MUTUAL NON-DISCLOSURE AGREEMENT
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This Mutual Non-Disclosure Agreement (this “Agreement”) is made as of __________________________, by and between ChopDawg Studios, Inc (the “Company”), and __________________________ (“Counterparty”).

Each party has disclosed and/or may further disclose its Confidential Information (as defined below) to the other in connection with the Relationship (as defined below) pursuant to the terms and conditions of this Agreement. As used herein, the term “Discloser” shall refer to the Company whenever the context refers to the Company’s Confidential Information being disclosed to Counterparty, which is referred to as “Recipient” in that context. Conversely, the term “Discloser” shall refer to Counterparty whenever the context refers to Counterparty’s Confidential Information being disclosed to the Company, which is referred to as “Recipient” in that context.

Recitals

WHEREAS, the parties wish to explore a possible business opportunity of mutual interest regarding the development and implementation of mobile software, branding, website development and/or other related and/or incidental services by Company on behalf of Counterparty (the “Relationship”) in connection with which Discloser has disclosed and/or may further disclose its Confidential Information (as defined below) to Recipient. This Agreement is intended to allow the parties to continue to discuss and evaluate the Relationship while protecting Discloser’s Confidential Information (including Confidential Information previously disclosed to Recipient) against unauthorized use or disclosure.
THEREFORE, in consideration of the premises and mutual covenants herein, the parties, intending to be legally bound hereby, agree as follows:

01. Definition of Confidential Information.

“Confidential Information” means information and physical material not generally known or available outside Discloser and information and physical material entrusted to Discloser in confidence by third parties. Confidential Information includes, without limitation: technical data, trade secrets, know-how, research, product or service ideas or plans, software codes and designs, algorithms, developments, inventions, patent applications, laboratory notebooks, processes, formulas, techniques, mask works, engineering designs and drawings, hardware configuration information, agreements with third parties, lists of, or information relating to, employees and consultants of the Discloser (including, but not limited to, the names, contact information, jobs, compensation, and expertise of such employees and consultants), lists of, or information relating to, suppliers and customers, price lists, pricing methodologies, cost data, market share data, marketing plans, licenses, contract information, business plans, financial forecasts, historical financial data, budgets or other business information disclosed by Discloser (whether by oral, written, graphic or machine-readable format), which Confidential Information is designated in writing to be confidential or proprietary, or if given orally, is confirmed in writing as having been disclosed as confidential or proprietary within a reasonable time (not to exceed thirty (30) days) after the oral disclosure, or which information would, under the circumstances, appear to a reasonable person to be confidential or proprietary. Notwithstanding any failure to so identify it, however, all of the Company’s Proposals, invoices and code shall be Confidential Information of the Company unless designated otherwise, or assigned pursuant to separate agreements, and all of Counterparty’s non-functional prototype shall be Confidential Information of Counterparty.
02. **Nondisclosure of Confidential Information.**

Recipient shall not use any Confidential Information disclosed to it by Discloser for its own use or for any purpose other than to carry out discussions concerning, and the undertaking of, the Relationship. Recipient shall not disclose or permit disclosure of any Confidential Information of Discloser to third parties or to employees of Recipient, other than directors, officers, employees, consultants and agents of Recipient who are required to have the information in order to carry out the discussions regarding the Relationship. Recipient shall take reasonable measures to protect the secrecy of and avoid disclosure or use of Confidential Information of Discloser in order to prevent it from falling into the public domain or the possession of persons other than those persons authorized under this Agreement to have any such information. Such measures shall include the degree of care that Recipient utilizes to protect its own Confidential Information of a similar nature. Recipient shall notify Discloser of any misuse, misappropriation or unauthorized disclosure of Confidential Information of Discloser which may come to Recipient’s attention.

03. **Exceptions.**

Notwithstanding the above, the Company shall not have liability to Counterparty with regard to any Confidential Information and/or materials or information that may appear to be similar to any Confidential Information of the Counterparty, if the Company can prove:

a. was in the public domain at the time it was disclosed or has entered the public domain through no fault of the Company;

b. was known to the Company, without restriction, at the time of disclosure, as demonstrated by files in existence at the time of disclosure;
c. was known to the Company, without restriction, at the time of disclosure, as demonstrated by files in existence at the time of disclosure;

d. is disclosed generally to third parties by the Counterparty without restrictions similar to those contained in this Agreement;

e. becomes known to the Company, without restriction, from a source other than the Counterparty without breach of this Agreement by the Company and otherwise not in violation of the Counterparty’s rights;

f. originates independently with any other third party other than the Counterparty, including, but not limited to, any of the affiliates, clients and/or other parties related to the Company;

g. is disclosed pursuant to the order or requirement of a court, administrative agency, or other governmental body; provided, however, that Recipient shall provide prompt notice of such court order or requirement to Discloser to enable Discloser to seek a protective order or otherwise prevent or restrict such disclosure; or

h. is disclosed with the prior written approval of the Counterparty.

04. Term.

The foregoing commitments of each party shall survive any termination of the Relationship between the parties, and shall continue for a period terminating five (5) years from the date on which Confidential Information is last disclosed under this Agreement.
05. Remedies.

Each party’s obligations set forth in this Agreement are necessary and reasonable in order to protect Discloser and its business. Due to the unique nature of Discloser’s Confidential Information, monetary damages may be inadequate to compensate Discloser for any breach by Recipient of its covenants and agreements set forth in this Agreement. Accordingly, the parties each agree and acknowledge that any such violation or threatened violation may cause irreparable injury to Discloser and, in addition to any other remedies that may be available, in law, in equity or otherwise, Discloser shall be entitled to obtain injunctive relief against the threatened breach of this Agreement or the continuation of any such breach by Recipient.

06. Miscellaneous.

a. Governing Law; Jurisdiction.

The validity, interpretation, construction and performance of this Agreement, and all acts and transactions pursuant hereto and the rights and obligations of the parties hereto shall be governed, construed and interpreted in accordance with the laws of the Commonwealth of Pennsylvania, without giving effect to principles of conflicts of law. Each of the parties hereto consents to the exclusive jurisdiction and venue of the courts of Philadelphia County, Pennsylvania.

b. Entire Agreement.

This Agreement sets forth the entire agreement and understanding of the parties relating to the subject matter herein and supersedes all prior or contemporaneous discussions, understandings and agreements, whether oral or written, between them relating to the subject matter hereof.

c. Amendments and Waivers.

No modification of or amendment to this Agreement, nor any waiver of any rights under this Agreement, shall be effective unless in writing signed by the parties to this Agreement.
No delay or failure to require performance of any provision of this Agreement shall constitute a waiver of
that provision as to that or any other instance.

d. Successors and Assigns.
Except as otherwise provided in this Agreement, this
Agreement, and the rights and obligations of the parties
hereunder, will be binding upon and inure to the benefit
of their respective successors, assigns, heirs, executors,
administrators and legal representatives. The Company
may assign any of its rights and obligations under this
Agreement. No other party to this Agreement may
assign, whether voluntarily or by operation of law, any of
its rights and obligations under this Agreement, except
with the prior written consent of the Company.
Notwithstanding the foregoing, Confidential Information
of Discloser may not be assigned without the prior
written consent of Discloser, unless the assignee shall be
the successor entity to the assignor upon the dissolution
of the assignor in its present form.

e. Severability.
If one or more provisions of this Agreement are held to
be unenforceable under applicable law, the parties agree
to renegotiate such provision in good faith. In the event
that the parties cannot reach a mutually agreeable and
enforceable replacement for such provision, then (i) such
provision shall be excluded from this Agreement, (ii) the
balance of the Agreement shall be interpreted as if such
provision were so excluded and (iii) the balance of the
Agreement shall be enforceable in accordance with its
terms.

f. Counterparts.
This Agreement may be executed in any number of
counterparts, each of which when so executed and
delivered shall be deemed an original, and all of which
together shall constitute one and the same agreement.
The parties have executed this Mutual Non-Disclosure Agreement as of the date first above written.

ChopDawg Studios, Inc

________________________
Signature

________________________
Name in Block Letters

________________________
Date

________________________
Title

You

________________________
Signature

________________________
Name in Block Letters

________________________
Date

________________________
Title
 HOW CAN WE HELP YOU? 

We’re here to help throughout the entire planning process, and our team is excited about the opportunity to work together!

Please do not hesitate to email us at Office@ChopDawg.com for anything related to your potential project with us. We’re here to make it app’n for you, and always happy to be at your service!
THANK YOU!

for the potential opportunity
to work together!