ASSIGNMENT AGREEMENT

Date (the "Effective Date"):	
State:	
County:	
This Assignment Agreement (the "Agreeme Date by and between the following parties,	nt") is made and entered into as of the Effective
hereinafter collectively referred to as the "Pa	rties" and each individually as the "Party":
ASSIGNOR:	ASSIGNEE:
(the "Assignor"),	(the "Assignee"),
Name:	Name:
Address:	Address:
Representative:	Representative:
Email/Phone number:	Email/Phone number:
Intellectual Property Rights: incluring in the inventions, copyright and related names and domain names, rights in get-up for passing off or unfair competition, right intellectual property rights, whether registered Credit Agreement: certain credit and dated as of	agreement for the principal amount of
debts and generally all accounts, debts, howsoever arising or secured and now do Assignor, in [specify State], which are subject Stock: [Specify amount] shares of "Company") standing in the name of the represented by Certificate [Specify number]. Assets: all of the Assignor's right, tit	of the stock of [Specify Company name] (the e Assignor on the books of the Company and

ASSIGNED RIGHTS: [choose one or several options]

The Assignee hereby assigns to the Assignor exclusively throughout the world all right, title and interest (choate or inchoate) in the Assigned Rights , including as may be applicable,
any and all:
Assets, rights, liabilities, and obligations
□ Precursors, portions, and work in progress with respect thereto and all inventions, works of authorship, mask works, technology, information, know-how, materials and tools relating thereto or to the development, support or maintenance thereof and □ All copyrights, patent rights, trade secret rights, trademark rights, database rights and all other intellectual and industrial property rights of any sort and all business, contract rights and goodwill in, incorporated or embodied in, used to develop, or related to any of the foregoing Assigned Rights.
CONSIDERATION: [choose one or several options]
The Parties agree that the Assignor is transferring the Assigned Rights for the following:
Fixed Payment of \$ ("Payment"). The Assigned Rights is to be transferred in exchange for the Assignee paying the Assignor the Payment within days of the Effective Date.
[number of installments] Regular Installments of \$ each ("Installment(s)") payable per starting on the Effective Date. The Assigned Rights is to be transferred in exchange for the Assignee paying the Assignor all the Installments due.
No Payment, the Assignor is transferring the Assigned Rights to the Assignee for no payment or compensation. The Assignee's consideration shall be recognized as the undertaking of any liabilities or obligations in the Assigned Rights.
☐ Gift, the Assignor is granting the Assigned Rights as a gift to the Assignee.
□ Other
OTHER TERMS:
NOTICE:

Any notice under this Agreement shall be sufficiently given if delivered in person or by certified mail, return receipt requested, to the address set forth herein or to such other address as one party may have furnished to the other in writing or or to emails set forth herein.

SEVERABILITY:

The invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of any other provision of this Agreement.

GOVERNING LAW AND DISPUTE RESOLUTION:

This Agreement shall be governed by and interpreted in accordance with the laws of State, and any disputes arising out of or in connection with this
Agreement shall be exclusively resolved by the courts of State.
IN WITNESS WHEREOF , the Parties have executed this Agreement as of the Effective Date, with full knowledge of its content and significance and intending to be legally bound by the terms hereof.
Assignor's Name and Signature:
Assignee's Name and Signature: