



**limitlessideas**

EMPOWERING THE 21ST CENTURY BUSINESS OWNER

# NON-DISCLOSURE “NDA”

**FOR:**

**MUTUAL NDA WITH CLIENTS**



This **MUTUAL NON-DISCLOSURE, NON-CIRCUMVENTION and NON-COMPETITION AGREEMENT** is effective as of \_\_\_\_\_ by and between:

**LIMITLESS IDEAS, LLC., (Party A)**

- Principal & Senior C.A.: Brandon L. Owens Sr.
- Business Cell: 678-856-7172
- Business Email: [Expand@limitlessideas.com](mailto:Expand@limitlessideas.com)
- Business Website: [Limitlessideas.com](http://Limitlessideas.com)
- Address: 3075 Sylvan Road, Atlanta, GA, 30354, USA
- Georgia State Control Number: XXXX7621, and

Limitless Ideas, LLC., a United States of America registered Limited Liability Company individually or collectively, and on behalf of any/all/other affiliated companies, or approved agents and official representatives of the above organizations (hereinafter the " Party A"); and

\_\_\_\_\_, (Party B)

- Principals of Company: \_\_\_\_\_
- Business Number/ Cell: \_\_\_\_\_
- Business Email: \_\_\_\_\_
- Business Address: Street: \_\_\_\_\_ County: \_\_\_\_\_
- Business Address #2: State: \_\_\_\_\_ Country: \_\_\_\_\_

\_\_\_\_\_, a member of the United States of America Federation registered in the State of \_\_\_\_\_ along with other associated individuals, subsidiaries, individually or collectively, and on behalf of any/all/other affiliated companies, or approved agents and official representatives of the above organizations (hereinafter the " Party B");

Each signing person/entity represented by signatures below will be considered "Parties" when speaking of both signers.



WHEREAS, all named parties above wish to pursue discussions regarding a possible business relationship between them (the “Transaction”); and

WHEREAS, such discussions may require the parties to disclose confidential information to each other; and

WHEREAS, all Parties wish to provide a mechanism for the protection of the confidentiality of such information.

WHEREAS, all Parties agree that if this agreement is breached by either party that the legal maximums will be applied to the full extent legal recourse allows; and

WHEREAS, all Parties agree to a mediation period not to exceed 30 days to come to a resolution before legal recourse is sought.

WHEREAS, all Parties agree that once one company feels either Party has breached this agreement, the accused must be served notice via certified mail or confirmed email and has fifteen day (15) to respond. If attempts to contact are unsuccessful, then Party who believes agreement has been breached has legal right to precede route to legal recourse.

NOW, THEREFORE, in consideration of the mutual promises and agreements hereinafter set forth the parties, intending to be legally bound, hereby agree as follows:

IN WITNESS WHEREOF, the parties have executed this Agreement as of the Effective Date

**Party A Official Name or Signer:** \_\_\_\_\_

Signature of Authorized Signer: \_\_\_\_\_

Printed Name of Signer: \_\_\_\_\_

Date of Signature: \_\_\_\_\_ / \_\_\_\_\_ / \_\_\_\_\_

IN WITNESS WHEREOF, the parties have executed this Agreement as of the Effective Date

**Party B Official Name or Signer:** \_\_\_\_\_

Signature of Authorized Signer: \_\_\_\_\_

Printed Name of Signer: \_\_\_\_\_

Date of Signature: \_\_\_\_\_ / \_\_\_\_\_ / \_\_\_\_\_