOLTI.
- F. Not to disclose any information related to any clinical trial that may be part or are aware in the exercise of your rights as member of SOLTI.

Additionally and in accordance with the Organic Law 15/1999 on Personal Data Protection, the Member is hereby informed that their personal details are recorded and processed in a file which is the property and responsibility of SOLTI with the single aim of fulfilling the legal obligations that derive from the aforementioned relationship. The Member has the rights of access, rectification, deletion and/or objection by sending a letter to: Calle Balmes, 89 3^o 7^a 08008 Barcelona.

Name: _____

Date: _____

Signature: _____