



MUHAMMAD NUBASHIR TAYYAB
 LICENCE NO. 177, OFFICE NO. 503 AL BASHIR
 TRADE CENTRE, CITY COURTS KARACHI
 S. NO. **018226** DATE
 ISSUED TO WITH ADDRESS
 THROUGH WITH ADDRESS
 PURPOSE
 VALUES AS
 STAMP VENDERS SIGNATURE
NOT USE FOR FREE WILL & DIVORCE

Muhammad Waris Khan Ajmeri
 Advocate High Court
 L. No. 15118 High Court Karachi

21 MAR 2022

RUPEES TWO HUNDRED ONLY

NON DISCLOSURE AGREEMENT

This Non-Disclosure Agreement is entered into on 03/08/2022 by and between **Appedology Pvt.Ltd.**, with its employee Muhammad Shauqan Khan.

Whereas, **Appedology Pvt. Ltd.** has developed or owns the intellectual property (including, but not limited to its clientele, clients information, complete data, storage systems and operating systems), technical, operational, marketing, administrative, and/or business information, processes, flow charts, social security numbers (SSN), ADJ numbers, Facility names and addresses, Rendering physician names, provider names addresses, legal and billing document of any/all files/cases, billing details, and procedures that it deems confidential and/or proprietary, the unauthorized usage or disclosure of which could be detrimental to its business interests;


 03/08/2022



Now, therefore, for good and valuable consideration, both parties agree as follows:

1. **Confidential Information and Materials**

(a) "Confidential Information" shall mean any nonpublic information that **Appedology Pvt. Ltd.** specifically marks and designates, either orally or in writing, as confidential or which, under the circumstances surrounding the disclosure, ought to be treated as confidential or which the Employee creates or produces in the course or performing services for **Appedology Pvt. Ltd.** "Confidential Information" includes but not limited to its clientele, clients information, data and systems), technical, operational, marketing, administrative and/or business information, processes, flow charts, social security numbers (SSN), ADJ numbers, Facility names and addresses, Rendering physician names, provider names and addresses, legal and billing document of any files/cases, billing details, specifications, sources, layouts, breakdowns, approach to a commercial project, financial and technical information, ideas, designs specifications, techniques, models, data, programs, processes, technologies and methods or producing the work, and documents, processes, systems and reports, and information discussed during meeting or at Client's meeting, sales and customer information, business policies or practices that **Appedology Pvt. Ltd.** is obligated to treat as confidential and other materials and information of a confidential nature.

(b) "Confidential Materials" shall mean all tangible and non-tangible materials containing Confidential Information, including without limitation, current or potential clients information, customer information, business plans or printed documents, USB, and compact disks (CD), whether machine or user-readable.

2. **Restrictions**

(a) Employee shall not disclose any Confidential Information including but not limited to the business plan, business processes, Stops, workflow, any current or potential cliental information to third parties that are mentioned above, after leaving this job, the failure of which may lead **Appedology Pvt. Ltd.** to register complain against Employee and further **Appedology Pvt. Ltd.** has the right to make litigations against you. Notwithstanding the foregoing, Employee shall not at any time disclose to any third party any Confidential Information comprising a trade secret of **Appedology Pvt. Ltd.** or any Confidential Information of any other party to whom **Appedology Pvt. Ltd.** owes an obligation.

(b) Employee shall not use any Confidential Information or Confidential Materials of **Appedology Pvt. Ltd.** for any purposes except those expressly contemplated hereby or as authorized by **Appedology Pvt. Ltd.**

(c) Employee shall take responsibility to take reasonable security precautions, which shall in any event be as great as the precautions it takes to protect its own confidential information and based on information provided within the given SOP. Employee may disclose Confidential Information or Confidential Materials only to specific employees of **Appedology Pvt. Ltd.** or employees on a need-to-know basis. Employee shall maintain confidentiality and to refrain from making unauthorized copies.



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3. Rights and Remedies

(a) Employee shall be responsible to notify **Appedology Pvt. Ltd.** immediately upon discovery of any unauthorized use or disclosure of Confidential Information or Confidential Materials, or any other breach of this Agreement by Employee and will cooperate with **Appedology Pvt. Ltd.** in every reasonable way to help regain possession of the Confidential Information and/or Confidential Materials and prevent further unauthorized use or disclosure.

(b) Employee shall be responsible to return all originals, copies, reproductions and summaries of Confidential Information and/or Confidential Materials then in Employee's possession or control at the Management's request.


(c) Employee acknowledges that monetary damages may not be a sufficient remedy for damages resulting from the unauthorized disclosure of Confidential Information and THEREFORE, **Appedology Pvt. Ltd.** has the right to seek for legal actions as may be deemed proper by a court of competent jurisdiction.

4. NonSolicitationClauses:

(a)Non-solicitation: During the term of your employment, and for a period of 5 year following the termination/resignation of your employment and your relationship with the company and its clients, you should not solicit any employee of the company on behalf of any other business or enterprise, you should not solicit, induce, influence or attempt to solicit any of company employee to offer services or engage or seek employment with any other company nor shall you induce any employee of the company to terminate or breach employment contract.

(b)Non-Solicitation of Clientele: During the term of your employment, and for a period of 10 years following the termination/resignation of your employment and your relationship with the company and its clients. You will not directly or indirectly, for your benefit or on behalf of any person, corporation, partnership, or entity whatsoever, call on, solicit, perform services for, interfere with, or endeavor to entice away from the company's current clients to whom the company has provided services or any prospective client to whom the company has the desire to work in future.

(c)Non-solicitation on Social Media: During the term of your employment, and for a period of 10 years following the termination/resignation of your employment and your relationship with the company and its clients. , you should not solicit any clients, partners, or affiliates on Social Media in a personal or professional capacity, you should not directly or indirectly, approach any clientele or business partner of the company or its Affiliates for the purpose of providing services substantially similar to the services provided by the company.


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5. Miscellaneous

(a) All Confidential Information and Confidential Materials are and shall remain the sole and exclusive property of **Appedology Pvt. Ltd.** By disclosing information to Employee, **Appedology Pvt. Ltd.** does not grant any express or implied rights to Employee.

(b) All obligations created by this Agreement shall survive change or termination of the parties' business relationship

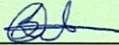
Both parties acknowledge that they have read this Agreement, understand it, and agree to be bound by its terms and further agree that this Agreement is the complete and exclusive statement of the agreement between the parties with respect to the subject matter hereof.

In case of any breach of contract or a violation of any of the agreed-upon terms and conditions of a binding contract, lawsuit will be filled against you in the court of law and penalty of PKR 05 Million (Fifty Hundred Thousand Rupees) will be imposed.

In witness thereof, the parties hereto have executed this Agreement by their duly authorized representatives as of the date first set forth above.

Party 1

Name: Muhammad Shaujan Khan
Title: Billing Executive
CNIC # 42101-0712138-9
Date: 03/08/2022

Signature 

Left Thumb impression 

Party 2

Name: Faran Manzoor
Title: HR-Manager
CNIC # 42101-1681747-7
Date: 3-8-2022

