CONFIDENTIALITY & NON-DISCLOSURE AGREEMENT



'Dr. Prince Mode 4.1 - 5.X : Proprietary Systems Architecture & Sensitive Intellectual Property Framework

NON-DISCLOSURE AGREEMENT (NDA) This Non-Disclosure Agreement ("Agreement") is entered int
as of, by and between:
Disclosing Party: Daren Prince or CrownCode.ai, residing at 251 Sanders Rd., Pollock, LA 71467.
Phone: (318) 493-1670, Email: legal@darenprince.com
Receiving Party:
Name:
Address:
Phone:
Email:
Collectively referred to as the "Parties."

- 1. **PURPOSE**. The Parties wish to engage in discussions and/or collaborative efforts in connection with the proprietary software and systems project known as "Dr. Prince Mode VX.X" (the "Project"). These discussions may involve the disclosure of certain Confidential Information by the Disclosing Party to the Receiving Party.
- 2. **DEFINITION OF CONFIDENTIAL INFORMATION**. "Confidential Information" shall include, but is not limited to, any data, documents, source code, specifications, diagrams, intellectual property, ideas, know-how, business plans, client lists, marketing strategies, system architecture, algorithms, trade secrets as defined under 18 U.S.C. § 1839 and La. R.S. 51:1431, and all other materials disclosed, whether oral or written, and whether marked confidential or not.
- 3. **OBLIGATIONS OF RECEIVING PARTY**. The Receiving Party agrees to:
- a. Use the Confidential Information solely for the purpose of evaluating the Project;
- b. Limit access to the Confidential Information to its employees, agents, or advisors who need such access for that purpose and who are bound by confidentiality obligations at least as protective as those contained herein;
- c. Not disclose the Confidential Information to any third party without the prior written consent of the Disclosing Party;
- d. Employ all reasonable precautions to protect the confidentiality of the information, at least equivalent to the precautions it uses for its own confidential materials;
- e. Not attempt to reverse engineer, decompile, or disassemble any prototypes, software, or tangible objects that embody the Confidential Information.
- 4. **EXCEPTIONS**. Confidential Information does not include information that:
- a. Was lawfully known to the Receiving Party prior to disclosure;
- b. Becomes publicly available without breach of this Agreement;
- c. Is disclosed to the Receiving Party by a third party lawfully and without confidentiality obligations;

d. Is independently developed by the Receiving Party without reference to the Confidential Information. 5.

INTELLECTUAL PROPERTY. All Confidential Information, including any improvements or derivatives, shall remain the exclusive property of the Disclosing Party. No license, ownership, or other rights are granted or implied except as expressly stated. Unauthorized use or misappropriation shall constitute a violation of applicable trade secret laws, including but not limited to the Defend Trade Secrets Act (DTSA), 18 U.S.C. § 1831 et seq, and the Louisiana Uniform Trade Secrets Act (LUTSA), La. R.S. 51:1431–1439.

- 6. **TERM AND TERMINATION.** This Agreement shall remain in full force and effect for five (5) years from the date of execution, unless terminated in writing by the Disclosing Party. The obligations of confidentiality and non-use shall survive for as long as the Confidential Information remains protected by law, including under perpetual trade secret protection where applicable.
- 7. **RETURN OR DESTRUCTION**. Upon written request, the Receiving Party agrees to immediately return or permanently destroy all Confidential Information and related materials, and certify such return or destruction in writing.
- 8. **NO WARRANTY**. All Confidential Information is provided "AS IS," and the Disclosing Party makes no representations or warranties, express or implied, regarding its accuracy, completeness, merchantability, or fitness for a particular purpose.
- 9. **INJUNCTIVE RELIEF**. The Receiving Party acknowledges that the unauthorized use or disclosure of the Confidential Information may cause irreparable harm to the Disclosing Party for which monetary damages may be inadequate. Therefore, the Disclosing Party shall be entitled to seek temporary restraining orders, injunctive relief, or other equitable remedies, without the necessity of posting bond, in any court of competent jurisdiction.
- 10. **INDEMNIFICATION**. The Receiving Party shall indemnify, defend, and hold harmless the Disclosing Party from any and all damages, losses, liabilities, costs, and expenses (including reasonable attorney's fees) arising from or relating to any breach of this Agreement or misuse of the Confidential Information.
- 11. **GOVERNING LAW AND VENUE**. This Agreement shall be governed by and construed in accordance with the laws of the State of Louisiana and applicable federal statutes, including the DTSA and E-SIGN Act (15 U.S.C. § 7001). Venue shall lie exclusively in Rapides Parish District Court or the United States District Court for the Western District of Louisiana.
- 12. **ELECTRONIC SIGNATURES**. The Parties agree that this Agreement may be executed via electronic means, and that such signatures shall be legally binding and enforceable under the Louisiana Uniform Electronic Transactions Act (La. R.S. 9:2601 et seq.) and the Federal Electronic Signatures in Global and National Commerce Act (E-SIGN Act), 15 U.S.C. § 7001 et seq.
- 13. **ENTIRE AGREEMENT.** This Agreement represents the entire agreement between the Parties regarding the subject matter herein and supersedes all prior oral or written discussions. This Agreement may not be amended except by a written instrument signed by both Parties.
- 14. **SEVERABILITY**. If any provision of this Agreement is held to be invalid or unenforceable, the remainder of this Agreement shall remain in full force and effect.
- 15. **ASSIGNMENT**. The Receiving Party may not assign this Agreement without the prior written consent of the Disclosing Party. Any unauthorized assignment shall be null and void. IN WITNESS WHEREOF, the Parties have executed this Agreement as of the Effective Date.

Disclosing Party:	$\bigvee\!$
Name: Daren Prince or CrownCode.ai	crowncode.ai
Signature:	



Receiving Party:		crow
Name:		01011
Signature:		
Date:		
ELECTRONIC SIGNATURE ACKNOWLEDGM	IENT:	
By typing my name below, I consent to the use	,	
Disclosing Party:R	eceiving Party:	
OPTIONAL NOTARIZATION (Recommended	for enforceability in conte	ested cases)
State of Louisiana		
Parish of Rapides		
Subscribed and sworn to before me on this	day of	_, 2025
by Daren Prince and	DAIA AN	
Notary Public:	- 4	
My Commission Expires:		
Disclosing Party:		
Name: Daren Prince		
Signature: hours fe		
Date:		
Receiving Party:		
Name:	J. U	
Signature:	HOODE	
Date:		
Electronic Signature Acknowledgment:		
By typing my name below, I consent to the use	of my electronic signatu	re as legally binding
Disclosing Party: Amulu R.	eceiving Party:	
/		
Notarization (optional):		
State of Louisiana Parish of Rapides		
Subscribed and sworn to before me on this	day of	_, 2025
by Daren Prince and		·
Notary Public:	My Commission Expi	res:



CLASSIFIED ACCESS NOTICE





You are viewing a restricted access documents, processes, or other proprietary systems and services under the authority of CrownCode.ai, related to sensitive top-secret systems, technical component, and operations.

Protecting the fidelity and maintaining the secrecy of classified operations is mission critical. These operations, the subsequent components and their confidentiality are paramount to the scope of our operations, legally protected and subject to classfication and integrity standards enforced by state and federal law of the United States and its states or territories..

VIOLATORS WILL BE PROSECUTED!



NONDISCLOSURE AND RESPONSIBILITY STATEMENT

proprietary systems, logic chains, protocols, branding, and operational information or methodologies contained herein are:

- NOT to be discussed, duplicated, paraphrased, or demonstrated without expressed written permission in writing from CrownCode.ai
- NOT to be transmitted to any unauthorized individual or organization
- NOT to be reverse engineered or interpreted outside of the authorized context

By continuing beyond this point, you acknowledge:

- · You are under binding obligation of total confidentiality
- . Disclosure of any component constitutes a breach of protocol, a violation of your NDA agreement, and will result in legal consequence.
- You will not extract, replicate, teach, or distribute system logic in any form



DAMAGE POTENTIAL: READ CAREFULLY

Unauthorized access or exposure may result in damages to our company, its systems, and its partner agencies which rely on strict adherence to confidential protocols to ensure mission critical deployment. You could inadvertently put someone's life in danger without even knowing it.

Think before you speak.

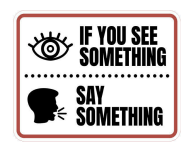
Not only is it a crime, but the implications are very real.

IF YOU SEE SOMETHING, SAY SOMETHING

Suspected breaches or exposure of this system must be reported immediately to:

risk@darenprince.com

All unauthorized or leaked files must be deleted and permanently destroyed. This is not optional. This is not symbolic. This is operational law.



Signed and accepted this Agreement as of the Effective Date.

-	
Disclosing	Party:

Name: Daren Prince or CrownCode.ai

Signature:

Date:



Electronic Signature Agreement

By signing below, the parties agree that this Agreement may be executed and delivered by electronic means, including via PDF, e-signature platforms, or electronic transmission.

Each party acknowledges that execution of this document by electronic signature shall be valid and legally binding as if signed in ink, pursuant to the U.S. Electronic Signatures in Global and National Commerce (ESIGN) Act and the Louisiana Uniform Electronic Transactions Act (LUETA).

This Agreement may be signed in counterparts, each of which shall be deemed an original, and all of which together shall constitute one and the same instrument.

Disclosing Party Signature:	Date:
Receiving Party Signature:	Date:

