DOMAIN NAME ASSIGNMENT AGREEMENT

I. THE PARTIES. This Domain Name Assignment Agreement ("Agreement") is made on, 20 ("Effective Date") by and between:		
Assignor:	, ("Assignor") with a mailing address of	
AND		
Assignee:	, ("Assignee") with a mailing address of	
The above-referenced Assignor collectively referred to herein as	and Assignee may each be referred to as a "Party" and the "Parties."	
	agree that under this Agreement, the Assignor shall their interest in the domain name in Name") to the Assignee.	
III. TRANSFER. The Parties agr for the following:	ree that the Assignor is transferring the Domain Name	
Domain Name is to be tra	("Payment Amount"). The ansferred in exchange for the Assignee paying the nount within days of the Effective Date.	
for no payment or compe	signor is transferring the Domain Name to the Assignee nsation. The Assignee's consideration shall be aking of any liabilities or obligations in the Domain	
\Box - <u>Gift</u> . The Assignor is	granting the Domain Name as a gift to the Assignee.	
□ - <u>Other</u>		
IV. LIABILITIES. The Assignor homain Name and that the: (che	nereby claims and warranties to hold the interest in the eck one)	
	e of Liens, Claims, or Encumbrances. The Assignor is Domain Name and warranties it to be free of liens, of any kind.	
☐ - Domain Name is Hol e	ds the following Liens, Claims, or Encumbrances:	



V. 3 RD PARTY APPROVAL. For this Agreement to be in effect: (check one)		
☐ - It is REQUIRED for ("3 rd Party") to approve this Agreement within [#] days of the Effective Date. If the 3 rd Party does not approve this Agreement or fails to sign, this Agreement shall be considered void.		
\Box - It is NOT REQUIRED a 3 rd Party to approve this Agreement. Upon the execution by both Parties, this Agreement shall be in full force and effect.		
VI. ASSUMPTION . The Assignee acknowledges and agrees to assume the transfer and ownership of all liabilities, obligations, and claims that currently exist or may in the future regarding the Domain Name. As of the Effective Date, the Assignee agrees to comply with all terms, make all payments, and perform all the conditions, covenants, and any other duties as part of the Domain Name.		
VII. PARTIES' REPRESENTATIONS . The Assignee acknowledges that they have a full understanding of the Domain Name and the terms of this Agreement. The Assignor further warrants that they own the rights transferred in the Domain Name and understand the terms of this Agreement. Both Parties agree to provide and complete any obligations under this Agreement or the Domain Name.		
VIII. SEVERABILITY . If any term, covenant, condition, or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remainder of the provisions shall remain in full force and effect and shall in no way be affected, impaired, or invalidated.		
IX. GOVERNING LAW . This Agreement shall be governed under the laws located in the State of		
X. WAIVER . The failure of either Party to enforce any provision of this Agreement shall not be deemed a waiver or limitation of that Party's right to subsequently enforce and compel strict compliance with every provision of this Agreement.		
XI. ADDITIONAL TERMS.		
XII. ENTIRE AGREEMENT. This Agreement constitutes the Parties. No modification or amendment of this Agree in writing and signed by both Parties.		
Assignor Signature:	Date:	
Assignee Signature:	Date:	
3 rd Party Signature (if any):	Date:	

