

# CONFIDENTIALITY AGREEMENT

Simple AGREEMENT, dated \_\_\_\_\_, 200\_\_, between Equidigm Financial Solutions, LLC (hereinafter "the Agency") and \_\_\_\_\_ (hereinafter the "Independent Contractor").

Whereas Independent Contractor may review and use information received from Agency, including but not limited to all training materials, financial products & services information, partnerships & alliances created, presented or prepared by and/or for Agency, and/or Equidigm, Wealth Builders, Money Technologies Approach (MTA) and/or any name Agency might decide to conduct business under.

Independent Contractor shall comply with reasonably prudent procedures designed to maintain in confidence and safeguard the Confidential Matter, shall not use the Confidential Matter except in a manner consistent with this Agreement or in such other manner agreed to by Agency in writing, and shall prevent disclosure to others of the Confidential Matter.

It is understood by both Independent Contractor and Agency that this Agreement does not constitute a license to use the Confidential Matter other than for the purpose of generating leads and/or representing financial products and services on behalf of Agency and/or Agency's partners, alliances and recommended companies. All Confidential Matter is the sole and exclusive property of the Agency. Agency cannot be held responsible for any action and/or outcome resulting in any/all verbal or written action expressed/taken by Independent Contractor and/or any other person/entity.

By signature below and execution of this Agreement, Independent Contractor does also hereby agree and covenant not to circumvent in any way, directly or indirectly, the Agency in any business dealings from the date of this Agreement below with any Confidential Sources of the Agency including any business relationship made known to Independent Contractor through Agency and/or the Confidential matters.

Non-Compete. The Independent Contractor will not attempt to contact, deal with, profit from, nor in any manner solicit contact sources of the Agency or utilize the Confidential Matters in a manner competitive, either directly or indirectly, with the Agency.

No waiver of any provision of this agreement shall be deemed, or shall constitute, a waiver of any other provision, whether or not similar, nor shall any waiver constitute a continuing waiver. No waiver shall be binding unless executed in writing by the party making the waiver.

This agreement shall be governed by and shall be construed in accordance with the laws of the State of California.

This document may be executed in any number of counterparts, each of which shall be deemed to be an original and shall fully bind each party who has executed it, but all such counterparts together shall constitute one and the same agreement including those executed by employees and/or representatives.

Agreed upon and signed on the date written below.

**AGENCY:**

Signature: \_\_\_\_\_

Name: \_\_\_\_\_

Date: \_\_\_\_\_

**INDEPENDENT CONTRACTOR:**

Signature: \_\_\_\_\_

Name: \_\_\_\_\_

Date: \_\_\_\_\_

**PLEASE PRINT, SIGN and FAX this form to 1-208-977-8477. You must bring a copy of this agreement with your original signature to training to be allowed in.**