NON-DISCLOSURE AGREEMENT					
This is an agreement ("Agreement"), effective				a	
corporation ("Discloser"), and("Reci			("Recipient"), in which Discloser agrees to disclose	se, and Recipient agrees to	
receive, certain trade secrets of the Discloser on the following terms and conditions:					
1.	Trade Secrets: Recipient understands and acknowledges that Disclose not generally known by Discloser's competitors. Discloser's trade secret			er's trade secrets consist of information and materials that are valuable and ets include:	
	(a)	computer code (both source code and object	er's current, future and proposed products and services, including, bect code), contents of web sites, drawings, specifications, notebook randa and correspondence, financial analysis, business plans and be	entries, technical notes and	
	(b)	Information and materials related to Disclosdata, unpublished promotional material, cos	ser's purchasing, accounting and marketing, including, but not limite t and pricing information and customer lists.	ed to, marketing plans, sales	
	(c)	Information of the type described above wh not owned or developed by Discloser.	ich Discloser obtained from another party, and which Discloser trea	ts as confidential, whether or	
2.	Purpose of Disclosure: Recipient shall make use of Discloser's trade secrets only for the purpose of evaluating Discloser's proplans for furthering the parties' business relationship.		oser's products and business		
3. Nondisclosure: In consideration of Discloser's disclosure of its trade secrets to Recipient, Recipient agrees secrets with the same degree of care and safeguards that it takes with its own trade secrets, but in no event less Recipient agrees, that without Discloser's prior written consent, Recipient will not:		ards that it takes with its own trade secrets, but in no event less than			
	(a)	disclose Discloser's trade secrets to any thir	d party;		
	(b)	make or permit to be made copies or other r	reproductions of Discloser's trade secrets; or		
	(c)	make any commercial use of the trade secre	ets.		
	Recipient will not disclose Discloser's trade secrets to Recipient's employees, business colleagues, agents and consultants, unless (1) they need know the information in connection with their employment or consultant duties; and (2) they personally agree in writing to be bound by the terms this Agreement.				
4.	Return of Materials: Upon Discloser's request, Recipient shall promptly (within 30 days) return all original materials provided by Discloser, notes or other documents in Recipient's possession pertaining to Discloser's trade secrets.		rovided by Discloser and any		
5.	Exclusions: This agreement does not apply to any information which:		ny information which:		
	(a)	was in Recipient's possession or was known to Recipient by Discloser;	n to Recipient, without an obligation to keep it confidential, before su	ch information was disclosed	
	(b)	is or becomes public knowledge through a s	ource other than Recipient, and through no fault of Recipient;		
	(c)	is independently developed by or for Recipie	ent;		
	(d)	is or becomes lawfully available to Recipient	t from a source other than Discloser; or		
	(e)	is disclosed by Recipient with Discloser's pri	or written approval.		
6.	Term: This Agreement and Recipient's duty to hold Discloser's trade secrets in confidence shall of the original contract.		nold Discloser's trade secrets in confidence shall remain in effect for	7 year after the termination	
7.	 No Rights Granted: Recipient understands and agrees that this Agreement does not constitute a grant or an intention or coright, title or interest in Discloser's trade secrets to Recipient. 		n or commitment to grant any		
8.	 Warranty: Discloser warrants that it has the right to make the disclosure under this Agr DISCLOSER UNDER THIS AGREEMENT. ANY INFORMATION DISCLOSED UNDER TH 				
9. Injunctive Relief: Recipient recognizes and acknowledges that any breach or threatened breach of th Discloser irreparable harm for which monetary damages may be inadequate. Recipient agrees, therefor injunction to restrain Recipient from such breach or threatened breach. Nothing in this agreement shall be pursuing any remedy at law or in equity for any breach or threatened breach of this agreement.		damages may be inadequate. Recipient agrees, therefore, that Dis or threatened breach. Nothing in this agreement shall be construed	closer shall be entitled to an		
10.	 Attorney Fees: In any legal action arises relating to this Agreement, the prevailing reasonable attorney fees. 		g to this Agreement, the prevailing party shall be entitled to recover	all court costs, expenses and	
11.	Modifications: All additions and modifications to the Agreement must be made in writing and must be signed by both parties.		parties.		
12.	No A	No Agency: This Agreement does not create any agency or partnership relationship between the parties.			
13.	3. Applicable Law: This Agreement is made under, and shall be construed to, the laws of the State of Bahrain.				
Discloser: Recipient:					

(date) (typed or printed name)

(signature)

(signature)

(date)