AUTHORIZATION REQUIRED
Class Code:
Pay Rate:
Mgr. Initials:

PLEASE BE	SURE ALL SHADED AREAS ARE COMPLETED BY APPLICANT
AND D	BILES WORLD
M	CHAMPION CENTRE

FOR HR&P USE ONLY								
Client:								
ID #:								

Mgr. Initials:				EMPLOYER)						
A	PPLI	CATIC)N F	OR E	MPLOY	ΜE	NT			
THE FAILURE TO COMPLETELY ANSWER EACH QUESTION V First Name and Middle Initial Last Name				WILL PREVENT FURTHER PROCESSING OF THIS APPLICATION						
First Name and Middle Illinai		Last Name		Social Security Number						
Home Address (Do not use a P.O. Box)						Telephone Number				
City or Town, State and Zip Code					E-Mail Address					
IN CASE OF EMERO	GENCY N	OTIFY:			MIL	ITARY	SERVICE RECORE):		
Name:				Branch	of Service:					
Relationship:										
Phone Number:										
THOMS TO MAKE THE				2						
EDUCATION Do you possess a High S	School Diplon	na or G.E.D Certi	ficate Yes	□No	CURRENTLY ENRO	LLED 🔲	School Name:			
College, University, Vocational, Technical Schools Attended	Cit	ty / State	Date At From	attended To	Course of Study / N	Лајог	Degree or Certificate	Unit Completed Semester Quarter		
			+					†		
			+	 				 		
					<u> </u>					
DESIRED EMPLOYMENT		T								
Position		Date You Can S	tart			Minimum Salary Expected				
Are You Employed Now?		If so, May We In	nquire of You	r Present Emp	oloyer?	Salary at Current/Last Job				
Yes No		Yes	No							
Reason for Leaving Last Job						Have You Ever Applied to the Company Before?				
TO THE CO.						☐ Yes ☐ No				
How Did You Hear About This Company?						Have You Ever Worked for the Company Before? Yes No				
Have you ever been convicted of a Felony?										
Yes No If yes, Explain: Have you ever been convicted of a Misdemeanor? (Other than mi		200)							
Yes No If yes, Explain:	Otner man iii	nor traine violance	ons)							
Have you ever been given a Deferred Adjudication	sentence that	has not been succ	ressfully comp	leted?						
Yes No If yes, Explain:	semence and	nus not occir se.	osium com-	icica.						
A "yes" answer to any of the three questions ab	bove will not	necessarily excl	ude you from	ı considerati	on.					
Under the Federal Statutes, an employer has the our employees require strenuous physical labor perform these related functions and to determine	e right to mak	ke reasonable pro d periods of time	e-employmen e. The inform	nt inquiries in nation you g	nto your ability to pe ive below is for the	limited pu	urpose for our managers to	determine y	signments for our ability to	
Based upon the position you desire, is there any reas	son that you a	re not able to perf	orm the duties	s required, wi	th or without accomme	odation?				
EMPLOYMENT ELIGIBILITY										
Are You Legally Authorized to Work in The United	d States?	Will You Now o	or in the Futur	e Require Spo	onsorship for Employn	nent Visa S	Status? (ex. H-1B Visa Status	s)		
DVes DNo		DVec D		1				,		

Are You Legally Authorized to Work in The United States?	Will You Now or in the Future Require Sponsorship for Employment Visa Status? (ex. H-1B Visa Status)
□Yes □ No	□Yes □No

PROFESSIONAL REFERENC	ES						
Name			Address	Phone Nur	# Years Known		
FORMER EMPLOYERS (List below your last three (3) emp	bloyers, starting v	vith the most re	ecent)				
Name of Present or Last Employer				Telephone Number			
Address			City	State	Zip Code		
Starting Date		Ending Date	-1	Job Title			
Name of Supervisor		1	May We Contact Your Supervisor ☐ Yes ☐ No	Starting Salary	Ending Salary		
Description of Work					I		
Reason for Leaving							
Name of Present or Last Employer				Telephone Number			
Address			City State		Zip Code	Zip Code	
Starting Date	Starting Date Ending Date			Job Title			
Name of Supervisor		1	May We Contact Your Supervisor ☐ Yes ☐ No	Starting Salary Ending Salary		nry	
Description of Work					•		
Reason for Leaving							
Name of Present or Last Employer				Telephone Number			
			Tev	G. A	7: 0.1		
Address			City	State	Zip Code		
Starting Date	Ending Date			Job Title			
Name of Supervisor		<u> </u>	May We Contact Your Supervisor ☐ Yes ☐ No	Starting Salary	Ending Sala	ry	
Description of Work			<u>, </u>	·	 		
Reason for Leaving							
personal and otherwise, and releastatements contained in this apphereby declare that I have legal	se all parties fror plication are tru I status to work	n all liability for ne and correct, in the United	my previous employment, and as or any damages that may result from , and understand that false or in States. All disputes between me Employment Arbitration Rules and	m furnishing same to taccurate information and the Company are	the Company. will be basi e subject to	I declare that all s for dismissal. I	
X							
	PLICANT SIG	NATURE		DA	ATE		

This application shall remain in effect for only sixty (60) calendar days. After that time, if you have not heard from the Company and still wish to be considered for employment, it will be necessary for you to fill out a new application.

