

GTECH Corporation's Confidential Documentation Table

The enclosed proposal contains confidential commercial and financial information of GTECH Corporation ("GTECH"), as defined by Texas state law. Such information is exempt from public disclosure pursuant to the Texas Public Information Act and Texas State Lottery Act, specifically the Texas Government Code, [Title 5 (Open Government; Ethics), Subtitle A (Open Government), Chapter 552 (Public Information), Subchapter C (Information Excepted from Public Disclosure), in particular, § 552.110 (Exception: Trade Secrets; Certain Commercial or Financial Information)].

Besides the foregoing statutory exception to public disclosure, those parts of GTECH's proposal that constitute trade secrets of the Company are further protected from disclosure under Texas common law. See, e.g., <u>Hyde Corp. v. Huffines</u>, 314 S.W.2d 763, 776 (Tex. 1958).

The confidential information contained in GTECH's proposal is not known outside of GTECH's business, except where such disclosure has been made to customers and consultants of GTECH subject to written or other obligations of confidentiality. Accordingly, the information is not publicly available. Moreover, it is neither obtainable nor readily ascertainable anywhere outside of GTECH. It represents a valuable portion of GTECH's lottery system knowledge acquired over many years of experience and as a result of GTECH's investment of substantial resources in terms of both time and money. This information could not be re-created by another firm absent a similar research effort, including a similar significant investment of time and financial resources. Obtaining access to the confidential information in the proposal would be of great but unfair benefit to GTECH's competitors, and its disclosure to such competitors would substantially harm GTECH's competitive position in that industry.

In addition to this information not being known outside of GTECH's business, GTECH takes great care in maintaining the confidentiality of this information within the company itself. Access to commercial and financial data is strictly limited on a need-to-know basis.

Further, GTECH expends significant resources to maintain the confidentiality of its trade secrets and other confidential information. As noted, GTECH releases such information to third parties only where necessary and only subject to non-disclosure agreements. In addition, all GTECH employees are required to enter into a nondisclosure agreement with the Company upon commencement of their employment with the Company. Such agreement prohibits the employees from using or copying confidential information and Company trade secrets, except as necessary in connection with their employment. Further, GTECH's confidential information is disseminated throughout the Company only on a "need to know" basis. The information in the following table, identified as confidential, is exempt from public disclosure pursuant to Texas law in accordance with the specific statutory provisions cited herein.



Section	Section Titles	Statutory and Administrative Code and Grounds to Support	Page
Numbers		Confidential Treatment and Explanation	Number(s)
Attachment J	Start Up Costs	Texas Government Code Title 5, Chapter 552, Subchapter C § 552.110(b), Certain Commercial or Financial Information The information marked confidential in this section of GTECH's proposal presents detailed financial information related to GTECH's capital investments, costs of operation and start-up costs for this project. This information is compiled by the Company's internal financial experts and the extent to which this information is known, both internally at GTECH, and externally, is very limited. This information represents GTECH's cost structure, which is an instrumental part in determining Company decisions with regard to participation in public bids. This particular financial information is not known outside of the company in this detailed format and is not published in GTECH's annual financial statements. Public disclosure of this information would cause substantial competitive harm to the Company and unfairly advantage competing vendors, as it would give competitors detailed insight into GTECH's pricing methodology, thereby eliminating GTECH's competitive advantage in this industry.	Attachment J



ATTACHMENT J START-UP COSTS

The Proposer must provide start-up costs through conversion plus estimated first quarter operating costs.

Confidential material begins here.

§552.110

Confidential material ends nere.
Q Q Q
Signature of person authorized to contractually bind the Propose
Alan Eland
Printed Name
Senior Vice President, GTECH Americas
Title Title
June 25, 2010
Date