## **UNILATERAL NON-DISCLOSURE AGREEMENT (NDA)**

This Unilateral Non-Disclosu	ure Agreement, known as	the "Agreement", is made the	nis day of
!	City of	State of	_, 01
	. known as the "Company	, State 51 ". and	. of
	, City of	, State of	,
:	, known as the "Recipient'	, State of , and, State of , state of , and collectively known as	the "Parties".
1. Definition of Confidentia any information which has content, copyright, trade secretaring, models, inventional programs, software source of products and services of Content of products, including without lifting purchasing data, sales and which is proprietary and content of the content o	commercial value and is eiget, and other proprietary in s, know-how, processes, a documents, and formulae ompany, or (ii) non-technic imitation pricing, margins, ounting data and information marketing plans, future bu	ther (i) technical information nformation, techniques, ske apparatus, equipment, algoral related to the current, future al information relating to Comerchandising plans and son, suppliers, customers, cu	i, including tches, rithms, software and proposed impany's trategies, stomer lists,
2. Nondisclosure and Nondisclose, disseminate or use in written form. Recipient again written form. Recipient again formation. Recipient further protect its own Confidential Recipient shall disclose Conknow such information and agreement.	e any Confidential Informa grees that Recipient shall ame degree of care as Re er represents that Recipien Information. If Recipient is ofidential Information only	tion belonging to Company, treat all Confidential Information accords its own Corest exercises at least reasonate not an individual, Recipien to those of its employees where the complete its those of its employees where the complete its employees where the complete its employees where	whether or not ation of affidential able care to tagrees that no need to
3. Survival. This Agreement understands that its obligation shall survive the termination any relationship between the retaining any copies, all doc	ons under Paragraph 2 ("I n of any other relationship e Parties, Recipient will pr	Nondisclosure and Nonuse of between the Parties. Upon tomptly deliver to Company,	Obligations") termination of without
<b>4. Governing Law</b> . This Ag United States of America an			eral laws of the
5. Injunctive Relief. A brea in irreparable and continuing			

law, and Company shall be entitled to injunctive relief and/or a decree for specific performance,

**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

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

that for any reason any other or others of them may be invalid or unenforceable in whole or in part. **7. Entire Agreement**. This Agreement constitutes the entire agreement with respect to the Confidential Information disclosed herein and supersedes all prior or contemporaneous oral or written agreements concerning such Confidential Information. This Agreement may only be changed by mutual agreement of authorized representatives of the parties in writing. IN WITNESS WHEREOF, the Parties have executed this Agreement as of the dates written below. **Company Signature** Date \_\_\_\_\_ Print Name **Recipient Signature** Print Name