

SerenityVault Protocol™

Infrastructure de Civilisation | v7.65 TRINITY — March 2026

NON-DISCLOSURE AGREEMENT AND PROTECTION OF CONFIDENTIAL INFORMATION

SerenityVault Protocol™ v7.65 TRINITY — Infrastructure of Civilization

CLASSIFICATION :	ATTORNEY-CLIENT PRIVILEGE — NON-DISCLOSURE AGREEMENT
VERSION :	v7.65 TRINITY — March 2026
DATE :	March 2026
DESTINATAIRES :	Restricted to authorized signatories only
DOCUMENT ID :	SV-NDA-EN-v7.65-TRINITY

Jacques Desrosiers — Founder & CEO

info@serenityvault.com | www.serenityvaultprotocol.org

Quebec * Dubai * Geneve * Asuncion

PREAMBLE AND IDENTIFICATION OF PARTIES

This Non-Disclosure and Protection of Confidential Information Agreement (hereinafter the “Agreement”) is entered into between the parties identified below, each of whom acknowledges the highly strategic nature of the information covered herein and unconditionally accepts all obligations arising therefrom.

DISCLOSING PARTY (the “Foundation”)

FIELD	INFORMATION
Legal name	SerenityVault Protocol Foundation (Federal non-profit / OSBL)
Legal representative	Jacques Desrosiers — Founder & CEO
Contact	info@serenityvault.com www.serenityvaultprotocol.org
Primary jurisdiction	Quebec, Canada (Federal non-profit)
Affiliated hubs	Quebec * Dubai (DMCC) * Geneva * Asuncion (Paraguay)

RECEIVING PARTY (the “Recipient”)

FIELD	TO BE COMPLETED BY THE RECIPIENT
Full legal name	_____
Title / Function	_____
Organization / Employer	_____
Full address	_____
Professional email	_____
Country of residence	_____

ARTICLE 1 — PURPOSE OF THE AGREEMENT

1.1 The purpose of this Agreement is to establish the terms under which the Foundation discloses to the Recipient confidential information relating to the architecture, technologies, protocols, strategies, and operations of SerenityVault Protocol™ v7.65 TRINITY (hereinafter the “System”), solely for the following authorized purpose:

AUTHORIZED PURPOSE OF DISCLOSURE
<hr/> <hr/>
(To be specified before signing — e.g., technical evaluation, strategic partnership, legal counsel, commercial negotiation, independent audit, etc.)

1.2 Any use of the Confidential Information for purposes other than those expressly stated in Article 1.1 is strictly prohibited and shall engage the full and exclusive liability of the Recipient, without prior notice or formal demand.

ARTICLE 2 — DEFINITIONS — PROTECTED CONFIDENTIAL INFORMATION

For the purposes of this Agreement, “Confidential Information” means all of the following elements, communicated in any form whatsoever (oral, written, digital, visual, electronic, or otherwise):

