

NON-DISCLOSURE AGREEMENT

This Non-Disclosure Agreement ("NDA") is effective as of the date you click on the "I Agree" button ("Effective Date") and governs the disclosure of Confidential Information ("CI"), as defined below) between Adobe Systems Incorporated, including entities that it directly or indirectly controls or is under common control with (collectively "Adobe"), and you ("Participant"). Adobe may make disclosures to Participant about Adobe products, services, roadmaps, ideas, and/or business models ("Adobe Products") for the purpose of the June Breakfast Briefing

on June 8th, 2021 ("Purpose").

Definition. Confidential Information ("CI") is all Adobe technical, software, marketing, business, operational, or financial information describing or relating to Adobe, in written or non-tangible form, and which Adobe created and holds in confidence or Adobe received from third parties under an obligation to keep such information confidential. Notwithstanding anything to the contrary, any non-public information about Adobe products, including product plans, disclosed by Adobe during any Adobe product presentations, discussions or demonstrations is Adobe's CI.

Information Collected. Any feedback, comments, suggestions, ideas, or other information that Participant provides to Adobe about Adobe's products, services, features, business, or CI ("Feedback") is hereby provided to Adobe under a worldwide, irrevocable, royalty-free license to use, reproduce, distribute (through multiple tiers and in any manner), make derivative works of, publicly display, publicly perform, make, use, sell and export products and services that use the Feedback. The Feedback Participant provides, along with information collected from other participants, may be used to make recommendations for improving Adobe Products.

Confidentiality Obligations. By clicking the "I agree" button, you acknowledge and agree that all CI is the exclusive property of Adobe, and you will not disclose CI to any third party or use it. Participant is responsible for any breach of this NDA by any of its representatives.

Term. This agreement is effective as of the Effective Date and will remain in effect for three years or until the information becomes publicly available.

General. All CI is provided "AS IS" and all warranties, express, implied, or otherwise are disclaimed. This NDA contains the complete agreement between the parties as to the subject matter, and replaces and supersedes any other communications, or agreements, whether oral or written concerning the subject matter. Regardless of conflict of laws principles, this NDA is governed by and construed in accordance with the substantive laws in force in the State of California. You acknowledge and agree that CI may be subject to export control laws of the United States and other countries, and agree that you are responsible for complying with any laws or regulations that may impact the right to import, export, or use CI. The English language version of this NDA will be the version used if any dispute arises.