JOINT VENTURE AGREEMENT

this	THIS JOINT VENTURE AGE	REEMENT (the "Agreeme	ent"), made and ente	ered into as of
	day of (hereinafter " nafter "").	") and	of	0.
(herei	nafter "").			
		ARTICLE I		
	C	GENERAL PROVISIONS		
	1.01 Business Purpose. The	business of the Joint Ver	nture shall be as foll	ows:
	(D	escribe Business Purpos	e)	
	1.02 Term of the Agreement and shall continue in existence after provided.			
		ARTICLE II		
	C	SENERAL DEFINITIONS		
	The following comprise the g	general definitions of term	ns utilized in this Ag	reement:
more	2.01 Affiliate. An Affiliate of a intermediaries, controls, is con			
by the	2.02 Capital Contribution(s). parties, including property, ca			
	2.03 Profits and Losses. Any ses determined by the Partners ership income, gain, loss or dec	ship's fiscal year, includin		
		ARTICLE III		
	OBLIGATIO	ONS OF THE JOINT VEN	NTURERS	
and w	is respill be compensated for providing	onsible for all operations g various services.	and decisions of the	e Joint Venture
		ARTICLE IV		
		ALLOCATIONS		
	4.01 Profits and Losses. Corbusiness of the Joint Venture, be allocated as follows at the corbust the corbust states and Losses.	all profits, losses and oth	er allocations to the	
		%		
		%		
		ARTICLE V		

RIGHTS AND DUTIES OF THE JOINT VENTURERS

5.01 Business of the Joint Venture. complete authority and discretion in the management and control Venture for the purposes herein stated and shall make all decist Joint Venture. At such, any action taken shall constitute the act Venture. shall manage and control the affairs of its ability and shall use its best efforts to carry out the business shall not participate in or have any control of nor shall it have any authority or right to act for or bind the Joint Complete in the state of the shall it have any authority or right to act for or bind the Joint Complete in the state of the shall it have any authority or right to act for or bind the Joint Complete in the shall it have any authority or right to act for or bind the Joint Complete in the shall it have any authority or right to act for or bind the Joint Complete in the shall constitute the act venture. Shall manage and control the affairs of its ability and shall use its best efforts to carry out the business of the shall constitute the act venture.	ol of the business of the Joint ions affecting the business of the of, and serve to bind, the Joint of the Joint Venture to the best ss of the Joint Venture. ver the Joint Venture business
Tion Shall it have any authority of right to act for or bind the John	i venture.
ARTICLE VI	
AGREEMENTS WITH THIRD PARTI WITH AFFILIATES OF THE JOINT VE	
6.01 Validity of Transactions. Affiliates of the parties to to perform services for the Joint Venture. The validity of any trainvolving the Joint Venture and any Affiliates of the parties to the permitted by the terms of this Agreement shall not be affected between them and such Affiliates or the approval of said transactions.	nsaction, agreement or payment is Agreement otherwise by reason of the relationship
6.02 Other Business of the Parties to this Agreement. T their respective Affiliates may have interests in businesses othe business. The Joint Venture shall not have the right to the incor- other business interests and, even if they are competitive with the	er than the Joint Venture me or proceeds derived from such

ARTICLE VII

PAYMENT OF EXPENSES

All expenses of the Joint Venture shall be paid by _____ and shall be reimbursed by the Joint Venture.

business interests shall not be deemed wrongful or improper.

ARTICLE VIII

INDEMNIFICATION OF THE JOINT VENTURERS

The parties to this Agreement shall have no liability to the other for any loss suffered which arises out of any action or inaction if, in good faith, it is determined that such course of conduct was in the best interests of the Joint Venture and such course of conduct did not constitute negligence or misconduct. The parties to this Agreement shall each be indemnified by the other against losses, judgments, liabilities, expenses and amounts paid in settlement of any claims sustained by it in connection with the Joint Venture.

ARTICLE IX

DISSOLUTION

- 9.01 Events of the Joint Venturers. The Joint Venture shall be dissolved upon the happening of any of the following events:
- (a) The adjudication of bankruptcy, filing of a petition pursuant to a Chapter of the Federal Bankruptcy Act, withdrawal, removal or insolvency of either of the parties.

- (b) The sale or other disposition, not including an exchange of all, or substantially all, of the Joint Venture assets.
 - (c) Mutual agreement of the parties.

ARTICLE X

MISCELLANEOUS PROVISIONS

- 10.01 Books and Records. The Joint Venture shall keep adequate books and records at its place of business, setting forth a true and accurate account of all business transactions arising out of and in connection with the conduct of the Joint Venture.
- 10.02 Validity. In the event that any provision of this Agreement shall be held to be invalid, the same shall not affect in any respect whatsoever the validity of the remainder of this Agreement.
- 10.03 Integrated Agreement. This Agreement constitutes the entire understanding and agreement among the parties hereto with respect to the subject matter hereof, and there are no agreements, understandings, restrictions or warranties among the parties other than those set forth herein provided for.
- 10.04 Headings. The headings, titles and subtitles used in this Agreement are for ease of reference only and shall not control or affect the meaning or construction of any provision hereof.
- 10.05 Notices. Except as may be otherwise specifically provided in this Agreement, all notices required or permitted hereunder shall be in writing and shall be deemed to be delivered when deposited in the United States mail, postage prepaid, certified or registered mail, return receipt requested, addressed to the parties at their respective addresses set forth in this Agreement or at such other addresses as may be subsequently specified by written notice.

inder the laws of the State of
10.07 Other Instruments. The parties hereto covenant and agree that they will execute each such other and further instruments and documents as are or may become reasonably necessary or convenient to effectuate and carry out the purposes of this Agreement.
IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first above written. Signed, sealed and delivered in the presence of:

NOTICE

The information in this document is designed to provide an outline that you can follow when formulating business or personal plans. Due to the variances by many local, city, county

and state laws, we recommend that you seek professional legal counseling <u>before entering into</u> <u>any contract or agreement.</u>						