Non-Disclosure Agreement

1. The doctorand has to observe strict secrecy about all scientific and business issues as well as about all other remaining issues that have been learned during the pursuance of his/her activities and of which the non-disclosure could be of commercial interest for the MUW.

2. The doctorand particularly pledges himself to treat all methods, constructions, discoveries, inventions, computer programs, business secrets, concepts, documents, patents, patent applications or any other confidential information placed at the doctorand’s disposal during her/his activities at the MUW (hereinafter called “confidential information”) or else become known within the scope of his/her activities, strictly confidential.

3. This confidential information is and remains property of the MUW.

4. The doctorand agrees to keep the confidential information strictly private and confidential as well as to explicitly use it within the scope of his/her activities; the doctorand will not distribute any confidential information resp. copies thereof to anybody else than employees of the MUW who have to become acquainted with this confidential information.

5. The obligations of the doctorand with regard to this confidential information do not apply to any confidential information that verifiably
   a) is lawfully publicly known at the moment of the doctorand’s acknowledgement;
   b) becomes publicly known independent of the doctorand’s negligence or without causation of the doctorand;
   c) is lawfully placed at the doctorand’s disposal by a third party;
   d) has been approved in writing by the MUW for publication by the doctorand.

6. Upon completion of the activities of the doctorand all confidential information has to be handed over to the MUW; it is strictly forbidden to copy the documents for his/her own purposes

7. The obligation of the doctorand with regard to the confidential information continues to exist after the completion of the activities at the MUW.