LICENSE ISSUED BY QUANTUM SOLUTIONS, INC.

DATE Apr	il 1,	1995			
NAME_HE	NRY A	ND ROS	SEMARY	STUCHEL	
OWNER _	SAME				
ADDRESS	401	WEST	BENTON		
CITY WINT	ERSET		STATE	IOWA	ZIP <u>50273</u>
AGENT	JOHN	MARTIN	_ 1		

	LICE	NSE				
		No.13919191521189	2-A			
N (4 54)	of WINTERSET					
Village Count	e ry of <u>Madison</u>	StateIOWA				
BEEN BEEN	GRANTED, AS AGREED, A LICENSI	MENTIONED HAS APPLIED AND HAS E FOR THE PURPOSE HEREINAFTER AND/OR SELL THE ITEMS SOLD	Ş			
UNDER MULA I	VBY THE NAME "QUANTUM SOLUTI	ONS, INC." ACCORDING TO THE FOR- NS, INC., AS DESIGNATED AND STIP-	\$			
Licens	e is hereby granted this <u>1st</u> .	_ day of APRIL1995				
TO:	THE ENTIRE STATE OF MIS					
	Establishr					
	HENRY & ROSEMA Owner - Ma					
	TOUN MADMIN DDDG					
BY:	BY:JOHN MARTIN - PRESIDENT/CEO Authorized Licensed Distributor					
FOR:_						
This Licen	ise is issued pursuant to, and in conformity with st					
Subject to	termination as provided by said code.					
Given 1	under my hand of Quantum					
	ons, Inc., of Spirit Lake, Iowa,					
	Hath day of MARCH 19 95					
Oil Sole	Shalo					
	PRESIDENT		دي. مرکز			

QUANTUM SOLUTIONS, INC. EXCLUSIVE "A" STATE LICENSE AGREEMENT

THIS AGREEMENT, made and entered into this 1st day of April, 1995, by and between Quantum Solutions, Inc., a corporation of the State of Iowa, located at Spirit Lake, Iowa, hereinafter referred to as "QSI", and Henry and Rosemary Stuchel, a resident of the state of Iowa, hereinafter referred to as "H & R Stuchel".

WITNESSETH THAT;

WHEREAS, QSI is the owner of food spices and other associated food processes which it has adopted and is using on or in connection with certain food products and seasonings; and

WHEREAS, H & R Stuchel are desirous of acquiring the right to use and/or sell said process in connection with the sale of QSI developed products to a particular class of trade;

NOW THEREFORE, in consideration of the mutual covenants herein set forth, and other valuable consideration, the parties hereto agree as follows:

1. QSI hereby grants unto H & R Stuchel, and H & R Stuchel accepts, an exclusive, limited and non-assignable license to use the QSI processes in connection with the sale of QSI Products to the general public at wholesale, including schools and institutions, and shall include sales to restaurants, drive-ins, and other such establishments. Such sales of licensed processes and/or products by H & R Stuchel shall be limited to the

Pza 1

Page 2 of 4

State of Missouri. The absence of permission in writing extending the license beyond such territorial limit, and the license as thus limited shall be exclusive with H & R Stuchel.

- 2. In consideration of the license herein granted, H & R Stuchel agrees to pay QSI or its assigns Five Thousand (\$5,000.00) dollars in 12 (twelve) monthly installments of \$415.00 (Four Hundred Fifteen Dollars) as agreed by this signing.
- 3. Monthly payments hereunder shall be paid by H & R Stuchel to QSI monthly within a 10 (ten) day period following the last day of each month for 12 consecutive months beginning this date as attested to by the date of the signing of this agreement.
- 4. Nothing herein shall be construed as requiring H & R Stuchel to purchase any ingredient materials from QSI, and it is understood and agreed that H & R Stuchel is free to purchase all ingredient materials from wherever it may find the same identical blends.
- 5. In order to protect the interest of QSI in its food processes, etc. and the goodwill which it has acquired in such processes, H & R Stuchel agrees that QSI has the right to quality control of the licensed processes and the resulting products and QSI shall have the right to periodic inspections, upon reasonable request, by authorized representatives for the purpose of exercising its rights to quality control. The standard of quality control shall be in accordance with the formula and processes of preparation for the licensed product acceptable to QSI and approved the United States Department of Agriculture. If the products sold under the process licensed by QSI fails to meet such standards, written notice shall

be given to H & R Stuchel and remedied within 30 (thirty) days following such written notice.

- 6. This agreement is unending and remains effective on a year-to-year basis.
- 7. H & R Stuchel further agrees to carry appropriate liability insurance, if required, in sufficient amounts at all times, and hereby guarantees, covenants and agrees to hold QSI harmless from any and all liability in connection with the sale, manufacture, or distribution of licensed products by H & R Stuchel.
- 8. This agreement shall be limited and exclusive as herein provided. H & R Stuchel may not assign this Agreement without prior written consent of QSI.
- 9. Any notices required or permitted to be given under this Agreement shall be deemed sufficiently given if mailed by registered or Certified mail, postage prepaid, addressed to QSI, % John Martin, Post Office Box 401, Austin, MN 55912, or at such other address as may be furnished in writing to the notifying party.

Quantum Solutions, Inc.

John Martin President

RR1-Box 416 # 7

Winterest, IA 50213

Pza

3

Page 4 of 4

Licensed Applied For and Purchased

Henry and Rosemary Stuchel

410 West Benton Winterset, IA 50273

Attest:

Pza

4