GLOBAL-RECYCLING-EQUIPMENT.COM

AND

SHREDDERHOTLINE.COM

THIS IS THE PRIMARY DOCUMENT OUTLINING THE TERMS AND CONDITIONS FOR A FORMAL AGREEMENT IN RESPECT TO A WORKING RELATIONSHIP BETWEEN OUR GROUPS

THIS IS A PERPETUAL AGREEMENT WITH A CORE BASE IN THE FIELD OF RECYCLING EQUIPMENT......

THIS DOCUMENT MUST BE SIGNED BY AT LEAST THE BY ALL GROUPS OR PARTIES INVOLVED

A SIMPLE SCANNED COPY IS REQURED FOR THIS TO BECOME A VALID AGREEMENT BETWEEN OUR GROUP AND THE SIGNING PARTY, AS LONG AS OUR ORIGINAL DOCUMENT OUTLINE, TERMS AND CONDITIONS ARE NOT CHANGED IN ANY MANNER OR FORM BY THE SIGNING PARTY

ONCE SCANNED AND RECEIVED VIA E MAIL BY OUR GROUP, AND CONFIRMED BY OUR GROUP OF ITS RECEIPT AND ACCEPTANCE, IT WILL BECOME IMMEDIATELYT EFFECTIVE FOR ALL PARTIES.

WE ALSO REQUEST AND MAY REQUYIRE THAT THE SIGNED ORIGINAL BE SENT BACK TO OUR GROUP AS A BACKUP, FOR OUR SIGNATURE CONFIRMATION.

ONCE AGAIN, THE ENTIRE DOCUMENT MUST BE SENT VIA E MAIL BACK TO OUR GROUP, IN A SCANNED AND

SIGNED FORM, AND MUST BE CONFIRMED BY OUR GROUP, AS RECEIVED AND ACCEPTED BEFORE THE AGREEMENT IS VALID.

HOWEVER, IN ALL EVENTS AND ALL CASES, IT IS UP TO OUR GROUP TO DETERMINE THE INITIAL VALIDITY AND INITIAL ACCEPTANCE OF THIS SIGNED AGREEMENT.

MORE OFTEN THAN NOT, FOR THIS AGREEMENT, OUR ACCEPTANCE IS MADE BY THE ATTACHMENT OF OUR SIGNATURE TO YOUR SIGNED AND ACCEPTED DOCUMENTS.

SCANNED AND SIGNED FINAL COPIES FROM BOTH PARTIES, OR ALL PARTIES TO THIS AGREEMENT, MAY BE REQUIRED TO CONFIRM THE VALIDITY OF THE DOCUMENT BY OUR GROUP.

OVERALL THIS IS AN AGREEMENT IN PRINCIPAL WITH THE FOLLOWING:

GLOBAL RECYCLING EQUIPMENT

Shredderhotline.com Company Inc. (Illinois)

Global Development International Inc. (Oregon)

Chicago USA, Montreal Canada

Shanghai, Chengdu, Wuxi, and Guangzhou China



Global Recycling Systems, with the City of Stamford CT, the City of Louisville KY, Bristol Myers Squibb, GM,
Boeing and 8000 other satisfied users worldwide.....

USA ADDRESS (ELECTRONIC OFFICE)

Shredderhotline.com Company Inc. P.O. Box 399

Streator, Illinois 61364 U.S.A. www.shredderhotline.com

primary e mail:

sales@shredderhotline.com skype: shredderhotline secondary e mail to: shredderhotline@gmail.com

CANADA ADDRESS (ELECTRONIC OFFICE)

www.globalrecyclingequipment.com

Shredderhotline.com Company Inc. 318 PORTLAND AVENUE

Ville Mount Royal, QC Canada H3R 1V5

www.shredderhotline.com

www.titanshredder.com www.gatorshredder.com www.eidalshredder.com

USA AND CANADA AND International Cellular - 815-674-5802

Chicago Fax OR Montreal Fax – Upon Request

USA Toll Free 888-426-1971

Shanghai China Cellular – 011-86-131-22716798

Montreal Canada Cellular (When in Montreal) - 514-883-2507

INTERNATIONAL Cellular - 815-674-5802 and 815-674-6748 for Dan

INTERNATIONAL Cellular - 815-992-2208 for Alex

INTERNATIONAL Cellular - 815-992-1900 for lan

ADDRESS (ELECTRONIC OFFICE)

Global Shipping and Coordination

See Above for Shipping and Order Coordination

CHINA OFFICES

HONG KONG OFFICE

BEIJING OFFICE

SHANGHAI OFFICE

GUANGZHOU OFFICE

WUXI OFFICE

CHENGDU OFFICE

DALIAN OFFICE

QIANGDAO OFFICE

XIAN OFFICE

TIANJIN OFFICE

THIS AGREEMENT IS PROVIDED IN VERY SPECIFIC DETAIL TO HELP OUTLINE THE RULES FOR A

"PERPETUAL RELATIONSHIPS" WITH OUR GROUP....

