## SOFTWARE DEVELOPMENT NON-DISCLOSURE

THIS Nondisclosure Agreement (the "Agreement") by and between, he and, hereinafter kno	) is made and entered into as of the reinafter known as the "Software Company",
and, hereinafter kno as the "Parties".	wn as the "Recipient", and collectively known
The Parties hereby agree as follows:	
1. For purposes of this Agreement, "Confidential Information the Software Company has disclosed not limited to, information related to: production of design, business or software architecture, software prospective clients, internal communications, ever development, operations, marketing, transactions, methods, processes, articles, materials, algorithms data, strategies, plans, prospects, know-how and including all copies, analyses and other derivatives	or may disclose to the Recipient, including but legal materials, software development and e not yet known to the public, clients or hts, or meetings, or any other research, regulatory affairs, discoveries, inventions, s, formulas, specifications, designs, drawings, ideas, whether tangible or intangible, and
2. The Recipient agrees (i) not to disclose any Corderived therefrom to any third person, (ii) to keep to Information confidential and take all the reasonable such Confidential Information with the same degree confidentiality of its own confidential information, be degree of care, and (iii) not to use any Confidential except to advance the legitimate business interest oral instruction of the Software Company's authority.	the Software Company's Confidential le precautions to protect the confidentiality of see of care with which it protects the out in no event with less than a reasonable al Information for any purpose whatsoever is of the Software Company under written or
3. All rights, title, and interest in and to the Confide Company and/or its licensors. Nothing in this Agre Recipient under any patents, copyrights, trademar	eement is intended to grant any rights to
4. The validity, construction and enforceability of the respects by the law of The writing signed by a duly authorized representative shall control in the event of a conflict with any other to the subject matter hereof. The failure of either part any time for any period shall not be construed a	nis Agreement may not be amended except in of the respective Parties. This Agreement er agreement between the Parties with respectarty to enforce its rights under this Agreement
IN WITNESS WHEREOF, the Parties have execut written.	ted this Agreement as of the date first above
SOFTWARE COMPANY	
Signature	_ Date
RECIPIENT	
Signature	_ Date