WEBSITE DESIGN NON-DISCLOSURE AGREEMENT

I. THE PARTIES. This Website Design Non-Disclosure Agreement, hereinafter known as the

"Agreement", create	ed on the	day of		, 20 is	by and
between			after known as the yn as the "2 nd Part		
the "Parties".	, ·	ioromanor into	mas ins 2 man	.y , and concor	roly kilowii do
WHEREAS, this Ag of the confidential a website, hereinafter	nd proprietary	rinformation reg	arding the develo	pment and des	ign of a
II. TYPE OF AGRE	EMENT. Chec	ck One (1)			
☐ - Mutual – This /disclosing confidentian effort to develop	tial and proprie	etary information		•	
□ - Unilateral – Thisownership of the Wand proprietary infowership website Design.	ebsite Design	with the 2 nd Par	ty being prohibite	d from disclosir	ng confidential
III. DEFINITION. For include, but not be related codes in all data, documentatio available.	limited to, soft formats, busin	ware and websi ness plans, finar	te products, webs ncial statements, o	site source code customers or us	e or any sers, analytical
However, Confiden	tial Informatior	n does not inclu	de:		
(a) informati	on generally a	vailable to the p	oublic;		
(b) widely us	sed programm	ing practices or	algorithms;		
(c) informati and	on rightfully in	the possession	of the Parties pri	or to signing thi	s Agreement;
` '	on independer Information.	ntly developed v	without the use of	any of the prov	rided
IV. OBLIGATIONS Information in the sign representatives, affine any such Confident be on the Party that Party, publish, copy Party shall be boun	trictest of confi iliates, and any ial Information t is responsible t, or use the Co	idence at all tim y other individua i shall reach a the e. Neither Party onfidential Infor	es and to their ag al or entity that is hird (3 rd) party or t shall, without the mation for their so	ents, employee on a "need to k become public, written approvable benefit. If re	es, now" basis. If all liability will al of the other quested, either

This Section shall not apply to the 1st Party if this Agreement is Unilateral as marked in Section II

- **V. TIME PERIOD**. The bounded Party's(ies') duty to hold the Confidential Information in confidence shall remain in effect until such information no longer qualifies as a trade secret or written notice is given releasing such Party from this Agreement.
- **VI. RELATIONSHIP**. The Parties agree that there is no such statement in this Agreement that suggests any Party is an employee, partner, or that the Website Design is a joint venture. All ownership interests, if any, shall be stated in a separate agreement.
- **VII. SEVERABILITY**. If a court finds that any provision of this Agreement is invalid or unenforceable, the remainder of this Agreement shall be interpreted so as best to affect the intent of the Parties.
- **VIII. INTEGRATION**. This Agreement expresses the complete understanding of the Parties with respect to the subject matter and supersedes all prior proposals, agreements, representations, and understandings. This Agreement may not be amended except in writing with the acknowledgment of the Parties.
- **IX. Enforcement**. The Parties acknowledge and agree that due to the unique and sensitive nature of the Confidential Information, any breach of this Agreement would cause irreparable harm for which damages and or equitable relief may be sought. The harmed Party shall be entitled to all remedies available at law.

X. GOVERNING LAW. This Agreement	shall be governed under the laws in the State of
1 st Party's Signature	Date
Print Name	
2 nd Party's Signature	Date
Print Name	