THE FOLLOWING REQUIREMENTS BELOW ARE NON NEGOTIABLE...AND MANDATORY...

OUR GROUP HEREINAFTER REFERRED TO AS "GLOBAL RECYCLING EQUIPMENT" OR "GRE" OR "WE".....AGREES TO ENTER INTO A "PERPETUAL AGREEMENT" WITH "YOUR" GROUP, HEREINAFTER

REFERRED TO AS OUR "JOINT VENTURE PARTNER" OR "JVP" OR "YOU" OR "YOUR".

"YOUR" GROUP IS ALWAYS THE JOINT VENTURE PARTNER OR "JVP" IN THIS DOCUMENT AND AGREEMENT.

AS OUTLINED ABOVE, THE WORDS "YOU" OR "YOUR" OR "JVP" OR "JOINT VENTURE PARTNER" ARE REFERRED TO NUMEROUS TIMES IN THIS DOCUMENT AND ARE ALL CONSIDERED TO BE THE SAME.

THE "JOINT VENTURE" PARTNER OR PARTNERS, FORM A RELATIONSHIP WITH OUR GROUP AND AGREE TO THIS RELATIONSHIP AS FOLLOWS:

THE "JVP" WILL "NEVER" BE ALLOWED TO CHANGE ANY OF THE DETAILS OR UNDERSTANDINGS OR DATA IN THIS CORE DOCUMENT, AS IT CONTAINS THE CORE AGREEMENTS, AND UNDERSTANDINGS FOR THE BASIS OF THIS VENTURE.

IN THIS DOCUMENT THE WORD "NEVER" MEANS "NEVER".

IT IS AGREED THAT OUR GROUP, "GRE" HAS THE PERPETUAL AND UNDENIABLE RIGHT TO MANUFACTURE AND SELL (MARKET) ANYTHING THAT WE HAVE INVENTED, WISH TO INVENT, HAVE BUILT, WISH TO BUILD, HAVE DESIGNED, OR WISH TO DESIGN, OWN, COPY OR HAVE AN INTEREST IN OR OWNERSHIP IN, AS IT RELATES TO OUR BUSINESS AND OUR BUSINESS PLAN.

.....

WE ARE A RECYCLING EQUIPMENT MANUFACTURING AND DISTRIBUTION GROUP, AND THAT EXPLAINS WHAT WE DO AND WHAT WE OFFER.

WE ALSO HAVE THE PERPETUAL AND UNDENIABLE RIGHT TO MANUFACTURE AND MARKET AND SELL ANYTHING THAT CAN BE MADE "ON THIS PLANET" INCLUDING BUT NOT LIMITED TO WHAT OUR "JOINT VENTURE PARTNER" INVENTS, DESIGNS AND MANUFACTURES, FOR SALE BY OUR GROUP, OR FOR SALE BY YOUR GROUP, OR FOR OUR COMBINED GROUPS, FOR OUR GROUP OR OUR DIRECT AFFILIATES OR ASSOCIATES, ON A WORLDWIDE BASIS, UNDER OUR "GRE" PRIVATE LABEL.

IN ESSENCE - WHATEVER YOU INVENT, DESIGN AND/OR BUILD....GRE "WE" CAN BUY, RE-DESIGN, RE-MANUFACTURE AND RE-SELL UNDER OUR PRIVATE LABEL WORLDWIDE, AT ANYTIME AND ANYWHERE ON THIS PLANET, AND MORE IMPORTANTLY....WE CAN DO THIS FOREVER.....

EQUALLY IMPORTANT TO THIS AGREEMENT AND VENTURE, OUR GROUP, "GRE" HAS THE "PERPETUAL" AND "UNDENIABLE RIGHT" TO "EXCLUSIVELY" MANUFACTURE AND MARKET AND SELL, WITHOUT ANY INTERFERENCE, ANY AND ALL "THINGS" OR "ITEMS" THAT THE "JOINT VENTURE PARTNER" CAN, OR WILL, OR MAY MANUFACTURE, FOR THE EXCLUSIVE MANUFACTURE AND SALE BY OUR GROUP, WITHIN CANADA, USA, MEXICO AND LATIN AMERICA (INCLUDING BRASIL), UNDER OUR "GRE" PRIVATE LABEL.

IN ESSENCETHESE AREAS, LISTED IN THE ABOVE PARAGRAPH (USA, CANADA, MEXICO AND LATIN AMERICA AND BRASIL), ARE THE EXCLUSIVE AND PROTECTED TERRITORIES TO "GRE" FOR WHATEVER OUR JOINT VENTURE PARTNER MAKES, DESIRES OR WISHED TO MAKE.....FOREVER...