CATEGORY	PROTECTED ELEMENTS
TRINITY Architecture	The entire architecture of the three sovereign AI systems: ALFRED™ (defensive protection), ADELE™ (constitutional governance), ALADIN 360™ (tactical intelligence), their interactions, their constitutional prohibitions, consensus mechanisms, and failure modes.
TEE/HSM Material Anchoring	The specifications, implementations, configurations, and behaviors of Trusted Execution Environments (TEE), dedicated Hardware Security Modules (HSM), and the irreversible Zeroization protocol.
Post-Quantum Cryptography	Specific implementations, parameters, keys, certificates, hybridization methods ML-KEM (FIPS 203) / ECC Curve25519 / ML-DSA (FIPS 204), including all Secure Multi-Party Computation (MPC) protocols and Deny Value mechanisms.
Sovereign Node THOR	Hardware, software, and network configurations of the Sovereign Node THOR, including NVMe specifications, 25G-SFP28 modules, power schematics, UPS configurations, and dark fiber backbone topologies.
Serenity Phone™	Architecture, firmware, encryption protocols, authentication mechanisms, and communication specifications of the Serenity Phone™ sovereign terminal, in all its versions.
Total Wide Web (TWW)	Topology, routing protocols, points of presence, private links, satellite configurations, and resilience mechanisms of the hybrid Land/Space Total Wide Web infrastructure.
Sovereign Audit Kit (SAK)	Procedures, tools, methods, and outputs of the Sovereign Audit Kit, including ML-DSA manifests, sovereign compilation certificates, and signed constitutional compliance logs.
TRINITY Honeytrap	Architecture, trapping layers, Canary URLs, traceable tokens, JavaScript fingerprinting mechanisms, and ALFRED alert procedures of the Foundation’s intrusion detection system.
Institutional Governance	Structure of the Quebec/Paraguay/Dubai triad, rights associated with the cryptographic Golden Share, ADELE’s 12 constitutional prohibitions, the respective roles of each hub, and distributed governance mechanisms.
Financial & Commercial Information	Pricing structures, subscription models, negotiation strategies, estimated valuations, revenue projections, identities of strategic partners, SSAP prospects, and contractual terms.
Source Code & Algorithms	All source code, pseudocode, algorithms, databases, AI models, firmware, scripts, internal technical documentation, and interface specifications proprietary to the System.
Operational Information	Deployment plans, network diagrams, implementation procedures, security configurations, site identifiers, discovery partners, and any information relating to current and future operations.
Derived Information	Any analysis, synthesis, study, report, note, presentation, or document prepared by the Recipient based on Confidential Information, even partially.

ARTICLE 3 — RECIPIENT'S OBLIGATIONS

- 3.1 Absolute confidentiality obligation.** The Recipient undertakes to maintain the strictly confidential nature of all Confidential Information received. The Recipient shall not disclose, communicate, publish, transmit, or make accessible to any third party, in any form whatsoever, without the prior written consent of the Foundation.
- 3.2 Limitation of use.** The Recipient undertakes to use the Confidential Information solely for the purposes defined in Article 1.1 of this Agreement. Any commercial exploitation, reproduction, adaptation, reverse engineering, decompilation, disassembly, or creation of derivative works is strictly prohibited.
- 3.3 Equivalent protection.** The Recipient undertakes to protect the Confidential Information with a standard of care at least equivalent to that applied to its own most sensitive information, and in no case less than a reasonable standard of professional diligence.
- 3.4 Internal restriction.** The Recipient undertakes to disclose the Confidential Information only to members of its organization who have a strict need to know within the scope of the purpose defined in Article 1.1, and who are themselves bound by confidentiality obligations at least equivalent to those herein.
- 3.5 Incident notification.** The Recipient undertakes to notify the Foundation immediately — and in any event within a maximum of 24 hours — of any unauthorized disclosure, unauthorized access attempt, loss, theft, or actual or suspected compromise of the Confidential Information.
- 3.6 Patent filing prohibition.** The Recipient is strictly prohibited from filing, directly or indirectly, any patent application, trademark, design, or any other intellectual property right based on or derived from the Confidential Information received.
- 3.7 Competitive benchmarking prohibition.** The Recipient is prohibited from using the Confidential Information to evaluate, compare, reproduce, or improve competing products, services, or technologies, directly or indirectly.

ARTICLE 4 — INTELLECTUAL PROPERTY AND RESERVED RIGHTS

- 4.1 This Agreement does not grant the Recipient any right, title, express or implied license, or any interest in the Confidential Information, technologies, trademarks, patents, copyrights, trade secrets, or any other intellectual property rights belonging to the Foundation or its affiliates.
- 4.2 All Confidential Information remains at all times the exclusive and absolute property of SerenityVault Protocol Foundation and/or its affiliated entities (SerenityVault DMCC Dubai, SerenityVault Alliance Paraguay). No provision of this Agreement shall be construed as a transfer, assignment, or waiver of such rights.
- 4.3 The following designations are protected trademarks of the Foundation: SerenityVault™, SerenityVault Protocol™, TRINITY™, ALFRED™, ADELE™, ALADIN 360™, Serenity Phone™, Total Wide Web (TWW)™, Sovereign Node THOR™, Sovereign Audit Kit (SAK)™. Any use without prior written authorization constitutes infringement.
- 4.4 In the event that the Recipient creates derived information, analyses, syntheses, or any document elaborated from the Confidential Information, such elements are automatically and entirely assigned to the Foundation, without additional consideration.