APPLICANT AGREEMENT

- 1. Confidential Information.
 - (a) Definition. "Confidential Information" means the proprietary information and trade secrets of Company and its customers as described below:
 - (i) Included in "Confidential Information" are the object code and source code to Company's software, Company's marketing plans and strategies, Company's plans for new product development, Company's technical designs, Company's data dictionaries, information relating to Company's financial status, and any other information that Company marks confidential or by separate memorandum or e-mail informs me is confidential
 - (ii) Also included in "Confidential Information" is any information of Company's customers that I have access to in performing my employment duties for Company.
 - (iii) Excluded from "Confidential Information" is information that: (x) I can prove was in my possession before I received it from the Company; (y) is in the public domain through no fault of my own; or (z) I learned from a third party not related to Company. Information licensed by Company to customers under a confidentiality restriction is not considered to be in the public domain.
 - (b) Nondisclosure. I agree that I will not disclose Confidential Information to any third party not employed by Company unless Company authorizes me to do so in writing. I further agree that I will not use Confidential Information for any purpose except to perform my employment duties for Company. These agreements will continue to apply after I am no longer employed by Company.
- 2. **Return of Company Property**. Upon termination of my employment with Company, I will promptly deliver to Company, without copying or summarizing, all material related to Company's business that is in my possession or under my control including, without limitation, all physical property, keys, documents, lists, electronic information storage media, manuals, letters, notes and reports. If I do not return the Company property I agree to have the appropriate funds deducted from my final paychecks.
- 3. Works Made For Hire. I understand that any work that I create or help create at the request of Company, including software, user manuals, training materials, sales materials, and other written and visual works, are works made for hire in which Company owns the copyright. I may not reproduce or publish these copyrighted works, except in the pursuit of my employment duties.
- 4. **Inventions.** Any inventions, discoveries and ideas ("Technology") that I develop while performing work assigned to me by Company are owned by Company. I will sign any assignment or other document requested by Company to establish Company's ownership of the Technology and to permit Company to obtain and retain patents, copyrights, trademarks and other indication of ownership, without charge to Company, but at no expense to me. If there is Technology that I developed before becoming employed by Company and to which I claim ownership, I will provide it to the Company in writing on a separate document signed by both parties.
- 5. Prior Agreements. I have provided Company copies of all agreements with previous employers under which I have agreed not to compete or otherwise agreed to limit the use of trade secrets.
- 6. Full Time Employment. While I am employed by Company, I will devote my full time best efforts to Company's business and will not engage in any other business or employment without the prior written approval of Company's President.
- 7. **Injunctive Relief.** I recognize that if I breach this Agreement, Company's business will suffer irreparable harm and that remedies at law will be inadequate. I agree that in case of any breach or threatened breach of this Agreement, Company is entitled to immediate injunctive relief or a decree of specific performance of this Agreement, in addition to any other remedies provided by law and without being required to prove irreparable harm or special damages.
- 8. Entire Agreement; Modifications. This Agreement is my entire agreement with Company with respect to its subject matter and supersedes any prior written or oral understandings pertaining thereto. My obligations under this Agreement may not be changed in whole or in part except by a written agreement signed by the President of Company and me and which specifically refers to this Agreement.
- 9. **Binding Effect.** This Agreement may be assigned by Company in connection with any transfer or sale of its business, and shall inure to the benefit of Company and its successors and assigns. This Agreement is binding upon me, my heirs, personal representatives, successors and assigns.
- 10. Severability. I agree that the provisions of this Agreement are fair and reasonable in light of my employment relationship with Company and the nature of Company's business. Nevertheless, if a court of competent jurisdiction should invalidate any provision of this Agreement, all other provisions shall survive and remain valid and enforceable. If a court of competent jurisdiction should decline to enforce any provision on the ground that it is over broad or unreasonable, that provision shall be narrowed only to the extent required so that it may be enforceable under State law.
- 11. Captions. Any captions and headings are purely for the convenience of the reader and shall not be used to interpret or construe this Agreement.
- 12. Governing Law. The interpretation of this Agreement and the obligations hereunder are governed by the laws of the State.

APPLICANT STATEMENT

I certify that all information I have provided in order to apply for and secure work with this employer is true, complete and correct.

I expressly authorize, without reservation, the employer, its representatives, employees or agents to contact and obtain information from all references (personal and professional), employers, public agencies, licensing authorities and educational institutions and to otherwise verify the accuracy of all information provided by me in this application, resume or job interview. I hereby waive any and all rights and claims I may have regarding the employer, its agents, employees or representatives, for seeking, gathering and using truthful and non-defamatory information, in a lawful manner, in the employment process and all other persons, corporations or organizations for furnishing such information about me.

I understand that this employer does not unlawfully discriminate in employment and no question on this application is used for the purpose of limiting or eliminating any applicant from consideration for employment on any basis prohibited by applicable local, state or federal law.

I understand that this application remains current for only 30 days. At the conclusion of that time, if I have not heard from the employer and still wish to be considered for employment, it will be necessary for me to reapply and fill out a new application.

If I am hired, I understand that I am free to resign at any time, with or without cause and with or without prior notice, and the employer reserves the same right to terminate my employment at any time, with or without cause and with or without prior notice, except as may be required by law. This application does not constitute an agreement or contract for employment for any specified period or definite duration. I understand that no supervisor or representative of the employer is authorized to make any assurances to the contrary and that no implied oral or written agreements contrary to the foregoing express language are valid unless they are in writing and signed by the employer's president.

I also understand that if I am hired, I will be required to provide proof of identity and legal authorization to work in the United States and that federal immigration laws require me to complete an I-9 Form in this regard.

I understand that any information provided by me that is found to be false, incomplete or misrepresented in any respect, will be sufficient cause to (i) eliminate me from further consideration for employment, or (ii) may result in my immediate discharge from the employer's service, whenever it is discovered.

DO NOT SIGN UNTIL YOU HAVE READ THE ABOVE APPLICANT AGREEMENT AND APPLICANT STATEMENT. I certify that I have read, fully understand and accept all terms of the foregoing Applicant Agreement and Applicant Statement

Applicant's Signature:	 Date:	_/	_/