THIS IS A VERY IMPORTANT SECTION.....IF OUR GROUP IS TO SHARE OUR TECHNOLOGY THEN WE HAVE TO ENSURE THAT YOUR GROUP DOES NOT COMPETET AGAINST OUR COMPANY IN THESE SPECIFIC WORLD TERRITORIES.

IN TURN WE SHARE OUR TECHNOLOGY WITH YOUR COMPANY TO ALLOW THIS VENTURE TO SELL MORE EQUIPMENT WORLDWIDE ON A SHARED BASIS.

ONCE AGAIN, WE HAVE AN EXCLUSIVE RIGHT TO BE THE ONLY GROUP ABLE TO "SELL" THOSE PRODUCTS MADE BY YOUR GROUP, INTO THESE EXCLUSIVE AREAS....

OUR PARTNER (YOU) CAN MARKET AND YOU'RE YOUR PRODUCTS AND BRANDS AROUND THE WORLD, EXCEPT IN THE PROTECTED AREAS....TECHNICALLY COMPETING WITH OUR GROUP WITH YOUR OWN NAME BRAND.

HOWEVER, IT IS HIGHLY ENCOURAGED THAT OUR JOINT VENTURE PARTNERS WORK WITH OUR GROUP FOR WORLD WIDE PRODUCT LINE DISTRIBUTION. IT IS NOT A REQUIREMENT BUT ONLY A RECOMMENDATION. WE WANT TO HELP ENCOURAGE THE SALE OF YOUR PRODUCTS AND IN TURN WE

WANT TO ENCOURAGE THE SALE OF OUR PRODUCTS, COMMON OR NOT TO EACH OTHER.

WORLDWIDE SALES OF ANY AND ALL PRODUCTS OF THE JOINT VENTURE PARTNER, AS OUTLINED ABOVE, CAN AND WILL ALWAYS BE MADE BY AND FOR OUR GROUP "GRE" UNDER OUR NAME BRAND AND/OR OUR JOINT VENTURE PARTNERS NAME BRAND, OR BOTH OF OUR NAME BRANDS. WE CAN AND WILL PRIVATE LABEL EVERYTHING THAT OUR JOINT VENTURE PARTNER MANUFACTURES FOR WORLDWIDE SALES UNDER OUR GRE BRANDS.

CLEARLY UNDERSTAND THAT OUR JOINT VENTURE PARTNER IS EXCLUDED FROM SELLING, DIRECTLY OR INDIRECTLY, ANYTHING THEY MAKE OR INTEND TO MAKE, IN OUR EXCLUSION AREAS LISTED ABOVE.

AGAIN AS NOTED ABOVE, GRE CAN, AND WILL, SELL WORLDWIDE OUR NAME BRAND, OR THE NAME BRAND OF OUR JOINT VENTURE PARTNER, OR UNDER BOTH OF OUR JOINT NAME BRANDS, SOLELY AT OUR DISCRETION.

WE ARE PLEASED TO PROVIDE PROMOTION TO AND FOR EVERYONE IN THIS VENTURE.

WE ALSO ASSUME THAT OUR JOINT VENTURE PARTNER IS ALSO OF THIS MIND SET.

PROMOTION OF GRE PRODUCTS AND THE JOINT VENTURE PARTNER PRODUCTS SHOULD BENEFIT THE GROWTH OF BOTH GROUPS.

ONCE AGAIN, WE MUST CLEARLY STATE THAT THE "JOINT VENTURE" PARTNER OF "GRE", HAS THE PERPETUAL AND UNDENIABLE RIGHT TO SELL (MARKET) ANYTHING THAT THE "PARTNER" MANUFACTURES, FOR SALE BY YOUR GROUP, WORLDWIDE, UNDER YOUR NAME BRAND OR UNDER A JOINT NAME BRAND, EXCEPT IN THE EXCLUDED TERRITORIES, WHICH ARE, AND WILL ALWAYS BE CANADA, USA, MEXICO AND LATIN AMERICA (BRASIL INCLUDED), AS OUTLINED ABOVE.

YOUR GROUP, AND OUR GROUP WILL "SHARE" WITH EACH OTHER, ALL TECHNOLOGY, ALL DRAWINGS, ALL IDEAS AND ALL CONCEPTS, AND WE BOTH WILL WORK TOGETHER TO PROMOTE THE SALE OF ALL EQUIPMENT UNDER THIS RELATIONSHIP AS OUTLINED ABOVE.

THE WORD "SHARE" MEANS SHARE....OR SHARING....

SHARING IS ANYTHING THAT CAN BE SENT VIA THE INTERNET TO EACH OTHER, MUST BE SHARED, AND THAT INCLUDES EVERY, SUCH AS DRAWINGS, CONCEPTS, DATAS, LAYOUTS, TECHNICAL DATA, MANUALS, ETC...

WE WILL USE THE WORD "EVERYTHING" WHICH MEANS EXACTLY THAT, EVERYTHING WILL BE SHARED BETWEEN OUR TWO GROUPS....

EVERYTHING THAT YOU HAVE, OR THAT WE HAVE, WILL BE SHARED....BETWEEN THE JOINT VENTURE GROUP OF THIS AGREEMENT....

	SHARED		

WE MEAN GIVEN...

WE MEAN PROVIDED...

...EVERYTHING MEANS EVERYTHING, IN RESPECT TO THE PRODUCTS THAT IS MANUFACTURED, INVENTED, DESIGNED, MADE, SOLD, OR OTHERWISE EXISTS OR MAY EXIST, BY THE "PARTNERS" OR "THE JOINT VENTURE PARTNERS" OR "GRE" OR "YOU".

WE SHARE...IN A COMMON OWNERSHIP VENTURE RELATIONSHIP....ITS THAT SIMPLE...

WE ARE ONE....

IN ADDITION TO THIS DATA OUTLINED ABOVE, OUR GROUP "GRE" WILL RETAIN FULL WORLDWIDE RIGHTS TO THE SALE AND MARKETING OF OUR TECHNOLOGY AND EQUIPMENT THAT IS EXPOSED TO, OR GIVEN TO, YOUR GROUP UNDER THIS AGREEMENT.

ALL OF OUR TECHNOLOGY OR PRODUCT LINE WHICH IS NOT IN "YOUR" EXISTING PRODUCT LINE, AS COVERED IN YOUR PUBLISHED SALES LITERATURE AT THE TIME OF THIS AGREEMENT, AND IN YOUR WEB SITE DATA, AT THE TIME OF ITS DISCLOSURE.

HOWEVER, IN SOME INSTANCES, WE WILL, ON A CASE BY CASE BASIS, ALLOW THE SALE OF OUR PRODUCT OR PRODUCTS, TO BE MADE BY OUR PARTNER, OR JOINT VENTURE PARTNERS, WITH OUR GROUP IN DIRECT PARTICIPATION, BUT IN ALL CASES, WILL ALWAYS RETAIN THE FULL WORLDWIDE

RIGHTS TO THE EQUIPMENT COVERED UNDER THIS AGREEMENT, AND IN THE EVENT OF A JOINT SALE UNDER THIS SECTION, OUR GROUP "GRE" WILL BE PAID A FEE OF NO LESS THAN 10% OF THE GROSS SALES PRICE OF THE ITEM OR ITEMS, AS A ROYALTY FOR THEIR (OR ITS) SALE UNDER OUR DIRECT SUPERVISION AND CONTROL.

PRICES FOR THE SALE OF ALL EQUIPMENT IN OUR PRODUCT LINE, BY YOUR GROUP, WILL BE ESTABLISHED BY OUR GROUP WITH "YOUR" GROUP PARTICIPATION, ON ALL SALES EFFORTS THAT ARE COVERED UNDER THIS TOPIC.

OVERALL.....YOU DO NOT HAVE A RIGHT TO SELL OUR PRODUCT LINE....

YOU HAVE A RIGHT TO WORK WITH OUR GROUP TO ASSIST IN THE SALE OF OUR PRODUCT LINE AND OUR PRODUCT LINE EXPANSION. HOWEVER, PRICING AND ROYALTIES AND FEES WILL BE DETERMINED AS OUTLINED ABOVE AND AS OUTLINED FOR EACH PROJECT BY OUR GROUP AND BY OUR GROUP ALONE.

ALL ITEMS CONTAINED, OR COVERED, IN THIS AGREEMENT, INCLUDING BASE UNDERSTANDINGS TO THIS AGREEMENT, WILL BE PERPETUAL, FOR BOTH PARTIES.

ONCE AGAIN, PERPETUAL MEANS FOREVER....AND IS ENFORCABLE BY LAW, BY OUR GROUP, WORLDWIDE.

WE DO NOT CARE IF THIS AGREEMENT IS IN MULTIPLE LANGUAGES, AS THE LANGUAGE OF

INTERPRETATION IS ENGLISH TO THIS AGREEMENT AND IS THE BASE LANGUAGE FOR THIS AGREEMENT.

THIS AGREEMENT IS INTENDED TO PROTECT ALL PARTIES, IT IS UNDERSTOOD TO BE FAIR AND TO THE BENEFIT OF ALL PARTIES.

THIS AGREEMENT IT IS MADE TO ENSURE A LONG TERM PERPETUAL RELATIONSHIP, AND ARRANGEMENT, FOR ALL PARTIES TO THIS AGREEMENT.....FOREVER...AND/OR FOR PERPETUITY.

ANY VIOLATION OF THE AGREEMENT IS TAKEN SERIOUSLY, ESPECIALLY IN REGARD TO INTRUSION BY THE "PARTNER" FOR ANY AND ALL PRODUCTS MADE BY THE "PARTNER", INCLUDING BUT NOT LIMITED TO ANY BACK DOOR SALE, OR AFFILIATION SALE, INTO CANADA, USA, MEXICO OR LATIN AMERICA (BRASIL INCLUDED), OR ANY OTHER SALE SPECIFIC AND OUTLINED UNDER OUR JOINT SALE DATA SECTION.

VIOLATIONS WILL BE ENFORCABLE BY LAW,

ENFORCEMENT WILL BE WORLDWIDE AND/OR WITHIN THOSE COUNTRIES INVOLVED, AND WILL NOT BE SUBJECT TO INTERPRETATION BY LOCAL LAWS....THE SUBJECT TO INTERPRETATION WILL BE BY US LAWS....

IF YOU VIOLATE THE AGREEMENT YOU ARE IN TROUBLE....

IF WE VIOLATE THE AGREEMENT WE ARE IN TROUBLE....

WHAT RECOURSE DO WE HAVE....

WHAT RECOURSE DO YOU HAVE...

THE ONLY LEGAL COURSE WHICH IS OFTEN EXPENSIVE AND BAD....IS TO SUE EACH OTHER....

HOWEVER, WE HAVE A SIMPLE PHILOSOPHY TO THIS RESOLUTION....ITS NOT WORTH THE EFFORT...

IF "YOUR" WORD AND HONOR IS NOT GOOD...

THEN YOU ARE NOT GOOD AS PARTNERS...AND ONLY TIME WILL TELL US WITHIN THE GROUP.....WHO IS GOOD AND WHO IS BAD...

WE INTEND TO BE GOOD...WE INTEND TO BE FAIR....

WE HOPE OUR JOINT VENTURE PARTNERS INTEND TO BE GOOD...AND FAIR....

AND THAT IS WHY WE HAVE BOTH ENTER INTO THIS AGREEMENT.....

TO ATTEMPT TO OUTLINE WHAT IS GOOD AND WHAT IS FAIR...

REMEMBER THE FACT.....THAT WE WANT TO HAVE ALL PARTIES BENEFIT FROM THIS RELATIONSHIP....

THIS OUTLINE IS USED TO HELP OUR GROUPS GET ALONG AND HONOR THE AGREEMENTS....

WE WISH TO MAKE BOTH OF OUR GROUP BIGGER AND MORE POWERFUL AND MORE WEALTHY....

IT IS A MUTUAL ARRANGEMENT.....AS WE ALL WANT TO BECOME BIG AND POWERFUL AND WEALTHY...

TO AFFECT THIS RESULT.....WE MUST AND SHOULD BE TREATING EACH OTHER AS EQUALS...

TO FURTHER OUR DATA IN THIS DOCUMENT RATHER THAN RAMBLE ALONG.......I SHALL CONTINUE...

ONE OF THE MOST IMPORTANT POINTS OF THIS AGREEMENT IS THAT A SALE IS A "SALE" NO MATTER WHO MAKES THE SALE.....AND ANY SALE BY THE "PARTNER" INTO THESE EXCLUSIVE AREAS, OR ANY WORLDWIDE SALE OF EQUIPMENT THAT HAS "OUR" TECHNOLOGIES THAT ARE CONSIDERED EXCLUSIVE TO OUR GROUP, AS A TECHNOLOGY OR PRODUCT LINE TRANSFER, AS OUTLINED ABOVE, ON A DIRECT OR INDIRECT BASIS OR MANNER, IS "NEVER" ALLOWED...."NEVER" MEANS "NEVER"...BY THE JOINT VENTURE PARTNERS. ITS THAT SIMPLE....

ONCE AGAIN, "YOU" CAN WORK WITH US ON DIFFERENT ARRANGEMENTS AND STILL MAKE MONEY....

IF YOU OBTAIN INFORMATION FOR A SALE IN THE USA, CANAD, MEXICO OR LATIN AMERICA AS AN EXAMPLE.....SEND US THE LEAD AND WE WILL MAKE THE SALE.....AND WE WILL PAY YOU A COMMISSION ON THE SALE....

.....

OUR EXCLUSIONS ARE NOT ONE WAY....YOU CAN ALWAYS BENEFIT....

YOU CAN BENEFIT BY SELLING THROUGH OUR GROUP AND WITH OUR GROUP...

SO WE ARE NOT STOPPING ANYTHING OR ANYONE FROM MAKING MONEY...WE JUST HAVE TO DO IT PROPERLY AS OUTLINED IN THIS DOCUMENT AND WE HAVE TO DO IT TOGETHER...

AN EXAMPLE:

ONE MAIN FACT OR ITEM THAT IS AGREED UPON IS THAT OUR GROUP DESIGNS AND BUILDS AND MANUFACTURES RECYCLING EQUIPMENT, AND OFTEN WE ARE ASKED BY MANUFACTURING OR SALES GROUPS, TO JOINT VENTURE WITH THEM, TO ALLOW THEM TO BUILD OUR EQUIPMENT, AND PRODUCT LINES.

THIS TYPE OF VENTURE EXPANDS OUR MANUFACTURING BASE WORLDWIDE, BUT IT OPENS UP A NEW REALM OF COMPETITION.

TO BE ABLE TO HANDLE THAT POTENTIAL COMPETITION WE ALLOW OUR JOINT VENTURE PARTNER OR PARTNERS TO SELL WORLDWIDE UNDER THEIR BRAND, OR OUR JOINT VENTURE BRAND.

THIS MAKES FOR VERY	FEW RESTRICTIONS	TO OUR
AGREEMENT.		

IN ESSENCE, OUR JOINT VENTURE PARTNERS GAIN MORE THAN WE OFTEN GAIN....AND AS ALWAYS IN OUR AGREEMENTS, THIS IS CLEARLY UNDERSTOOD BETWEEN OUR JOINT VENTURE PARTNERS....

OUR TECHNOLOGY IS A GIFT THAT GOES BEYOND JUST DRAWINGS...AND A HELLO.....

OUR JOINT VENTURE INVOLVES INTELLECTUAL PROPERTY EXCHANGE, EXPERIENCE EXCHANGE, AND INSIGHT TO MARKETS AND THE FUTURE.

ONCE WE ESTABLISH A JOINT VENTURE WE ARE MAKING THAT JOINT VENTURE PARTNER A PART OF US....AND IN TURN YOU BECOME PART OF US....

IT IS VERY OBVIOUS AT THE ONSET, THAT WE HAVE MORE TO LOSE IN THIS RELATIONSHIP AND THE JOINT VENTURE PARTNER HAS A LOT MORE TO GAIN IN THIS RELATIONSHIP....

SO PROTECTION FOR OUR GROUP IS MADE AND ACKNOWLEDGED BY OUR JOINT VENTURE PARTNER TO ENSURE THAT THE JOINT VENTURE PARTNER DOES NOT TAKE OUR TECHNOLOGY AND EXPERTISE WITHOUT A PERPETUAL AGREEMENT OR UNDERSTANDINGS IN PLACE.

ENFORCEMENT, IS A LEGAL MATTER, AND IF ANY OF US INVOLVED IN THIS AGREEMENT ARE STUPID ENOUGH TO GO TO COURT, OVER ANY MATTER, THEN WE SHOULD HAVE NEVER BEEN PARTNERS IN THE FIRST PLACE....

COMMON SENSE DICTATES THIS AGREEMENT

AND WE STILL HAVE COMMON SENSE....

AS OUTLINED ABOVE, WE WILL CONDUCT AND PERFORM ALL SALES, OF ALL PRODUCT LINES, INCLUDING BUT NOT LIMITED TO THOSE OF THE "PARTNERS" WORLDWIDE AND EXCLUSIVELY IN THESE AREAS, CANADA, USA AND MEXICO AND LATIN AMERICA (BRASIL INCLUDED), FOREVER....FOR OUR PROTECTION....

AS OUTLINED ABOVE, THE "PARTNER" CAN SELL HIS PRODUCT AND/OR NAME BRAND OR BRANDS, ANYWHERE ELSE IN THE WORLD...

BUT NEVER INTO CANADA, USA, MEXICO AND/OR LATIN AMERICA (BRASIL INCLUDED)

THIS IS REPEATED AGAIN, AND AGAIN, AND AGAIN, IN THIS DOCUMENT TO ENSURE FULL CLARIFICATION.

THE REASON FOR THIS "HARSH" SOUNDING RESTRICTION, ONCE AGAIN, IS THAT "WE PARTICIPATE IN HELPING OUR JOINT VENTURE PARTNER, BECOME WORLD LEADERS IN THIS FIELD, AND DUE TO THAT PARTICIPATION, WE NEED TO PROTECT OUR CORE BUSINESS TERRITORY, OF CANADA, USA, MEXICO AND LATIN AMERICA (BRASIL INCLUDED)....."FOREVER".

WE ALSO NEED TO PROTECT OUR SPECIAL TECHNOLOGY FROM COMPETITION AND INTRUSION WORLDWIDE THAT IS A DIRECT OR INDIRECT RESULT OF OUR PARTICIPATION IN THIS AGREEMENT. SO

THERE ARE RULES IN THIS TECHNOLOGY EXCHANGE AS OUTLINED ABOVE.

WE HAVE A SPECIAL RASPER....YOU DO NOT...

WE HAVE A SPECIAL DENSIFIER...YOU DO NOT...

THEREFORE WHEN WE EXPOSE TO YOU THIS TECHNOLOGY YOU CAN ONLY MAKE THIS FOR OUR GROUP. HOWEVER, YOU CAN ADD THIS TO YOUR PRODUCT LINE BUT YOU MUST WORK WITH OUR GROUP ON THE SALE OF THE PRODUCTS THAT WE CONSIDER TO BE OURS.....

