SOFTWARE DEVELOPMENT NON-DISCLOSURE

THIS Non-Disclosure Agreement (the "Ag of, 20	reement") is made and entered into as of the day _, by and between,
hereinafter known as the "Software Cor known as the "Recipient", and collectively	npany", and, hereinafter
The Parties hereby agree as follows:	
information the Software Company has di not limited to, information related to: pro design, business or software architectu prospective clients, internal communica development, operations, marketing, tra methods, processes, articles, materials, a	idential Information" shall mean any and all non-public sclosed or may disclose to the Recipient, including but duction of legal materials, software development and re, software not yet known to the public, clients or tions, events, or meetings, or any other research, nsactions, regulatory affairs, discoveries, inventions, algorithms, formulas, specifications, designs, drawings, rhow and ideas, whether tangible or intangible, and erivatives thereof.
therefrom to any third person, (ii) to ke confidential and take all the reasonabl Confidential Information with the same de its own confidential information, but in no (iii) not to use any Confidential Information	any Confidential Information or any information derived ep the Software Company's Confidential Information e precautions to protect the confidentiality of such egree of care with which it protects the confidentiality of event with less than a reasonable degree of care, and on for any purpose whatsoever except to advance the ware Company under written or oral instruction of the
Company and/or its licensors. Nothing it	ne Confidential Information shall remain with Software in this Agreement is intended to grant any rights to rademarks, or trade secrets of Software Company.
by the law of the Republic of Kenya. This A by a duly authorized representative of the event of a conflict with any other agreemer	collity of this Agreement shall be governed in all respects agreement may not be amended except in writing signed respective Parties. This Agreement shall control in the not between the Parties with respect to the subject matter rights under this Agreement at any time for any of such rights.
IN WITNESS WHEREOF, the Parties hav written.	re executed this Agreement as of the date first above
SOFTWARE COMPANY	
Signature	Date
RECIPIENT	
Signature	Date