DISCLOSURE AGREEMENT

I,, do hereby acknowled	lge and agree that I have been
informed of the following:	
1. I am purchasing from (Studio Licensee), (##) pieces of fitness equipment
known as the Megaformer (or other) (the "Purchase	ed Equipment").
2. The Megaformer is a machine that has been design	
Sebastien Lagree.	
3. The Megaformer is used in conjunction with vari	ous fitness programs created by
Sebastien Lagree, including but not limited to the S	
and the Lagree Fitness Training Method (the "Prog	
4. Sebastien Lagree and/or various business entities	associated with Sebastien
Lagree have entered into numerous License and/or	Partnership Agreements, which
provide exclusive commercial use within defined te	rritories to licensees and/or
partners of Lagree and/or the various business entiti	es, to use certain fitness
equipment in association with intellectual property	rights belonging to Lagree
and/or the various business entities.	
5. Commercial use of the Purchased Equipment is e	xpressly prohibited. I am
specifically informed and understand that such com	
the exclusive territories of a licensee or partner. I fu	rther acknowledge and
understand that any commercial or non-commercial	use of the Purchased
Equipment in conjunction with Lagree's intellectual property, which includes, but	
is not limited to trademarks, logos, trade names, signs, symbols, photographs,	
names, likenesses, images and/or other marks, will constitute an infringement of	
said intellectual property rights.	
6. If at any time in the future, I transfer possession of the Purchased Equipment, I	
agree to provide this disclosure to the transferee and require their signature and	
acknowledgment of receipt and acceptance of these	<u> </u>
thereof to Sebastien Lagree.	terms, which i agree to provide a copy
thereof to Sepastich Lagree.	
Dated:	Signature:
	Name: