Confidential Collaboration & Proposal Agreement

URS Research

| Effective Date:/ | | |
|--|------------|--|
| This Agreement is entered into by and between: | | |
| URS Rep. Name: | Signature: | |
| Collaborating Entity: | Name: | |
| • Signature: | | |
| | | |

Purpose

Benjamin Gardner & URS Research, as the sole guardian of the Unified Resonant Substrate (URS) intellectual property (IP), including **provisional patent filings, simulation frameworks, experimental validations, and all derivative logic**, is publicly publishing validated results while filing patent protections. This Agreement governs the submission of collaboration proposals by interested entities seeking participation in the next phase of development, deployment, and research.

Confidential Materials

The following constitutes confidential and protected material:

- Full URS equation suite and supporting derivations
- Drift detection methodologies and time-phase correlation tools
- Qiskit simulation frameworks and post-analysis pipelines
- · Internal constants, methods, and parameters not already published
- Proprietary extensions of URS Theory

All such materials shall only be disclosed at URS's discretion after signature of this agreement and upon serious evaluation of submitted proposals.

Proposal Submission Terms

Interested parties shall submit a **Formal Collaboration Proposal**, which must include:

- Intended use of URS technology (software, hardware, research, etc.)
- Timeline and financial commitment
- Technical and ethical alignment with URS stewardship mission
- Support structure: engineering, research, or infrastructure resources offered
- Any requests for equity, licensing, or rights
- Agreement to maintain non-obstruction clauses for education, research, and public use

Proposals must include a **Statement of Alignment** affirming that the party will not hinder, restrict, or weaponize URS to disadvantage vulnerable populations or restrict access to academic study.

Evaluation & Selection Process

URS will review all proposals under the following criteria:

- · Ethical stewardship and mission alignment
- · Technical feasibility and potential for mutual growth
- Financial and resource support offered
- Willingness to absorb Tier 2 deployment and validation costs
- Legal structure and transparency of the proposing entity

Final selections may include **equity stake offers**, **exclusive or non-exclusive licensing**, and/or **profit-sharing structures** to be negotiated in good faith.

5. Confidentiality Obligations

Proposing Party agrees to:

- Not disclose any received URS technical material to third parties
- · Not reverse engineer, replicate, or derive competing works from disclosed material
- Use any provided information strictly for internal evaluation until formal agreement is reached

Confidential obligations survive for five (5) years from the date of this agreement unless replaced by a full licensing or partnership contract.

6. Ownership & Rights

URS Guardian Corp. maintains **full exclusive ownership** of all IP, equations, derivatives, and logic structures unless explicitly licensed or transferred via subsequent agreements.

The act of proposal submission does not grant any rights, claims, or implicit use licenses.

7. Dispute Resolution

Any disagreements will be handled via binding arbitration in the state of Alabama. Jurisdiction and venue are mutually agreed upon to ensure fair process.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the Effective Date.

URS

Name:______Signature:_____

Title: Chief Steward of URS IP

Collaborating Entity Name:______

Signature:______

Signature:______

Title: