UNILATERAL NON-DISCLOSURE AGREEMENT

	, 20 by and bet	ween	, of
	, City of	, State of	
	, known as the "Com	npany", and	, of
	, City of	, State of	
	, known as the "Rec	ween, State of, State of, State of, State of, State of ipient", and collectively known a	as the "Parties".
any information which patent, copyright, trade drawings, models, inverprograms, software so products and services products, including wit finances, financial and purchasing data, sales	has commercial value and secret, and other propries entions, know-how, processurce documents, and forn of Company, or (ii) non-tention that limitation pricing, manaccounting data and info	s Agreement, "Confidential Information of is either (i) technical information, techniques, sees, apparatus, equipment, alnulae related to the current, fut echnical information relating to argins, merchandising plans and mation, suppliers, customers, ure business plans and any other.	ion, including sketches, gorithms, software ure and proposed Company's d strategies, customer lists,
disclose, disseminate in written form. Recipi Company with at least Information. Recipient protect its own Confide Recipient shall disclose	or use any Confidential In ent agrees that Recipient the same degree of care further represents that Recipential Information. If Recipe Confidential Information	ecipient will maintain in confident formation belonging to Compaishall treat all Confidential Information as Recipient accords its own Cecipient exercises at least reast ient is not an individual, Recipient only to those of its employees imployees have previously signerated.	ny, whether or not mation of Confidential onable care to lent agrees that who need to
understands that its obshall survive the terminany relationship between	oligations under Paragraph nation of any other relation en the Parties, Recipient	mmunications between the Par h 2 ("Nondisclosure and Nonus nship between the Parties. Upo will promptly deliver to Compan naterials furnished to Recipient	se Obligations") on termination of ny, without
		overned in all respects by the F	ederal laws of the
in irreparable and cont	inuing damage to Compa	mises or agreements contained ny for which there will be no ac relief and/or a decree for spec	dequate remedy at

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.

and such other relief as may be proper (including monetary damages if appropriate).

Confidential Information disclosed here written agreements concerning such C	t constitutes the entire agreement with respect to the ein and supersedes all prior or contemporaneous oral or confidential Information. This Agreement may only be orized representatives of the parties in writing.
IN WITNESS WHEREOF, the Parties below.	have executed this Agreement as of the dates written
Company Representative's Signature	re
	Date
Print Name	
Recipient's Signature	Data
Print Name	Date

