## CONFIDENTIAL DISCLOSURE AGREEMENT

Whereas.	(hereinafter referred as "Discloser") wishes to fully
disclose and describe IN CONFIDENCE to	
	ation concerning the Discloser's Patent Pending
	"(hereinafter,
	of allowing Recipient to evaluate the Information
	assignment/purchase negotiation, licensing and/or
	stment consulting, IT/engineering
via	bility, consuluing engineering services, marketing,
	te designing, application/software consulting and/or
	evelopment, design, programing and/or construction
(which includes, but is not limited	cloud platforms and infrastructure), die casting,
prototyping, stimate d	evelopment regarding die casting, prototyping, and
and/or CAD drawings, 3D	imaging, and other technical drawings
including cost estimate devel	opment and preparation concerning services
recited hereinabove, between Discloser and	Recipient and for no other reason; and
WHEREAS, in order to induce and protect	t this disclosure:
THEREFORE, the Parties agree as follows	

1. Recipient (on behalf of his company, officer, directors, agents, employees, and affiliates and/or functional equivalents) acknowledges that the Patent Rights and Information thereof is special, valuable and a unique asset of the Discloser. In consideration of receiving the Information of and concerning the Patent Rights, Recipient agrees, by the duly authorized signature below, to use such Information for the above Purpose(s) only, and to use best efforts to maintain

Patent Rights and Information thereof, which includes limiting access to Rights and Information thereof to those o

Recipient's organization and/or within Recipie access in order to accomplish the purpose outli

2. Recipient shall be responsible for maintaining

under an obligation to keep the Patent Rights and

the Patent Rights of the law for any to Recipient. The