WE HAVE SPENT 100 MILLION DOLLARS OVER THE LAST 45 YEARS IN PRODUCT DEVELOPMENT....

WE ARE NOT GOING TO GIVE IT AWAY FOR FREE...

AS OUTLINED ABOVE, THIS IS A PERPETUAL AGREEMENT....FOREVER...

THIS AGREEMENT IS ENFORCABLE IN ANY COUNTRY IN THE WORLD.

THIS IS NOT A ONE SIDED AGREEMENT

THIS IS A FAIR AGREEMENT

THIS IS A GOOD AGREEMENT

THIS ALLOWS OUR JOINT VENTURE PARTNERS TO GROW AND BECOME A PARTICIPANT IN GLOBAL RECYCLING EQUIPMENT VENTURES.

.....

IF YOU WISH TO PARTICIPATE PLEASE READ, AND SIGN...

YOU MAY TRANSLATE THIS AGREEMENT TO YOUR NATIVE LANGUAGE, BUT THIS AGREEMENT IS IN ENGLISH, AND IS THE OFFICIAL LANGUAGE FOR THIS DOCUMENT AND IS THE CONTROLLING LANGUAGE OF THIS DOCUMENT FOR ALL UNDERSTANDINGS AND LEGAL ISSUES, EVEN IF THE COUNTRY OF THE JOINT VENTURE PARTNER, DOES NOT ALLOW THIS TYPE OF INTERPRETATION WITHIN THEIR LEGAL SYSTEM, OUR LEGAL RULE APPLIES AND IS AGREED UPON AND WILL BE ALLOWED IN THE WORLD LEGAL SYSTEM BECAUSE WE HAVE BOTH AGREED TO THIS UNDERSTANDING.....

AGREED BY:	
SIGNATURE OF PARTNER TO AGREEMENT :	
DATE OF PARTNER SIGNATURE:	

WE WELCOME THIS PARTNERSHIP...

SIGNATURE OF THIS DOCUMENT BY OUR JOINT VENTURE PARTNERS WITH AN E MAIL SCANNED COPY IS PROPER SUBMITTAL FORM AND

DOCUMENTATION TO ALLOW US TO MAKE A FORMAL ACCEPTANCE OF THIS DOCUMENT.

OUR GROUP ACCEPTANCE WILL BE OFFERED ELECTRONICALLY, AND IS AUTOMATICALLY PROVIDED BY OUR GROUP FOR THE INTENDED USE, AND SUBMITTAL OF THIS DOCUMENT TO THE "JOINT VENTURE PARTNER" AND/OR "PARTNER" AS A MINIMUM, BUT AGAIN MUST BE CONFIRMED VIA E MAIL BY THE "PARTNER" OR "JOINT VENTURE PARTNER" (BOTH WORDS CONSIDERED THE SAME) AS RECEIVED BY "PARTNER" AND RETURNED TO OUR GROUP IN ORIGINAL AND/OR SCANNED FORMAT, SO THAT WE CAN HAVE PROPER DOCUMENTATION OF ITS SIGNATURE AND RETAINAGE.

ORIGINALS WILL BE KEPT BY BOTH PARTIES IF POSSIBLE. WE REQUEST THAT AT LEAST TWO COPIES (SHOULD) BE SIGNED BY THE "PARTNER", AND AT LEAST ONE COPY RETURNED TO OUR GROUP IN ORIGINAL FORM. EVEN IF THIS PHYSICAL SUBMITTAL IS NOT ACCOMPLISHED BY THE PARTNER, THE E MAIL AND SCANNED DOCUMENTS ARE CONSIDERED VALID FOR REVIEW.

ONCE WE DETERMINE THAT IT IS IN AN ACCEPTABLE FORM OR FORMAT, THEN WE WILL SUBMIT A FINALIZED OR FORMALIZED AGREEMENT BINDING UNDER THE TERMS OF THIS DOCUMENT.

END OF DATA

THIS DATA IS PROVIDED TO ASSIST THOSE CUSTOMERS WHO WISH TO REVIEW OUR EQUIPMENT

LETS US PICK A TOPIC...TIRE RECYCLING...AS AN EXAMPLE

WITH THIS IN MIND, THERE ARE NUMEROUS MAJOR WEBSITES THAT WE MAINTAIN TO ALLOW CLIENTS REVIEW AND TO ALLOW THEM TO OBTAIN MORE DATA ON TIRE RECYCLING, WITH DOWNLOAD DATA IN PDF FORMAT....FOR ANY TO REVIEW.

WWW.TITANSHREDDER.COM IS DEDICATED FOR TIRE RECYCLING AND WOOD WASTE RECYCLING

WWW.GATORSHREDDER.COM IS DEDICATED FOR PLASTIC RECYCLING AND DOCUMENT DESTRUCTION

WWW.EIDALSHREDDER.COM IS DEDICATED FOR SCRAP METAL PROCESSING AND E WASTE PROCESSING

WWW.GLOBALRECYCLINGEQUIPMENT.COM HAS EVERYTHING LISTED IN A SEARCH FORMAT DESIGN

WWW.SHREDDERHOTLINE.COM HAS EVERYTHING LISTED BUT IN A NON SEARCH FORMAT DESIGN

WWW.SHRED-PAX.COM

WWW.TPATRITURATORI.COM

ARE JUST A FEW OF OUR 450 DOMAINS AND WEBSITES

NOW....BACK TO TIRE RECYCLING.....

ONE WEB SITE IS SPECIFICALLY DEDICATED TO TIRE RECYCLING AND THAT WEB SITE IS

WWW.TITANSHREDDER.COM

OR

WWW.TITAN-SHREDDER.COM

IF YOU HAVE QUESTIONS E MAIL US AT

SALES@TITANSHREDDER.COM

OR

SALES@SHREDDERHOTLINE.COM

THE SECOND WEB SITE IS DEDICATED TO ALL OF OUR PRODUCTS AND THAT WEB SITE IS

WWW.SHREDDERHOTLINE.COM

OR

WWW.SHREDDER-HOTLINE.COM

IF YOU HAVE QUESTIONS E MAIL US AT

SALES@SHREDDERHOTLINE.COM

THE THIRD WEBSITE IS DEDICATED TO ALL OF OUR PRODUCTS BUT IS MORE AUTOMATED TO ALLOW YOU TO DOWNLOAD FILES AND INFORMATION WITH A DATA SEARCH OPTION AND THAT WEB SITE IS

WWW.GLOBALRECYCLINGEQUIPMENT.COM

OR

WWW.GLOBAL-RECYCLING-EQUIPMENT.COM

IF YOU HAVE QUESTIONS E MAIL US AT

SALES@SHREDDERHOTLINE.COM

OR

SALES@GLOBALRECYCLINGEQUIPMENT.COM

THE TITAN SITE IS DEDICATED ONLY FOR TIRE RECYCLING AND GIVES YOU EASY ACCESS TO THE DATA.

YOU CAN DOWNLOAD MAJOR PDF FILES ON TIRE RECYCLING SYSTEM BY CLICKING ON THE "TIRE SHREDER" PICTURE AT THE TOP OF ANY OF OUR MAIN PAGES...IT TAKES A FEW SECONDS TO DOWNLOAD THE DATA BUT IT WILL FLIP TO A DOWNLOAD PAGE (AGAIN IT MAY DOWNLOAD SLOWLY SO BE PATIENT WHEN YOU CLICK ON THE PICTURE AS IT DIRECTS YOU TO A MAJOR DOWNLOAD SITE FOR DATA, AND SOMETIMES IT TAKES A FEW SECONDS FOR THE PAGE TO FLIP TO THE DATA SITE.)

WE ALSO RECOMMEND THAT YOU SEND AN E MAIL TO OUR GROUP USING

SALES@SHREDDERHOTLINE.COM

PROVIDE US WITH ALL OF YOUR NEEDS AND REQUEST THAT WE SEND YOU ALL OF THE DATA ON TIRE RECYCLING AND HOW IT CAN MAKE MONEY.

BRIEFLY, MOST RECYCLING SYSTEMS TODAY IN THE TIRE RECYCLING FIELD ARE IN THE 1.2 TO 1.6 MILLION DOLLAR RANGE (FOR THE EQUIPMENT ONLY) AND IF COMPATED TO THE COMPETITION THEY ARE TWO TO THREE TIMES OUR PRICE.

WE BUILD MORE EQUIPMENT THAN ANYONE IN THE WORLD AND WE ARE GLOBAL IN SCALE SO OUR PRICES REFLECT THAT SAVINGS TO YOU....DUE TO OUR SIZE.

WE USE TO BE SMALL BUT OVER THE LAST 15 YEARS WE HAVE GROWN VERY LARGE.

IN ADDITION TO THE BEST PRICES OUR SYSTEM ARE ENGINEERED AND HAVE MORE EQUIPMENT IN THE DESIGN THAN ANYONE ELSE AS THEY ARE REAL PLANTS AND NOT TOYS.

WE ARE THE FIRST COMPANY TO MAKE SHREDDERS FOR PROCESSING OF SCRAP TIRES, THE FIRST IN THE WORLD, AND WE HAVE BEEN MAKING SHREDDING SYSTEMS SINCE 1966 (WITH OUR ACQUIRED COATS PATENT) AND SINCE 1972 (WITH OUR BURDA CULBERTSON PATENT).

WE WELCOME YOUR INQUIRY

ATTACHED TO OUR E MAIL IS DATA YOU MAY WANT TO REVIEW....