

IN-GJ83315953414504W



सत्यमेव जयते

INDIA NON JUDICIAL

Government of Gujarat

Certificate of Stamp Duty

BOOK NO. 02101/2024
PAGE NO. 01
SR. NO. 132
DATE. 10 JUN 2024

P.B. Gohil
(P. B. GOHIL)
NOTARY
GOVT. OF INDIA

Certificate No.

IN-GJ83315953414504W

Certificate Issued Date

11-May-2024 04:17 PM

Account Reference

IMPACC (AC)/ gj13078711/ GANDHINAGAR01/ GJ-GN

Unique Doc. Reference

SUBIN-GJGJ1307871186696681423843W

Purchased by

INFOSENSE SERVICES

Description of Document

Article 5(h) Agreement (not otherwise provided for)

Description

NON DISCLOSURE, NON- SOLICITATION, NON-COMPETE AND LIMITATION OF LIABILITY AGREEMENT

Consideration Price (Rs.)

0
(Zero)

First Party

INFOSENSE SERVICES

Second Party

AKSHAYKUMAR PRATAPBHAI PATEL

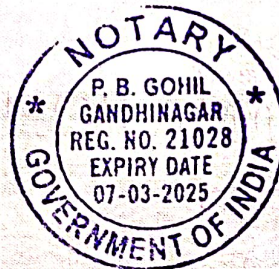
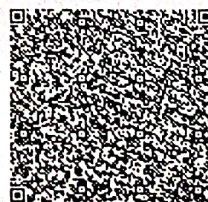
Stamp Duty Paid By

INFOSENSE SERVICES

Stamp Duty Amount(Rs.)

300

(Three Hundred only)



IE 0028005691

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Statutory Alert:

- The authenticity of this Stamp certificate should be verified at www.shcilestamp.com or using e-Stamp Mobile App of Stock Holding Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
- The onus of checking the legitimacy is on the users of the certificate.
- In case of any discrepancy please inform the Competent Authority.



NON-DISCLOSURE, NON-SOLICITATION, NON-COMPETE
AND LIMITATION OF LIABILITY AGREEMENT

This Agreement is entered into between Infosense Services, the company incorporated under the provisions of the Companies Act, 1956, having its registered & global Corporate Office at Plot No 135, PDPU Road, Rapsan, Gandhinagar – 382007, Gujarat (India) all its wholly owned subsidiary companies (hereinafter referred to as the "COMPANY", which expression, unless it be repugnant to the subject or the context thereof, be deemed to mean and include its successors in interest and assigns) and, Akshaykumar Patel Son of Pratapbhai Patel having permanent residential at Naykiwad, chikhli, Pipalgabhan, Pipalgabhan, Navsari ,Gujarat 396521, and currently residing at Naykiwad, chikhli, Pipalgabhan, Pipalgabhan, Navsari ,Gujarat 396521 hereinafter referred to as the "Employee/Trainee/Intern" which expression shall, unless it be repugnant to the subject or the context thereof, be deemed to mean and include his/her heirs, administrators and executors, currently associated with the Company at one of its offices.

Both, the Company and the Employee/Trainee/Intern are referred to herein as the "Party" individually and as the "Parties" in the collective.

WHEREAS:

The Company is a Global Company for providing Information & Communication Technology Solutions. "Employee/Trainee/Intern" is a person associated with the Company, signing this agreement in the capacity of either an employee/a project trainee/a retainer on retainer ship contract, or employees of third parties, contractors, sub-contractors and employees of customer or a business associate temporarily assigned to the company in full time/part time assignment, working either at any of the offices of the Company or at any customer site.

"Employee/Trainee/Intern" is just a term as a reference point to denote team spirit and therefore is not a title for the purpose of defining any contractual benefit to any person, as applicable to full time employees of the Company.

DEFINITIONS AND INTERPRETATION

A. Company

The "Company" shall mean Infosense Services, and all its subsidiaries, group companies globally.

B. Partners

"Partners" mean existing or prospective channel Partners, technology Partners, consultants, business Partners, customers, collaborators, joint venture Partners, vendors, non-executive directors, shareholders and Employee/Trainee/Intern of the Company.

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C. Third Party
"Third Party" includes, but is not limited to any competitors of the company, future employees, family, friends, relatives and acquaintances, newspapers, magazines and/or media of any type and any person or entity, not specifically authorized by the management of the Company to receive information from the Employee/Trainee/Intern.

D. Confidential Information
Information or documents in print or electronic media or discussed in meetings, shared for the purpose of conducting business or otherwise belonging to the Company or belonging to a prospective or belonging to company or existing Partner(s) are all covered under the category of "Confidential Information". The list below is indicative and not exhaustive, and where in doubt, the Employee/Trainee/Intern must confirm with the Head - HR/COO about the confidentiality of the information.

Further, and in addition to the above, "Confidential Information" means all information relating to the Company which might fairly be considered to be of a confidential nature, whether or not identified as confidential at the time of disclosure and includes, but is not limited to:

1. All technical information including but not limited to software code, source code of software, processes, models, policies, procedures, tool kits, architectures, systems engineering, memoranda, notes, records, drawings, manuals, implementation & support procedures, specifications, designs, data, processes and customer site related information and commercial information including but not limited to customers, prospective clients and business prospects, business plan, investment details, analysis of internal working, business proposals, competition analysis, projections, personnel data etc; supplied to the Employee/Trainee/Intern and/or intentionally or unintentionally received by the Employee/Trainee/Intern in any manner, verbally, in writing or by any electronic, digital or printed media including all copies, extracts and summaries thereof;
2. Any business or technical information whether or not stored in any medium, relating to the business of the Company (and/or those of its customers) including but not limited to financial information, equipment, documentation, strategies, marketing plans, pricing information, information relating to existing, previous and potential customers and contracts;
3. Information relating to the Company which is obtained whether (without limitation) in writing, pictorially, in machine - readable form, on floppy diskettes on any electrical form, or orally, by the Employee/Trainee/Intern from either the Company or its representatives;
4. Original information supplied by the Company;
5. Non-Disclosure Agreements supplied by our customers and business associates
6. All information provided like details of designs, architecture, workflow, software code, and software source code in trust, which the Company shares with the Employee/Trainee/Intern for undertaking projects.
7. Business strategies, sales plans, financial data and other commercial information in trust.
8. Presentations and discussion made with Partners, and all information discussed in such forum.

Notwithstanding the above, however, no information constitutes confidential information if it is generic information or general knowledge or if it is otherwise publicly known and in the public domain, or was known by the Employee/Trainee/Intern prior to the Employee/Trainee/Intern receiving the same from the Company. However, the obligations contained in this agreement as regards Confidential Information shall not apply to the extent that the Employee/Trainee/Intern is obliged to disclose the Confidential Information by law, or the order of any court of competent jurisdiction or by any recognised investment exchange.



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E. Interpretation

In this Agreement, unless the contrary intention appears:

1. A reference to an article, schedule, annexure or exhibit is a reference to an article or an exhibit of or a schedule or annexure to this Agreement;
2. A reference to this Agreement or another instrument includes any variation or replacement of either of them;
3. A reference to a statute, ordinance, code or other law includes regulations and other instruments under it and consolidations, amendments, re-enactments or replacements of any of them;
4. The singular includes the plural and vice versa;
5. The word "person" includes a firm, a body corporate, an unincorporated association or any other judicial person;
6. A reference to a person includes a reference to the person's successors and assigns;
7. If a period of time is specified and it is from a given day or the day of an act or event, it is to be calculated exclusive of that day; and
8. A reference to a day is to be interpreted as the period of time commencing at midnight and ending 24 hours later.
9. The use of headings in the Articles in this Agreement is for convenience only and shall not affect the construction of the individual Articles or limit, alter or affect the meaning of this Agreement as a whole.
10. The term "Employee/Trainee/Intern" is just a term as a reference point to denote team spirit and therefore is not a title for the purpose of defining any contractual benefit to any person, as applicable to full time employees of the Company.

