



## Declaration

We would also like to take this opportunity to remind you that, after getting released from the employment with the Company, certain of your obligations agreed by you under your Employment Offer Letter and Non-Disclosure Agreement signed by you will remain continue in effect. These obligations include, but may not be limited to the following –

1. All developments made and work created by you during the Term of your employment with the Company is the exclusive proprietary property of the Company. Any and all copyright(s) and other proprietary interest(s) therein shall belong to Company.
2. You shall not share confidential & proprietary information about company. This includes information about trademarks, upcoming product releases, sales, finances, number of products sold, and number of employees, company strategy, referencing customers, partners or suppliers by name, details of their projects, and any other information that has not been publicly released by the company in their social media disclosures. These are given as examples only and do not cover the range of what the company considers confidential and proprietary.
3. You can't work / render services to the clients of the company or clients of company's clients. This shall be applicable to you as an individual/employee/contractor/ through any other company/through an entity where you have substantial interest for commercial consideration or otherwise during your employment with Company. This shall also remain applicable for **a period of 6 months** from the date of leaving the services of the company.

I, Mujeeba Zainab Khan hereby declare and agree that I have gone through the aforementioned details and understand it to the best of my knowledge.

Date: 7/4/2023

Sign: