

NON-DISCLOSURE AND PAYMENT AGREEMENT

THIS AGREEMENT, made this 26th day of January 2026 between **Andy Yorke** ___ and Its Affiliated Staff and Organizations ___ [**hereinafter referred to as Independent Sales and Marketing Agency (ISMA or Client)**] and **Stallion Technologies Llc**, and its Partners [**hereinafter referred to as “Corporation or Company”**] a Provider of Innovative IT Health Care Services and Technology Development Products.

WHEREAS, The Corporation intends to partner with one or more businesses, and the parties agree that the primary items of information which is subject to confidentiality under this Agreements are technology development concepts, medical technology information relating to intellectual properties of Healthcare800.com, AdvanceQT.com, Iproptore.com, Questcts.com, Medicruz.com and TTimesworld.com and more in which some are in development, others fully formed, as well as patients and client’s information which may be shared, so as also to protect the our client’s information as required by ethics and laws.

1. Corporation is interested in engaging partners to perform certain creative services relating to our new products, along with other existing products in the field of, IT Programming, Sales and Marketing, IT Network, IT in areas of health, entertainment, Professional and Business online search, connection with clients and information and other business sectors (illustration, Design graphics or textual materials), business or professional online electronic clients lead, online business and professional searches, appointments, professional and business clients’ transactions and office, mobile and facility operational tools and platforms, Clients and Patients online Accounts for multiple purpose uses to include business transactions documentations and records, as well as other related IT innovative products with which the Company has disclosed or may disclose now and in the future its Confidential Information (as defined below) to Partners and signing parties of this agreement.

2. Definition of Confidential Information

“Confidential Information” means any oral, written, graphic, text or machine-readable information including, but not limited to, that which relates to trademarks, copyrights, research, technology, product plans, products, developments, inventions, processes, designs, drawings, concepts, themes, services, customers, business plans, marketing or finances of the Company, 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 12 months for no other contracted engagement of both parties) after the disclosure, or which information would, under the circumstances, appear to a reasonable person to be confidential or proprietary.

3. Nondisclosure of Confidential Information

a. The client agrees not to use any Confidential Information disclosed by the Company for its own use or for any purpose other than to carry out discussions concerning and the undertaking of these collaborative meetings only with clients sent for service provider service. Client shall not disclose or permit disclosure of any Confidential Information of the Company to any of its own Company use or other related or non-related third parties’ entities or individuals, which may be affiliates of Recipient, other than directors, officers, employees, consultants and agents who are approved and

need such information in order to enhance or make a determination related to our two companies' collaborative efforts in this negotiations and service to clients.

- b. **No Duplication:** Recipient agrees, except as otherwise expressly authorized by our Company, not to make any copies or duplicates of any Confidential Information. Any materials or documents that have been furnished by the Company to Client or potential Partner Company in connection with the relationships shall not be duplicated for further or future use. ISMA here by covenant with Corporation not to use any information obtained or learned in association or collaborative efforts with Corporation for his own business organization, or a third-party organization, or obtain consultancy to another organization in competitive or noncompetitive line of business while engaged in training, or work in Agency contract with Corporation and also upon termination of a contract with Corporation for a period of 2 years

However, if such relationship of Client and Corporation result from training without a successful contract work, ISMA would not use such information derived in the training process for 3 months after the training period. The corporations would seek to obtain all monetary gains, and goodwill obtained by client in addition to all other legal means available to the Corporation.

COMMISSIONS AND PAY:

1. Commission Rate and Calculation

The Organization will obtain a portal commission equal to 10% of the **Net Revenue** generated from Qualifying Transactions facilitated through the AdvanceQT.com portal system and attributable to the ISMA activities and services.

2. Earning and Payment of Commissions

Commissions shall be deemed earned only upon the Organization's receipt of full payment from the customer and expiration of any applicable refund or return period (Check AdvanceQT.com service "About Us" (Invoicing Guidelines). Commissions shall be calculated and paid immediately if any invoice is successfully completed, with case closed and payment is to be made to the service provider's account.

3. Tracking and Attribution

All transactions shall be tracked via the systems tracking system. The ISMA agrees that the organization tracking records shall be conclusive evidence of qualifying transactions, absent manifest error.

4. Adjustments and Platform fee commissions

The organization reserves the right to deduct or claw back commissions for any transactions that are later refunded, charged back, canceled, or found to be fraudulent. No Rights Granted. Nothing in this Agreement shall be construed as granting any rights under any patent, copyright or other intellectual property rights of the Company, nor shall this Agreement grant Recipient any rights in or to the Company's Confidential Information other than the limited right to review such Confidential Information solely for the purpose of determining whether to enter the Relationship.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed in their names by the undersigned officers, the same being duly authorized to do so.

By: _____

Andy Yorke

Date: _____

By: _____

Aisha Ayoola
Database Admin,
Stallion Technologies Ltd

Date: _____