During and Subsequent Work: All during and subsequent work done by employee for the Company relating in any way to the business of the Company, or the conception, design, development or support of software, Inventions, Proprietary Information, or products of and for the Company, is the property of the Company.

Proprietary Information: The association creates a relationship of confidence and trust between the Company and "Employee/Trainee/Intern" with respect to any information:

- Applicable to the business of the Company; or
- Applicable to the business of any client or customer of the Company, which may be made known to the employee by the Company or by any client or customer of the Company or learned by the employee such context during the period of employment.

All of such information has commercial value in the business in which Company is engaged and is hereinafter called "Proprietary Information." By way of illustration, but not limitation to, Proprietary Information includes any and all technical and non-technical information including business opportunities, system designs, techniques, sketches, drawings, models, inventions, intellectual property, patents, copyrights, trade secrets and proprietary information, know-how, processes, methods, apparatus, equipment, algorithms, software programs and source code, designs, information and software embedded within any Company service or product, formulae, information related to the current, future and proposed products and services of Company, its suppliers, partners and customers, information concerning research, experimental work, development, design details and specifications, business methods and processes, names and expertise of employees, consultants and vendors, engineering and financial information, purchasing and manufacturing information, names and contact information of customers and prospective customers with whom the Company has had material contact, customer lists, business forecasts, sales and merchandising information, marketing plans and information, modifications, revisions and derivative works



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of the Proprietary Information. "Proprietary Information" also includes proprietary or confidential information of any third party who may disclose such information to Company or me in the course of Company's business, including the confidential information of the Company's customers, suppliers, vendors and partners.

It is agreed between the parties as under: -

1. CONFIDENTIALITY

- a. The Employee/Trainee/Intern shall be obliged to keep all Confidential information pertaining to the Company and Partners referred above, shared with the Employee/Trainee/Intern or the Employee/Trainee/Intern acquiring knowledge about, in any form whatsoever, strictly confidential. The Employee/Trainee/Intern shall be bound to maintain high level of Confidentiality while dealing with the confidential information and shall use the same only for authorized purposes.
- b. Further, the Employee/Trainee/Intern specifically agrees that if the Employee/Trainee/Intern has been involved with functions that relate to technical architecture, design, framework, middleware or processes of the Company or its Partners, the Employee/Trainee/Intern will be obliged not to disclose any Confidential Information to any third party during the tenure of the Employee/Trainee/Intern' association with the Company and also upon the Employee/Trainee/Intern' dis-association of any nature from the Company.

2. EXCLUSIVITY

- a. In the event the Employee/Trainee/Intern' engagement with the Company is on a part-time basis, the Employee/Trainee/Intern is deemed to be in exclusive association with the Company during the tenure of the association.
- b. The Employee/Trainee/Intern agrees that while in association with the Company, the Employee/Trainee/Intern will not be eligible to practice any other profession or employment; full or part time, whether directly or indirectly. Any such intent must be notified & approved in writing from the Head - HR or COO prior to the Employee/Trainee/Intern associating with or taking up any such assignment.

While in association with the Company, the Employee/Trainee/Intern agrees that the Employee/Trainee/Intern will not wear any competitive logo on person or use in stationery or any other items in use by the Employee/Trainee/Intern. However, occasional use of partner's logo on the Employee/Trainee/Intern' attire (in specific events) may be permitted by the Company in its sole discretion.

3. DISCLOSURE OF PRIOR INVENTIONS

The Employee/Trainee/Intern hereby identifies on Exhibit A ("Prior Inventions") attached hereto all Inventions relating in any way to the Company's business or demonstrably anticipated research and development which were made by the employee prior to his/her employment with the Company ("Prior Inventions"), and the employee represents that such list is complete. The employee represent that he/she has no rights in any such Inventions other than those Prior Inventions specified in Exhibit A ("Prior Inventions"). If there is no such list on Exhibit A ("Prior Inventions"), the Employee/Trainee/Intern represents that he/she has made no such Prior Inventions as of the time of signing this Agreement.

4. FUTURE INVENTIONS

The Employee/Trainee/Intern recognizes that Inventions or Proprietary Information relating to his/her activities while working for the Company and conceived or made by the Employee/Trainee/Intern, alone or with others, within one (1) year after termination of his/her association may have been conceived in significant part while



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associated by the Company. Accordingly, the Employee/Trainee/Intern agrees that such Inventions and Proprietary Information shall be presumed to have been conceived during his/her association with the Company and are to be assigned to the Company unless and until the Employee/Trainee/Intern establishes the contrary.

5. COOPERATION IN PERFECTING RIGHTS TO INVENTIONS

The Employee/Trainee/Intern agrees to perform, during and after his/her association, all acts deemed necessary or desirable by the Company to permit and assist it, at its expense, in obtaining and enforcing the full benefits, enjoyment, rights and title throughout the world in the Inventions hereby assigned to the Company. Such acts may include, but are not limited to, execution of documents and assistance or cooperation in the registration and enforcement of applicable patents, copyrights, mask works or other legal proceedings.

In the event that the Company is unable for any reason to secure the Employee/Trainee/Intern's signature to any document required to apply for or execute any patent, copyright, maskwork or other applications with respect to any Inventions or Proprietary Information (including improvements, renewals, extensions, continuations, divisions or continuations in part thereof), the Employee/Trainee/Intern hereby irrevocably designate and appoint the Company and its duly authorized officers and agents as his/her agents and attorneys-in-fact to act for and on his/her behalf and instead of the Employee/Trainee/Intern, to execute and file any such application and to do all other lawfully permitted acts to further the prosecution and issuance of patents, copyrights, mask works or other rights thereon with the same legal force and effect as if executed by the Employee/Trainee/Intern.

6. NON-SOLICITATION & NON-HIRE

During the Employee/Trainee/Intern's association with the Company as well as for a minimum period of Five years from the date of the Employee/Trainee/Intern's disassociation with the Company, the Employee/Trainee/Intern shall be obliged not to recruit, hire, engage or attempt to recruit, hire or engage, discuss employment or otherwise utilize the services in any capacity of any employee of the Company or Partner, unless otherwise mutually agreed to between the Company and the Employee/Trainee/Intern.

7. NON-COMPETE

- a. The Trainee/Intern agrees that while in association with the Company, and up to completion of Five years from the Trainee/Intern's dis-association of any nature with the Company, the Trainee/Intern shall not associate in any professional relationship, own, manage, operate, consult or be employed, whether directly or indirectly, with any organization (whether profit oriented or not), in India or abroad, in any business which is similar to or competitive to the business interest or may have a conflict of business interest with the Company; this provision shall not apply to the Employee. However, if the Employee/Trainee/Intern's engagement with the Company is on a part-time basis, and if the Employee/Trainee/Intern has obtained prior written approval of the Company in respect of this provision not applying to the Employee/Trainee/Intern. The remaining provisions of this Agreement shall continue to apply to the Employee/Trainee/Intern regardless of whether the Employee/Trainee/Intern have obtained such a prior written approval from the Company as aforesaid.
- b. The Employee/Trainee/Intern shall be under an obligation not to approach directly or indirectly the customer/s or the prospective customer/s of the Company with any third party competitive offering during the tenure of the Employee/Trainee/Intern's association with the Company and up to completion of Five years from the Employee/Trainee/Intern's dis-association of any nature with the Company.
- c. The Employee/Trainee/Intern agrees that if the Employee/Trainee/Intern have a direct family member associated with any organization which may have clash of business interest with the Company, the Employee/Trainee/Intern will communicate the same in writing to the Manager – Human Resources of the Company, as soon as the Employee/Trainee/Intern become aware of this information.
- d. The Parties acknowledge and agree that the above restrictions are considered reasonable for the legitimate protection of the business and goodwill of the Company, but in the event that such restriction shall be found to be void, but would be valid if some part thereof was deleted or the scope, period or area of application were reduced, the above restriction shall apply with the deletion of such



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words or such reduction of scope, period or area of application as may be required to make the restrictions contained in this clause valid and effective. Notwithstanding the limitation of this provision by any law for the time being in force, the Parties undertake, at all times to observe and be bound by the spirit of this Clause. Provided however, that on the revocation, removal or diminution of the law or provisions, as the case may be, by virtue of which the restrictions contained in this Clause were limited as provided hereinabove, the original restrictions would stand renewed and be effective to their original extent, as if they had not been limited by the law or provisions revoked.

