**Non-Disclosure Agreement (NDA) for Internship**

This Non-Disclosure Agreement ("**Agreement**") is made and entered into on **00/07/2024**, by and between [**Entertainment Technologists Development Corp**], a California State S-corporation, with its principal place of business at 2555 Boulder Road, Altadena, CA 91001 ("**Company**"), and **(Name of Intern)**, an individual residing at (Address of Intern) ("**Associate**").

WHEREAS, the Company engages in the provision of IT services, which includes but is not limited to software development, system integration, IT consulting, and related services;

WHEREAS, Associate will be Interned by the Company in a position that will involve access to and involvement with confidential and proprietary information of the Company;

WHEREAS, in consideration of Associate's employment with the Company, and the disclosure to Associate of certain Confidential Information (as defined below), the parties hereto agree as follows:

1. **Definition of Confidential Information**: For purposes of this Agreement, "Confidential Information" shall include all information or material that has or could have commercial value or other utility in the business in which Company is engaged. Confidential Information includes, but is not limited to, trade secrets, technical data, know-how, research, product plans, products, services, customers, markets, software, developments, inventions, processes, formulas, technology, designs, drawings, engineering, hardware configuration information, marketing, finances, or other business information disclosed directly or indirectly in writing, orally or by drawings or inspection of parts or equipment.
2. **Non-Disclosure and Non-Use**: Intern agrees (a) to hold the Confidential Information in strict confidence; (b) not to disclose any Confidential Information to any third parties, except as required during Intern's employment with the Company and with prior written consent from the Company; and (c) not to use the Confidential Information for any purpose whatsoever except in the performance of Interns's employment with the Company.
3. **Ownership**: Intern acknowledges that all Confidential Information, whether created, prepared, or developed by Associate or others, shall remain the exclusive property of the Company.
4. **Return of Materials**: Upon the termination of Intern's employment with the Company, or at any time upon the Company's request, Intern shall promptly deliver to the Company all materials in any medium containing or reflecting any Confidential Information, and all copies thereof.
5. **Term**: This Agreement shall be effective as of the date first written above and shall continue in effect until the date of termination of Intern's employment with the Company.
6. **Governing Law**: This Agreement shall be governed by and construed in accordance with the laws of California, USA without regard to its conflict of laws principles.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

EXECUTED as an agreement with effect from 09/07/2024 or the date of the last signature of the parties hereto, if that is later. (“**Effective Date**”)*.*

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| **Signed** for and on behalf of  **Entertainment Technologists Development Corp**  by its authorized representative: | **Signed** by **Associate** |
| Signature: Varsha Patil  Full Name: Varsha Patil  Title: PMO Manager Date: | Signature:  Full Name:  Title:  Date: |