

Confidentiality (Non-Disclosure) Agreement. This contract ensures that confidential information remains protected and that those who have access to sensitive company information adhere to strict confidentiality obligations.

Concluded between;

BoPeDo
Street: Slangenburg 8
PC: 7608RR
City: Almelo
Country: Netherlands
Represented by: Ronald Berend Gijsbertus Lubach

And

Name:
Business:
address & location:
Represented by:

1. Intellectual Property Ownership: all rights, including any associated technologies, (source) code(s) algorithms, app(s), website(s), intellectual property and the logos in colours;

Logo 1: #ff6c00 and white,
Logo 2: #3dc5c2 and white,
Logo 3: #91519b and white,
Logo 4: #cc6392 and white,
Logo 5: #3063ae and white,
Logo 6: #6cb52f and white,
and any future developments or enhancements related to BoPeDo, are the exclusive property of BoPeDo.

2. Confidentiality Obligations: This contract clearly stipulates that anyone working with, for, or on behalf of BoPeDo, including employees, consultants, contractors, and partners, is bound by strict confidentiality obligations. Unauthorized disclosure, sharing, or use of any confidential information related to BoPeDo should be prohibited.

3. Prohibition of Unauthorized Activities: This contract expressly prohibits any unauthorized copying, distribution, modification, reproduction, or creation of

derivative works of the app(s), website(s), or any content or functionality associated with BoPeDo. Any such activities should be strictly prohibited without prior written permission from BoPeDo.

4. Enforcement and Remedies:

4.1. Injunctive Relief: This provision allows BoPeDo to seek injunctive relief for breach of contract, in the form of a court order requiring the breaching party (signatory) to cease certain acts or conduct. In the case of a breach of confidentiality, injunctive relief will be sought to prevent further disclosure of confidential information. In the event that BoPeDo and signed, cannot or do not wish to settle amicably, a European court will rule.

4.2. Damages: In case of damages and/or violation, BoPeDo may claim damages. This may be actual damages and/or any financial losses suffered as a direct result of the breach, as well as consequential or indirect damages resulting from the breach. Reasonableness of damages may be amicably arranged or determined through a court. In the event that BoPeDo and signed, cannot or do not wish to settle amicably, a European court will rule.

4.3. Reimbursement of Legal Expenses: The breaching party is held responsible for reimbursing the non-breaching party's legal fees incurred to enforce the contract or pursue legal remedies arising from the breach. This provision may include, among other things, attorney's fees.

As such agreed upon;

BoPedo representative name:

Signature:

Date:

Place:

Representative, Employee and/or Contractor and/or Counterparty Name:

Signature:

Date:

Place: