05533304	and the second s	مستقيدين ويومي والمتحوم والمنافر والأمراء والمراجع والمجاور والمجاور والمجاورة والمحاجر والمحاجر والمتحار المحاجر
FES. 3. 2010 9:41AM		200 200
*	S	ra .
SENSITIVE COMPARTM	ented information nondisclos	
An Agreemest Between	(Name - Printed as Tuned)	_ and the United States

- 1. Intending to be legally bound, I bereby scrept the objigations contained in this Agreement in consideration of my being grant-cd screen to information or material protected within Special Acress Proprints, because referred to in this Agreement as Scattive Compartmented Information (SCI). I have been advised that SCI involves or derives from intelligence motions or methods and is classified or is in the process of a classification determination under the standards of Executive Order 12356 or other Executive order or stante. I indirected and accept that by being granted accept to SCI, special confidence and trust shall be placed in me by the United
- 2. I hereby acknowledge that I have received a security indoctrination concerning the nature and protection of SCI, including the procedures to be followed in ascertaining whether other persons to wines I contemplate disclosing this information or material have been approved for somes to it, and I understand these procedures. I understand that I may be required to sign subsequent agreements upon being granted access to different categories of SCI. I further understand that all my obligations under this Agreement continue to exist whether or not I am required to sign such subsequent agreements.
- 3. I have been advised that the unauthorized disclosure, unauthorized or negligent handling of SCI by me could cause irreparable injury to the United States or be used to advantage by a foreign sation. I hereby agree that I will never divulge anything marked as SCI or that I knew to be SCL to anyone who is not authorized to receive it without prior written authorization from the United States Government department or agancy (hereinafter Department or Agency) that last authorized my access to SCI, whether or not I am still employed by or associated with that Department or Agency or a contractor thereof, in order to ensure that I know whether information or material within my knowledge or control that I have reason to believe might be SCI, or related to or derived from SCI, is considered by each Department or Agency to be SCI. I further understand that I am also obligated by law and regulation not to disclose any classified information or material is an unauthorized fashion.
- 4. In consideration of being granted scores to SCI and of being assigned or retained in a position of spacial considerate and trust requiring access to SCI. I hereby agree to mibrait for security review by the Department or Agency that last authorized my access to such information or material, any writing or other preparation in any form, including a work of faction, that contains or supports to contain any SCI or description of activities that produce or relate to SCI or that I have recises to believe are derived from SCI, that I contemplate disclosing to any person not authorized to have access to SCI or that I have prepared for public disclosure. I understand and agree that my obligation to submissions grier to discussing the preparation with, or showing it to, anyone who is not authorized to have access to SCI. I further agree that I will not disclose the contents of such preparation to any person not authorized to have access to SCI. I further agree that I will not disclose the contents of such preparation to any person not authorized to have access to SCI. I further agree that I will not disclose the contents of such preparation to any person not authorized to have access to SCI until I have recaived written authorization from the Department or Agency that last authorized my access to SCI that such disclosure is permitted.
- 5. I understand that the purpose of the review described in paragraph 4 is to give the United States a reasonable opportunity to determine whether the preparation submitted pursuant to paragraph 4 sets forth any SCL I further understand that the Department of Agency to which I have made a submission will set upon it coordinating within the Intelligence Community when appropriate, and make a response to one within a reasonable time, not to exceed 30 warking days from date of receipt.
- 6. I have been advised that any breach of this Agreement may result in the termination of my access to SCI and removel from a position of special confidence and trust requiring such access, as well as the termination of my employment or other relationships with any Department or Agency that provides me with access to SCI. In addition, I have been advised that any uncutherized disclosure of SCI by me may constitute violations of United States criminal laws, including the provisions of Sentions 791, 794, 798, and 952. True 18, United States Code, and of Section 783(b), Title 50, United States Code, Nothing in this Agreement constitutes a waiver by the United States of the right to prosecute me for any manuary violation.
- 7. I understand that the United States Government may seek say remedy evailable to it to enforce this Agreement including, but not limited to, amiliardon for a court order problishing disclosure of information in breach of this Agreement. I have been advised that the action can be brought against me in any of the several appropriate United States District Courts where the United States Government may be assessed against me if I lose such action. Court costs and reasonable attorneys fees incurred by the United States Government may be assessed against me if I lose such action.
- 8. I understand that all information to which I may obtain access by signing this Agreement is now and will remain the property of the United States Government unless and until otherwise determined by an appropriate official or final ruling of a court of law, Subject to such determination. I do not now, not will I ever, possess any right, interest, title, or claim whatsoever to such information. I agree that I shall return all materials that may have come into my possession or for which I am responsible because of such access, upon demand by an authorized representative of the United States Government or upon the conclusion of my employment or other relationship with the United States Government entity providing me access to such materials. If I do not return such materials upon request, I understand this may be a violation of Section 793. Title 13, United States Code.
- 9. Unless and until I am released in writing by an authorized representative of the Department or Agency that last provided me with access to SCI, I understand that all conditions and obligations imposed upon me by this Agreement apply during the time I am granted access to SCI, and at all times thereafter.
- 10. Each provision of this Agreement is severable. If a court should find any provision of this Agreement to be unconforceable, all other provisions of this Agreement shall runain in full force and effect. This Agreement cuscerns SCI and does not set forth such other conditions and obligations not related to SCI as may now or hereafter pertain to my employment by or assignment or relationship with the Department or Agency.
- 11. I have read this Agreement earefully and my questions, if any, have been answered to my satisfaction. I acknowledge that the briefing efficer has made available Sections 793, 794, 798, and 952 of Title 18, United States Code, and Section 783(b) of Title 50, United States Code, and Executive Order 12356, as amended, so that I may read tham at this time, if I so choose.

