ARBITRATION AGREEMENT

This Ar	bitration Agreement is made on this	day of	_, 20	_ between:
	[Name], located at			[Address]
("First I	Party"), and			
				[Address]
("Secoi	nd Party") (collectively, the "parties").			
	EAS, the parties entered into a contract of detailing the agreement is attached.	on	, 20	The original
	EAS, a dispute has arisen, or if a dispute greed to submit to binding arbitration to the	· · · · · · · · · · · · · · · · · · ·	the "Dis	pute") the parties
WHER	EAS, the parties agree as follows:			
1.	Claims Covered. The parties mutually all claims and controversies (the, "Clair resulting from, or in any way arising ou litigate these issues in court and instea [City],	ms") that either may have aga t of the attached agreement d will resolve their Dispute th	ainst each and will w	n other relating to, raive their right to
2.	Required Notice . Either party may initiate arbitration by serving or mailing a written notice to the other party at the address stated herein. The written notice must specify the claims asserted against the other party. Notice of any claim sought to be arbitrated must be served within the limitations period established by applicable federal or state law.			
3.	Arbitration Procedure. After a demand for arbitration has been made pursuant to Section 2 of this agreement the party demanding arbitration shall file a demand for arbitration with the American Arbitration Association. The parties agree to enter arbitration through the American Arbitration Association and abide by the Commercial Arbitration Rules of the American Arbitration Association. Arbitration proceedings shall be completed with 120 days from the date an arbitrator is appointed. This time may be extended by the arbitrator in the interests of justice. The parties may agree to extend this time in writing. The parties agree not to bring any disputes between each other on a collective or class basis; rather, the parties agree to bring such disputes in arbitration on an individual basis only.			
4.	Arbitrator. The arbitration shall be conselection of an arbitrator within 20 days of a demand for arbitration, the arbitrate pursuant to the terms of this agreemen years □ 6-10 years □ 11-15 years □ [Fiel □ 1-5 times □ 6-10 times □ 11-15 times □ 15-15 t	s of commencement of an art or will be selected by the Am t. The arbitrator shall have a 16 or more years of experier d of experience] and will have a 16 or more times as a	bitration p nerican Arl t least (Ch nce in ve served n arbitrato	roceeding by service bitration Association neck one) at least (Check one) or prior to this

	Second Party Signature	Second Party Full Name		
	First Party Signature	First Party Full Name		
This Aç	greement has been executed and delivered a	as of the date first written above.		
9.	Voluntary Agreement. EACH PARTY ACKNOWLEDGES THAT IT HAS CAREFULLY READ THIS AGREEMENT, UNDERSTANDS ITS TERMS, AND AGREES THAT IT HAS KNOWINGLY AND VOLUNTARILY ENTERED INTO THE AGREEMENT WITHOUT RELIANCE ON ANY PROVISIONS OR REPRESENTATIONS BY THE OTHER, EXCEPT THOSE CONTAINED IN THIS AGREEMENT. EACH PARTY FURTHER ACKNOWLEDGES THAT IT HAS BEEN GIVEN THE OPPORTUNITY TO DISCUSS THIS AGREEMENT WITH PRIVATE LEGAL COUNSEL AND HAS UTILIZED THAT OPPORTUNITY TO THE EXTENT DESIRED.			
8.	Miscellaneous. Except as expressly modified herein, the original contract remains unchanged and continues in full force and effect. In the event that any provision of this Agreement is held to be invalid, illegal or unenforceable in whole or in part, the remaining provisions shall not be affected and shall continue to be valid, legal and enforceable as though the invalid, illegal or unenforceable parts had not been included in this Agreement. Neither party will be charged with any waiver of any provision of this Agreement, unless such waiver is evidenced by a writing signed by the party and any such waiver will be limited to the terms of such writing. Any modifications to this agreement must be in writing and notarized.			
7.	determined by the arbitrator. If this Dispute cost of arbitration. The parties will be response	contration Costs. The costs of the arbitration will be split by the parties unless otherwise ermined by the arbitrator. If this Dispute is related to employment, the employer will bear the st of arbitration. The parties will be responsible for their own litigation fees. The arbitrator may ard any fees or costs to the prevailing party pursuant to applicable statutes or case law in the soliction.		
6.	Award. The parties agree to abide by any any court with jurisdiction may be entered of	award issued by the arbitrator and the judgement of on the award.		
5.	Governing Law. The laws of the State of _ proceedings, without regard to principles of			
		findings and conclusions upon which the decision peal the decision is limited to grounds provided under		