CONFIDENTIALITY AGREEMENT

This Confidentiality Agreement (this "Agreement") is made effective as of, of			
, bet	and		, or
			, 01
In this Agreement, the part	", and the party	to whom the Confidential	
disclosed will be referred t	.0 ds	·	
	is engaged in		
	will protect the co	onfidential material and in	formation which may
be disclosed between			
Therefore, the parties agree	e as follows:	unu	·
I. CONFIDENTIAL INF information or material who owned or developed by by through any direct or indirect A. Confidential Inform - business records a - technical informat - products - products - product design information and other proprietation	nich is proprietary to, and which, ect contact with nation includes with and plans tion formation ry information.	, which is not gene	, whether or not erally known other than may obtain -
II. PROTECTION OF C understands and acknowled	dges that the Confide	ntial Information has been	developed or obtained
by	by the investmention is a valuable	anent of significant time, e	f
competitive advantage, and	d needs to be protected	ed from improper disclosu	re. In consideration for
the disclosure of the Confi	dential Information,	r r	agrees to hold in
confidence and to not discl	lose the Confidential	Information to any person	or entity without the
prior written consent of			-
	.1 .		

_____ agrees that:

i. No Copying/Modifying. ______ will not copy or modify any Confidential Information without the prior written consent of

_____.

_____.

IV. RELATIONSHIP OF PARTIES. Neither party has an obligation under this Agreement to purchase any service or item from the other party, or commercially offer any products using or incorporating the Confidential Information. This Agreement does not create any agency, partnership, or joint venture.

V. NO WARRANTY	acknowledges and agrees that the
Confidential Information is provided on an AS I	S basis
MAKES NO WARRANTIES, EXPRESS OR II	MPLIED, WITH RESPECT TO THE
CONFIDENTIAL INFORMATION AND HER	EBY EXPRESSLY DISCLAIMS ANY AND
ALL IMPLIED WARRANTIES OF MERCHA	NTABILITY AND FITNESS FOR A
PARTICULAR PURPOSE. IN NO EVENT SH	IALLBE
	ECIAL, OR CONSEQUENTIAL DAMAGES IN
CONNECTION WITH OR ARISING OUT OF	THE PERFORMANCE OR USE OF ANY
PORTION OF THE CONFIDENTIAL INFORM	MATION does
not represent or warrant that any product or busi	iness plans disclosed to
	d or carried out as disclosed, or at all. Any
	in response to the disclosure of the Confidential
Information shall be solely at the risk of	· .

VI. LIMITED LICENSE TO USE. _______ shall not acquire any intellectual property rights under this Agreement except the limited right to use set out above. ______ acknowledges that, as between _______ and ______, the Confidential Information and all related copyrights and other intellectual property rights, are (and at all times will be) the property of _______, even if suggestions, comments, and/or ideas made by _______ are incorporated into the Confidential Information or related materials during the period of this Agreement.

VII. GENERAL PROVISIONS. This Agreement sets forth the entire understanding of the parties regarding confidentiality. Any amendments must be in writing and signed by both parties. This Agreement shall be construed under the laws of the State of ______. This Agreement shall not be assignable by either party, and neither party may delegate its duties under this Agreement, without the prior written consent of the other party. The confidentiality provisions of this Agreement shall remain in full force and effect after the effective date of this Agreement.

Information Owner:

By: _____

Recipient:

By: _____