1100 4414 which is shorter and

5533304 - 2. 2010 - FEB. 2. 2010	7:43AM			-	
" FCD. Z. ZUJV	מחלכ: עו		•	10.0	
		•	•		
12. I hereby assig	n to the United States sulted, will result, or may	Government all	tiphts title and Im	teems and all sections	141
(BIS ACCRESSES	-			PARTICIPATION BUT OF	MILEIGHI WHY THE LEVEL A
13. These restriction liabilities created by Ext 1034 of title 10, United attembers of the Militar (spaceraing disclasures of 1982 (50 USC 421 et se against disclasure that a Code, and section 4(b) orights, canctions and list controlling.	ass are consistent with an ecutive Order 1235; see States Code, as amended by seeding 1302(5); see it legality, waste, fraud, and it legality, waste, fraud, and it compromises the authority compromise the authority of the Subvenilve Activities billities created by said	ed do not superacionale 7211 of title 3 this Military of title 3. United 1 these or public has a that small expessional scennity, lacing 25 Act of 1930 (30	conflict with or oth 5. United States Can Whitishlower Protes States Code, at an alth or safety threats completely threats completely threats completely threats thing motion 641, 79 U.S.C. section 783(erwise alter the emple de (governing discher stion Act (governing under by the Whis I), the Intelligence Id diment agents), and 1 1, 794, 798, and 952 a)). The definitions, 1	oyes obligations rights of ures to Congress; section disclosure to Congress to dichlower Protection Are entities Protection Are to the statutes which protect of this 12, United State rigulaments, obligations
controlling.		exercitive Cited 5	ner mined schutter F	to incorporated into	this Agreement and an
14. This Agreemen	t shall be interpreted us	rder and in confor	mance with the les	of the United State	5.
15. I make this Ag	resident without any spe	ental reservation o	r parage of evesion	ı	
	*				MOECA
			agman.		Date
The execution of this An prior condition of access	recognit was witnessed b	y the undersigned	en en	behalf of the United	States Government as
		Educat Leading Services		7 .	
With their in a second				1	4 /
WITNESS and ACCEP	TANCE:			•	14/4/97
WITHERS and WOOSE	TANCE:		- Annual Control of the Control of t		14 W/97
					14/8/97 Date
		/ DEBR	EFING A	CKNOWLE	14W97 Date
	Y BRIEFING	/ DEBRI	EFING A	CKNOWL	14v/97 Date
		/ DEBRI	IEFING A	CKNOWLE	14W97 Date
		/ DEBRI	EFING A	CKNOWLE	14/97 Date DGMENT
	Y BRIEFING		,		14/97 Bote DGMENT
	Y BRIEFING		EFING A		14N/97
	Y BRIEFING		,		14/97 Date DGMENT
	Y BRIEFING	ocial Access Progr	,		
SECURIT	Y BRIEFING	ecial Access Progr	ams by Initials Only		Dote DGMENT
SECURIT	Y BRIEFING	ecial Access Progr	ams by Initials Only		rgsn2ation
SECURIT	Y BRIEFING	ecial Access Progr	ame by Initials Only yead Name		rgsn2ation
SECURIT SSN (See Need BRIEF	See Below) DATE Y // A	Printed or 1	yped Name DEBRIEF Having been run ; comply with the	DATE	residention ling ebiligation to ment. I hereby
SECURIT SSN (See Note BRIEF I hareby acknowle SCI Special Access	Se Below) DATE Y // A adge that I was bliefed a shrograms(s):	Printed or 1	paged Name DEBRIEF Kaving been run comply with the actnowledge the	DATE	residention ling ebiligation to ment. I hereby
SECURIT SSN (See Note BRIEF I hareby acknowle SCI Special Access	See Below) DATE Y // A	Printed or 1	yeed Name DEBRIEF Having been non comply with the actnowledge the SCI Special Accord	DATE	ing ebigation to man, I hereby

NOTICE: The Privacy Act. 5 U.S.C. 522s, requires that federal agencies inform individuals, at the time information is solicited from them, whether the discingure is mendatory or voluntary, by what sucherty such information is solicited, and what uses will be made of the information. You are hereby advised that surhority for soliciting your Borist Security Account Number (SSN) is Executive Order 3397. Your SSN will be used to identify you precisely when it is necessary to 1) certify that you have access to the information indicated has terminated, or 3) certify that you have wirescale a briefing or debriefing. Although discinstance of your SSN is not mandatory, your failure to do so may impede such confidentions or determinations.

Organization (Navilla and Address)

Printed or Typed Name