5. LIMITATION OF LIABILITY

- a. The Employee/Trainee/Intern agrees and acknowledges that other than the benefits stated in the letter of association with the Company and statutory benefits, health insurance and any other insurance specifically agreed to be provided by the Company to the Employee/Trainee/Intern and the Employee/Trainee/Intern's nominated family member(s), the Company, its officials, directors, shareholders are not liable for any other liability and any other claim of loss or damages of any nature whatsoever, specially claims by third parties that are indirect or consequential in nature to the Employee/Trainee/Intern or the Employee/Trainee/Intern's family.
- b. The Employee/Trainee/Intern agrees and acknowledges that as regards any action taken by the Employee/Trainee/Intern purportedly on behalf of the Company in an un-authorised manner, subject to the applicable laws, the Company, its officials, directors, shareholders shall not be liable for any claims of damages or loss, specially claims by third parties that are indirect or consequential in nature towards the Employee/Trainee/Intern or the Employee/Trainee/Intern's family.
- c. Subject to such laws as may be applicable, the Company, its officials, directors, shareholders shall not be liable for any claims whatsoever, including any third party claims or consequential damages of any nature, arising out of the Employee/Trainee/Intern's actions in the discharge of the duties in the normal course of association with the Company in any location globally in any jurisdiction.

6. INTELLECTUAL PROPERTY RIGHTS

- a. It is understood that the Company holds sole copyrights, trademarks, proprietary rights and intellectual properties under The Design Act, 2000 to all the work the Employee/Trainee/Intern creates during his/her association with the Company.
- b. All intellectual property rights and any other (similar) rights relating to the ICT Performance (including the software, the source code, and the Materials and documents required for its use) that may or shall be exercised wherever and whenever required, are vested in: Infosense in the event the relevant ICT Performance has been or is being developed, designed or developed specifically for Infosense, or has been developed under its direction or supervision, or on the basis of its designs or instructions. In so far as necessary, these rights shall be immediately and unconditionally transferred by the employee / supplier pursuant to the ICT Agreement, which transfer is hereby accepted by Infosense.
- c. The Company shall have sole and exclusive ownership of all rights, title, and interest in and to the information including ownership of all copyrights & trade secrets pertaining thereto, other than the rights & privileges expressly granted by the Company.
- d. The Company claims and reserves all rights and benefits afforded under Indian & International copyright, trade mark, patents and IPR protection and all other laws for all information supplied. The binary or object code version of software programs supplied as information may under no circumstances be reverse-engineered or reverse-compiled without the Company's further written consent. The information including the source code version of all software programs and all software development processes, technical or business processes that may be included in the information are considered to include valuable trade secrets of the Company or the Partner as the case may be.



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7. CUSTODY OF CONFIDENTIAL INFORMATION

7. The Employee/Trainee/Intern agrees and undertakes to keep in safe custody the confidential information and all other documentation and other papers and all disks, tapes and media recording etc. The Employee/Trainee/Intern also agrees and declares that the Employee/Trainee/Intern will not carry outside the establishment premises any confidential information, except what is officially permitted.

8. HANDOVER OF CONFIDENTIAL INFORMATION

8. The Employee/Trainee/Intern agrees and undertakes that on completion of the tenure or on termination of the Employee/Trainee/Intern's association, the Employee/Trainee/Intern will immediately hand over to the Company the Confidential Information together with all other information relating to it and that the Employee/Trainee/Intern will not retain any copies or other reproductions in whole or in part of any such Confidential Information.

