## NON-DISCLOSURE AGREEMENT

		corporation having its principal place of business at corporation whose principal mailing address is		
which has commercial value and is either (i) proprietary information, techniques, sketche algorithms, software programs, software sou and services of Company, or (ii) non-technimargins, merchandising plans and strategies	technical information, includes, drawings, models, inventionance documents, and formula cal information relating to Cos, finances, financial and according to the cost of the	"Confidential Information" refers to any information uding patent, copyright, trade secret, and other ons, know-how, processes, apparatus, equipment, e related to the current, future and proposed products ompany's products, including without limitation pricing, ounting data and information, suppliers, customers, ss plans and any other information which is proprietary		
or use any Confidential Information belongitreat all Confidential Information of Compainformation. Recipient further represents the information. If Recipient is not an individual	ng to Company, whether or a ny with at least the same deg at Recipient exercises at least al, Recipient agrees that Rec	aintain in confidence and will not disclose, disseminate not in written form. Recipient agrees that Recipient shall gree of care as Recipient accords its own confidential st reasonable care to protect its own confidential ipient shall disclose Confidential Information only to that such employees have previously signed a copy of		
obligations under Paragraph 2 ("Nondisclos	ure and Nonuse Obligations' ny relationship between the p	ons between the parties. Recipient understands that its ") shall survive the termination of any other relationship parties, Recipient will promptly deliver to Company, d to Recipient by Company.		
	s such laws are applied to ag	l respects by the laws of the United States of America reements entered into and to be performed entirely		
continuing damage to Company for which the	here will be no adequate rem	reements contained herein will result in irreparable and edy at law, and Company shall be entitled to injunctive may be proper (including monetary damages if		
disclosed herein and supersedes all prior or	contemporaneous oral or wr	agreement with respect to the Confidential Information itten agreements concerning such Confidential at of authorized representatives of the parties in writing.		
IN WITNESS WHEREOF,	he parties have executed this	s Agreement as of the date first written below.		
COMPANY:		RECIPIENT:		
By:		Ву:		
Name:		Name:		
TT: 4		m'd		