UNILATERAL NON-DISCLOSURE AGREEMENT

This UNILATERA	AL NON-DISCLOSURE A	GREEMENT , "Agreen	nent", is made on (Company Name)
of		, ("Company"), and	(Company Name), known as the "Recipient", and
(Recipient Name)	of		known as the "Recipient", and
collectively knowr	n as the "Parties".		
refers to any infor including patent, or drawings, models software program proposed product Company's produstrategies, finance customer lists, pu	mation which has comme copyright, trade secret and s, inventions, know-how, p ss, software source docunt is and services of Compa licts including, without limities, financial and accounti	ercial value and is either dother proprietary information or occesses, apparatus, nents, and formulae reny, or (ii) non-technica tation, pricing, marging data and information marketing plans, future	lated to the current, future and I information relating to s, merchandising plans and in, suppliers, customers, e business plans, and any
and will not disclowhether or not in Information of Co Confidential Information care to Recipient agrees employees who need to the care to	ose, disseminate or use a written form. Recipient ag mpany with at least the s mation. Recipient further	ny Confidential Informagrees that Recipient shame degree of care as represents that Recipiential Information. If Recipients Confidential Information and certifies that	Recipient accords its own ent exercises at least cipient is not an individual, eation only to those of its
understands that shall survive the t any relationship b	its obligations under Para ermination of any other re between the Parties, Reci	agraph 2 ("Nondisclosu elationship between th pient will promptly deli	between the Parties. Recipient ure and Nonuse Obligations") e Parties. Upon termination of ver to Company, without to Recipient by Company.
	LAW. This Agreement short of America and the State		respects by the Federal laws of
5. INJUNCTIVE F	RELIEF. A breach of any	of the promises or agi	reements contained herein will

6. SEVERABILITY. The provisions of this Agreement are independent of and separable from each other, and no provision shall be affected or rendered invalid or unenforceable by virtue of the fact that for any reason any other or others of them may be invalid or unenforceable in whole or in part.

result in irreparable and continuing damage to Company for which there will be no adequate remedy at law, and Company shall be entitled to injunctive relief and/or a decree for specific

performance and such other relief as may be proper (including monetary damages if



appropriate).

7. ENTIRE AGREEMENT . This Agreement constitutes the entire agreement with respect to the Confidential Information disclosed herein and supersedes all prior or contemporaneous oral or written agreements concerning such Confidential Information. This Agreement may only be changed by mutual agreement of authorized representatives of the parties in writing.					
IN WITNESS WHEREOF, the Parties have execubelow.	ted this Agreement as of the dates written				
Company Representative's Signature	 Date				
Printed Name					
Recipient's Signature					
Printed Name					
Witness Signature	Date				
Printed Name	_				
Witness Signature	Date				
Printed Name	_				