9. RESTRICTIONS

- a. Recipient shall not disclose any Confidential Information to third parties without the prior written authorization of the Company. Notwithstanding the foregoing, Recipient shall not at any time disclose to any third party any Confidential Information comprising a trade secret of the Company or any Confidential Information of any other party to whom the Company owes an obligation. However, Recipient may disclose Confidential Information in accordance with judicial or other governmental orders, provided Recipient shall give the Company reasonable notice prior to such disclosure and shall comply with any applicable protective order or equivalent.
- b. Recipient shall not use any Confidential Information or Confidential Materials of the Company for any purposes except those expressly contemplated hereby or as authorized by the Company.
- c. Recipient shall take reasonable security precautions, which shall in any event be as great as the precautions it takes to protect its own confidential information, to keep confidential the Confidential Information. Recipient may disclose Confidential Information or Confidential Materials only to Recipient's employees or consultants on a need-to-know basis. Recipient shall instruct all employees given access to the information to maintain confidentiality and to refrain from making unauthorized copies. Recipient shall maintain appropriate written agreements with its employees, consultants, parent, subsidiaries, affiliates or related parties, who receive, or have access to, Confidential Information sufficient to enable it to comply with the terms of this Agreement.
- d. Confidential Information and Confidential Materials may be disclosed, reproduced, summarized or distributed only in pursuance of Recipient's business relationship with the Company, and only as otherwise provided hereunder. Recipient agrees to segregate all such Confidential Materials from the confidential materials of others to prevent commingling.
- e. The Employee/Trainee/Intern is bound to see interest and welfare of the customer/clients of the company and in any case he/she shall not disclose any confidential and any other information comprising a trade secret of the customer/clients of the company during service and even after leaving the company under any circumstances and failure of which will amount to breach of the contract and serious action will be taken by the company as well as the customer/clients at the cost and consequences of the Employee/Trainee/Intern.

10. OPERATION AND TENURE OF THE AGREEMENT

- a. The Employee/Trainee/Intern agrees that this agreement is effective from the date of the Employee/Trainee/Intern signing this agreement.
- b. The Employee/Trainee/Intern agrees that this agreement shall continue to be operative notwithstanding the change in the mode of the Employee/Trainee/Intern's association (as an employee/retainer/project trainee), designation, promotion, transfer from one department to another, or from one division to another, or a region to another, from one country to another, from one



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subsidiary to another and any other changes involving new lines of businesses of any nature whatsoever that may be engaged in by the Company from time to time in addition to the existing and/or the past lines of business engaged in by the Company.

- c. The Non-compete, non-solicitation, non-hire clauses shall be applicable during the Employee/Trainee/Intern's association with the Company and shall continue to operate after cessation of the Employee/Trainee/Intern's association with the Company for a period of Five years. And in furthermore he/she shall not anywhere at any time after relinquishment / termination of his service / employment either personally or through his agents, friends or relatives directly or indirectly represent himself as being connected or interested in any way in the business of the Company.

11. ASSIGNMENT; SUCCESSORS:

This Agreement shall be binding upon and inure to the benefit of both parties and their respective successors and assigns, including any entity with which or into which the Company may be merged or which may otherwise succeed to its assets or business; provided, however, that the Employee/Trainee/Intern's obligations are personal under this agreement and shall not be assigned by the Employee/Trainee/Intern to any other person or entity.

12. SERVICES CONDITIONS

The employee shall be governed by the rules, regulations and such other practices, systems, procedures and policies framed by the Company from time to time.

13. BREACH OF AGREEMENT

The Employee/Trainee/Intern agrees and accepts that any breach or violation of any one or more of the terms of this Agreement will be considered a criminal breach of trust on the Employee/Trainee/Intern's part. And furthermore the Employee/Trainee/Intern shall at any time be liable for the disciplinary actions such as Warnings, Suspension, Discharge, Dismissal, or Losing lien on his employment for unsatisfactory performance, causing damage / financial loss to the Company, committing breach of any service conditions, misconducts such as irregular attendance, unauthorized absence, immorality, conviction, falsification of documents / records or information given in his bio data / application for securing job in the Company or any undesirable acts which in the opinion of the Company is prejudicial and detrimental to the interest of the Company.

