

DESCRIPTION OF AGREEMENT

This Agreement was made this _____ day of _____ 20 _____ by and between
_____ (Customer)

And

48HourPrint.com

Any Lists, magnetic tapes, and or data shall be used only at the facilities of 48HourPrint.com located at 6410 Eastland Road, Suite F, Brookpark, OH 44142 / 2414 West 14th Street, Suite A, Tempe, AZ 85281 / 33 Farnsworth Street, Boston, MA 02210 and shall not be used at any other computer center or facility, or by any other person or entity without consent of the customer. It is further agreed that 48HourPrint.com shall not knowingly, without prior written permission from the customer sell, lease, assign, transfer, sublicense, permit the duplication, re-production, or copying thereof or otherwise make available for any other purpose, whether gratuitously or for consideration, the data files or any part thereof, or any information pertaining thereto, to any person or entity whatsoever (other than employees of 48HourPrint.com for use by them in their regular services for 48HourPrint.com). 48HourPrint.com warrants that it will take all steps necessary to ensure that proprietary materials furnished to 48HourPrint.com by the customer will be protected in the same manner as 48HourPrint.com follows in guarding its own proprietary materials. It is expressly agreed that all data files and lists received from the customer or created for the customer, are the sole property of the customer. All files shall be returned within 10 business days, without question when requested, provided that all invoices have been satisfied.

48HourPrint.com

Company Name

By: _____

By: _____

Title: _____

Title: _____

Date: _____

Date: _____

File: Mailing_Nondisclosure_agreement.pdf	Rev: B	Date: May-2008	Appv: KP 5/29/08
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