## DataKeeper

Safe. Easy. Reliable.
P.O. Box 1322
Del Valle, TX 78617
www.data-keeper.com

Date: Your Name:	www.data keeponcom
Organization Name:	
Mailing Address:	
City, State, Zip:	-
Your Phone:Your Email:	
Tour Email.	
confirm the understanding of the Person AND (	is dated as of the date above ("Effective Date") shall serve to Organization listed above ("Client"), with an address listed Keeper"), with an address of 2883 Hwy 71 East, # 1042, Deling services ("Services"):
When/Where training will be held:	
Proposed Agenda: Fees for Services: \$ = \$750/t	raining day + Estimated Travel Expenses
* DataKeeper does not process travel expreasonable estimate subject to Client agree	pense reimbursements. The Fees for Services will include a ement prior to the Training Engagement.
	of all attendees of the training Services a minimum of five (5) ient for the Services after the event and Client shall pay all
DATAKEEPER MAKES NO WARRANTY OF ANY KIND WHATSOEVER, WHETHER EXPRESSED OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NONINFRINGEMENT. IN NO EVENT SHALL DATAKEEPER BE LIABLE ON ANY THEORY OF LIABILITY FOR DAMAGES WHICH, IN THE AGGREGATE, EXCEED THE AMOUNT OF CHARGES PAID BY CLIENT HEREUNDER AND NOTWITHSTANDING THE FAILURE OF ESSENTIAL PURPOSE OF ANY REMEDY. IN NO EVENT SHALL DATAKEEPER BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, EXEMPLARY, PUNITIVE, OR CONSEQUENTIAL DAMAGES OF ANY KIND AND HOWEVER CAUSED, INCLUDING BUT NOT LIMITED TO BUSINESS INTERRUPTION OR LOSS OF PROFITS, BUSINESS OPPORTUNITIES, OR GOOD WILL EVEN IF NOTIFIED OF THE POSSIBILITY OF SUCH DAMAGE, AND NOTWITHSTANDING THE FAILURE OF ESSENTIAL PURPOSE OF ANY REMEDY.	
This Agreement shall constitute the entire agreement between the parties regarding the subject matter hereof and supersede all proposals and prior discussions and writings between the parties with respect thereto. The parties agree that this Agreement cannot be altered, amended or modified, except by a writing signed by an authorized representative of each party. No failure or delay in enforcing any right or exercising any remedy will be deemed a waiver of any right or remedy. This Agreement shall be governed and interpreted by the laws of the state of Texas without regard to the conflicts of law provisions of any state or jurisdiction and each party hereby submits to the exclusive jurisdiction of such courts. Any signed copy of this Agreement made by reliable means (e.g., photocopy, pdf, or facsimile) shall be considered an original.	
The parties hereto agree to the foregoing as eviden	ced by their signatures below.
DATAKEEPER TECHNOLOGIES, LLC	CLIENT
By:	By:
Name:	Name:
Title:	Title: