NONE DISCLOSURE NONE COMPETE AGREEMENT

THIS AGREEMENT, made this 20th day of *March 2025*

between Aderinsola Badero hereinafter referred to as *Independent Consultant* and, *Stallion Technologies Ltd*, and its Partners [hereinafter referred to as "*Corporation or Company*"] a Provider of Innovative IT 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 Agreement are technology development concepts, medical technology information relating to intellectual properties of Healthcare800.com, AdvanceQT.com some in development, others fully formed, as well as patients and clients information which may be shared, so as also to protect the patient's medical record and our clients information as required by medical ethics and laws.

3. Nondisclosure of Confidential Information

No Duplication; Return of Materials and Non Compete Clause. 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 CPC or potential Partner Company in connection with the Relationship shall be promptly returned, accompanied by <u>all</u> copies of such documentation, within ten (10) days after (a) the Relationship has been rejected or concluded or (b) the written request of the Company;

CPC 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 none competitive 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 5 years. However if such relationship of CPC and Corporation result from training without a successful contract, CPC would not use such information derived in the training process for 12 months after the training period. The corporations would seek to obtain all monetary gains, and good will obtain by CPC in addition to all other legal means available to the Corporation.

No Rights Granted. Nothing in this Agreement shall be construed as granting any rights

under any patent, copyright or other intellectual property right of the C Agreement grant Recipient any rights in or to the Company's Confider than the limited right to review such Confidential Information solel determining whether to enter into the Relationship. Recipient unders this Agreement (a) requires the disclosure of any Confidential Inform disclosed, if at all, solely at the Company's option, or (b) requires the with the Relationship or any transaction in connection with which the Company be disclosed.	ntial Information other ly for the purpose of stands that nothing in nation, which shall be c Company to proceed
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:	
Aderinsola Badero	
By: Date:	
Stallion Technologies Ltd or Authorized Representative of the Corporation	