

Date: [.....]

Between us Webposse Ltd and you [.....].

**Summary:**

Neither of us will share any confidential information about each-other, by any means, with anyone else.

**What’s confidential information?**

Any conversation in any media , any documentation in any media. Relating to this relationship, be it about our businesses, the project or technical information like a password. Nothing’s excluded. If its shared information. it’s covered.

We’ll both keep shared information to ourselves and we won’t use it except for the reason it was shared. We’ll take every step to make sure it stays confidential. We’ll keep confidential information safe and secure.

We both agree not to use the Confidential Information disclosed, for any purpose except the defined purpose, without first obtaining the written agreement.

When this agreement ends, we’ll return any materials, physical or digital and delete any copies that we may have, unless you ask us to keep a back up.

**So what can we say?**

This agreement doesn’t apply to any information that’s already in the public domain or might become public by any other means. We agree not to disclose the confidential information obtained from you to anyone unless required to do so by law.

This agreement nor the supply of any information grants eiether party any licence, interest or right in respect of any intellectual property rights of the other party except the right to copy the Confidential Information disclosed by the other party solely for the defined purpose.

**How long does this agreement last?**

Unless we’ve agreed otherwise this agreement lasts for one year from the last signature date shown below. On or before that termination date, either of us can specify items of confidential information that must never be disclosed.

We can’t transfer this contract to anyone else without permission. If, for some reason, one part of this contract becomes invalid or unenforceable, the remaining parts of it remain in place. This Agreement is governed by, and in accordance with, English law. The English Courts will have non-exclusive jurisdiction to deal with any dispute which has arisen or may arise out of, or in connection with, this Agreement.

Signed by and on behalf of Webposse.....

Signed by and on behalf of [.....] Date [.....]