ARTICLE 5 — EXCEPTIONS TO CONFIDENTIALITY OBLIGATIONS

The obligations of this Agreement do not apply to information that the Recipient can demonstrate, in writing and convincingly, meets one of the following conditions:

N	EXCEPTION — STRICT CONDITIONS
5.1	It was already legitimately and documentably known to the Recipient prior to its disclosure by the Foundation, without any confidentiality restriction.
5.2	It has entered the public domain through means other than the fault or omission of the Recipient.
5.3	It was legitimately communicated by an authorized third party who is free from any confidentiality obligation toward the Foundation.
5.4	It must be disclosed pursuant to a binding legal obligation or court order, provided that the Recipient notifies the Foundation without delay and to the extent possible to enable it to contest such obligation.

Important Clarification

The burden of proof of any exception rests exclusively with the Recipient. Any ambiguity as to the confidential nature of information shall be resolved in favor of the Foundation. In case of doubt, the Recipient must refrain from any disclosure and consult the Foundation.

ARTICLE 6 — TERM AND SURVIVAL OF OBLIGATIONS

6.1 Initial term. This Agreement enters into force on the date of its execution by both parties and remains in effect for an initial period of **five (5) years**, unless earlier terminated in accordance with Article 6.3.

6.2 Perpetual obligations. Notwithstanding the expiration or termination of this Agreement, the Recipient's obligations relating to the following elements shall survive indefinitely and without time limitation:

●	Trade secrets, algorithms, and source code proprietary to the System
●	TEE/HSM architecture and specifications of ADELE's 12 constitutional prohibitions
●	MPC cryptographic implementations and Deny Value methodologies
●	TRINITY Honeytrap architecture and intrusion detection mechanisms
●	Identities of strategic partners, SSAPs, and qualified prospects
●	Pricing structures, valuations, and sovereign commercial strategies

6.3 Early termination. The Foundation may terminate this Agreement at any time by written notice. Termination does not release the Recipient from past obligations or from the perpetual obligations set forth in Article 6.2.

6.4 Mandatory return. Upon expiration or termination of this Agreement, or upon simple request by the Foundation, the Recipient undertakes to immediately and irreversibly return or destroy all Confidential Information received and all copies thereof, in any form, and to certify such destruction in writing within seven (7) business days.

ARTICLE 7 — SANCTIONS AND LIQUIDATED DAMAGES

The parties acknowledge that any breach of this Agreement would cause the Foundation irreparable harm whose precise monetary value would be difficult to determine. Accordingly, the parties agree to the following liquidated damages amounts, without prejudice to any additional remedy:

CATEGORY OF RECIPIENT	AMOUNT PER BREACH	RATIONALE
Natural person (individual, consultant, researcher)	USD 100,000 (one hundred thousand US dollars)	Limited access. Personal-impact disclosure. Proportionate and deterrent amount.
SME, association, private organization	USD 1,000,000 (one million US dollars)	Intermediate access. Risk of sectoral or competitive disclosure.
Large corporation, multinational, fund	USD 100,000,000 (one hundred million US dollars)	Broad access. Risk of industrial reproduction or direct competition.
State, government, national or international agency	USD 1,000,000,000 (one billion US dollars)	Critical access. Civilizational risk. Strategic value of the SVP infrastructure.

7.2 Cumulative remedies. The amounts set forth above are minimums per distinct breach and do not limit the Foundation's right to claim the full actual damages suffered, including lost revenue, reputational harm, and legal costs, where such damages exceed the agreed amounts.

7.3 Injunctive relief. The Recipient acknowledges that any breach of this Agreement would cause irreparable harm justifying the granting of emergency interim relief (injunction, seizure) without the Foundation being required to prove specific harm or post a bond.

7.4 Third-party reporting. If the Recipient becomes aware of a breach by a third party to whom it has — directly or indirectly — communicated Confidential Information, it shall immediately notify the Foundation and fully cooperate in any legal action initiated by the Foundation.

