

# **NON-DISCLOSURE AGREEMENT (NDA)**

## **Coreline Agency**

This Non-Disclosure Agreement (“Agreement”) is entered into as of 20 / 02 / 2026 between Coreline Agency (“Disclosing Party”) and the undersigned (“Receiving Party”).

### **1. PURPOSE**

The Receiving Party may receive confidential information for collaboration, project execution, client servicing, business partnership, or contractor engagement.

### **2. CONFIDENTIAL INFORMATION**

Includes but is not limited to:

- Client details and contact information
- Project files and raw footage
- Editing techniques and workflows
- Pricing models and revenue structures
- Financial records
- Business strategies and marketing plans
- Staff details and internal communications- Any non-public operational data

### **3. OBLIGATIONS**

The Receiving Party agrees to:

- Maintain strict confidentiality
- Not disclose or share information without written permission
- Use information solely for agreed business purposes
- Protect confidential materials securely
- Notify Coreline Agency of unauthorized disclosure

### **4. NON-CIRCUMVENTION**

The Receiving Party shall not approach or solicit Coreline clients directly or bypass Coreline to secure business opportunities without written consent.

### **5. INTELLECTUAL PROPERTY**

All project materials, edits, drafts, and deliverables created under Coreline Agency remain the intellectual property of Coreline Agency until full payment is received.

### **6. TERM**

This Agreement remains effective for 2 years from signing. Confidential obligations survive termination.

### **7. BREACH**

Unauthorized disclosure may result in immediate termination, legal action, and financial compensation for damages.

### **8. GOVERNING LAW**

This Agreement shall be governed by the laws of India.

### **9. SIGNATURES**

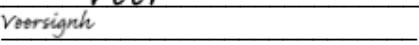
Disclosing Party: Coreline Agency

Signature: 

Date: 20/02/2026

Receiving Party:

Name: Veer

Signature: 

Date: 20/2/2025