14. REMEDY TO THE BREACH

The Employee/Trainee/Intern acknowledges that in the event of any breach of this agreement, the Company will not have an adequate remedy in terms of monetary compensation solely. The Company therefore shall be entitled in such event to obtain an injunctive relief against the Employee/Trainee/Intern for such breaches from any court of competent jurisdiction and/or claim damages from the Employee/Trainee/Intern. Company's right to obtain such relief shall not limit its rights to obtain other remedies.

15. INDEMNITY

The Employee/Trainee/Intern agrees to indemnify and keep indemnified the Company from and against all losses, damages, costs, charges, and expenses that the Company may have to bear, pay, or suffer, directly or indirectly, as a consequence of the breach or contravention of any of the provisions of this Agreement by the Candidate/Employee.

16. NOTICES

Any notice required or permitted by this Agreement shall be in writing and shall be delivered as follows with notice deemed given as indicated: (i) by personal delivery when delivered personally; (ii) by overnight courier upon written verification of receipt; or (iii) by certified or registered mail, return receipt requested, upon



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verification of receipt. Notices to the Employee/Trainee/Intern shall be sent to any address in the Company's records or such other address as the Employee/Trainee/Intern may specify in writing.

17. JURISDICTION:

The interpretation and enforcement of this agreement shall be governed by Indian Law and both the parties hereby submit to the exclusive jurisdiction of the courts of competent jurisdiction at Ahmedabad, Gujarat, India.

18. ENTIRETY:

If any provisions of this agreement, including any phrase, sentence, clause, or sub clause of this Agreement become invalid or un-enforceable due to change of law of land or due to in-flux of time, the remaining clauses of this agreement shall continue to remain enforceable & binding on the Employee/Trainee/Intern.

19. MISCELLANEOUS:

- a. **Entire Agreement:** This Agreement constitutes the entire agreement between the signatories and shall supersede all negotiations, preliminary agreements, and all prior and contemporaneous discussions and understandings of the signatories in connection with the subject matter hereof.
- b. **Amendments:** No change, modification, or termination of any of the terms, provisions, or conditions of this Agreement shall be effective unless made in writing and signed or initialled by all signatories to this Agreement.
- c. **Gender:** In the entire agreement, the masculine gender shall be construed as feminine gender, wherever, applicable.
- d. **Agreement:** The present rules which are part of the appointment letter issued to the employee, shall be construed as binding agreement to the employee.

The Employee/Trainee/Intern will not without prior permission in writing from the Company engage in any other services or business directly or indirectly, as a part-time employee / advisor / consultant and or in any other form during the term of his/her employment with the company and for this he/she gives a guarantee to the company.

20. ADEQUATE CONSIDERATION:

This Agreement is entered into by the Company and by the Employee/Trainee/Intern for good and adequate consideration, the sufficiency of which the Employee/Trainee/Intern specifically acknowledge.
IN WITNESS WHEREOF the parties hereto have set their respective hands to this writing on this the day of
23-Jan-23.



A. P. Patel

Davies

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Sr. No.	Name	Signature	Photograph	Witness
1	For, Infosense Services Devang Patel Executive leader	<i>Devang</i>	 	Name: _____ Sign: _____
2	Employee Name: Akshaykumar Patel Naykiwad, chikhli, Pipalgabhan, Pipalgabhan, Navsari, Gujarat 396521	<i>A. P. Patel</i>	 	Name: ANNAN SHAIKH Sign: <i>Annan Shaiikh</i>

Exhibit A

List of Prior Inventions

Sr. No.	Title	Date	Identifying Number or Brief Description

No inventions or improvements -

Additional Sheets Attached -

Signature of Employee/Trainee/Intern: _____

Name of Employee/Trainee/Intern: _____

Date: _____



IDENTIFIED BY ME

P. B. Gohil
ADVOCATE/PERSON
NAME: *Gohil Virendra Singh*
S. No. *295/817*

10 JUN 2024

SIGNED BEFORE ME

P. B. Gohil
(P. B. GOHIL)
NOTARY
GOVT. OF INDIA

10 JUN 2024