ARTICLE 8 — GOVERNING LAW AND JURISDICTION

- 8.1 Governing law.** This Agreement is governed by and construed in accordance with the laws of the Province of Quebec and applicable federal laws of Canada, excluding any conflict-of-laws rules that would refer the matter to another jurisdiction.
- 8.2 Primary jurisdiction.** Any dispute, claim, or controversy relating to this Agreement shall be submitted to the exclusive jurisdiction of the competent courts of the Province of Quebec, Canada.
- 8.3 Alternative jurisdiction (Dubai).** For parties whose registered office or primary residence is located in the United Arab Emirates, this Agreement may also be enforced before the Dubai International Financial Centre Courts (DIFC Courts), at the exclusive election of the Foundation.
- 8.4 International enforcement.** The Recipient expressly waives any objection, defense of lack of jurisdiction, or jurisdictional immunity that might apply by reason of its nationality, status, or geographic location.
- 8.5 Language of reference.** This Agreement is executed in English. Where a French version exists, in the event of any conflict between the two versions, the English version shall prevail for parties domiciled outside Quebec; the French version shall prevail for parties domiciled in Quebec.

ARTICLE 9 — GENERAL PROVISIONS

- 9.1 Entire agreement.** This Agreement constitutes the entire agreement between the parties with respect to its subject matter and supersedes all prior agreements, understandings, or representations, oral or written, relating to the same matters.
- 9.2 Amendments.** No modification, waiver, or derogation from this Agreement shall be valid unless made in writing and signed by both parties.
- 9.3 Severability.** If any provision of this Agreement is held invalid or unenforceable by a court of competent jurisdiction, the remaining provisions shall remain in full force and effect.
- 9.4 Non-waiver.** The Foundation's failure to exercise any right under this Agreement shall not constitute a waiver of that right or its future exercise.
- 9.5 Notices.** All notices required under this Agreement must be transmitted in writing by email with read receipt to info@serenityvault.com for the Foundation, and to the email address provided by the Recipient in the Parties section of this Agreement.
- 9.6 Assignment.** The Recipient may not assign its rights or obligations under this Agreement without the prior written consent of the Foundation. The Foundation may assign this Agreement to any affiliated entity without prior consent.
- 9.7 Counterparts.** This Agreement may be executed in two (2) original counterparts, one for each party. Certified digital signatures (DocuSign, Adobe Sign, or equivalent) shall have the same legal force as original wet signatures.

ARTICLE 10 — RECIPIENT'S DECLARATION

Mandatory Declaration — Read Carefully Before Signing

I, the undersigned, declare that I have read and fully understood this Non-Disclosure and Protection of Confidential Information Agreement of SerenityVault Protocol™ v7.65 TRINITY in its entirety.

I expressly acknowledge:

- The highly strategic, technical, and sovereign nature of the protected information
- The enforceable nature of the liquidated damages provided for in Article 7
- The absence of any intellectual property rights conferred by this Agreement
- The perpetual nature of the obligations relating to the elements set forth in Article 6.2
- The jurisdiction of the courts of Quebec and/or DIFC for any dispute

I undertake to comply with all obligations defined herein, unreservedly and without limitation, from the moment this Agreement is signed.

SIGNATURES — ENTRY INTO FORCE OF THE AGREEMENT

In witness whereof, the parties have executed this Agreement as of the date indicated below. The signatures of both parties are required for this Agreement to be legally binding.

<p>DISCLOSING PARTY SerenityVault Protocol Foundation</p> <p>_____</p> <p><i>Signature</i></p> <p>_____</p> <p><i>Full Name and Title</i></p> <p>_____</p> <p><i>Date</i></p>

<p>RECEIVING PARTY (Recipient)</p> <p>_____</p> <p><i>Signature</i></p> <p>_____</p> <p><i>Full Name and Title</i></p> <p>_____</p> <p><i>Date</i></p>
--

Date of signing: _____

Location: _____

Witness (optional)

Witness's signature:	_____
Date:	_____

Legal Notice

This Non-Disclosure Agreement is a legally binding document. Any signature binds the signing party and their successors. The Foundation recommends that all parties consult independent legal counsel before signing.

Document ID: SV-NDA-EN-v7.65-TRINITY | Version: March 2026 | Unauthorized reproduction strictly prohibited.