

ARTIFICIAL INSIGHT

Non-Disclosure Agreement

Mutual Confidentiality & Non-Disclosure

Reference: AI-NDA-MNFZOQXW-ATXM | Signed: 01 April 2026 at 11:55 UTC

1. PARTIES

DISCLOSING PARTY	RECEIVING PARTY
Artificial Insight	test
Technology Company	test at test
contact@artificial-insight.co	test@test.co
	Tunisia

2. PURPOSE OF DISCLOSURE

The parties enter into this Agreement for the following purpose: Partnership Evaluation. Any Confidential Information shared shall be used solely in furtherance of this stated purpose.

3. DEFINITION OF CONFIDENTIAL INFORMATION

"Confidential Information" means any data or information, oral or written, that relates to the Disclosing Party's business, technology, operations, trade secrets, know-how, financial data, customer lists, business plans, or any other proprietary information disclosed under this Agreement, whether or not marked as confidential.

4. OBLIGATIONS OF THE RECEIVING PARTY

- Hold all Confidential Information in strict confidence and use at least the same degree of care used to protect its own confidential information, but in no event less than reasonable care.
- Not disclose any Confidential Information to third parties without the prior written consent of the Disclosing Party.
- Use the Confidential Information solely for the purposes set out in this Agreement and for no other purpose.
- Promptly notify the Disclosing Party upon becoming aware of any actual or suspected unauthorised disclosure of Confidential Information.
- Return or destroy all Confidential Information upon written request by the Disclosing Party or upon termination of this Agreement.

5. TERM AND TERMINATION

This Agreement shall commence on 01 April 2026 and shall remain in full force and effect for a period of two (2) years, unless earlier terminated by either party upon thirty (30) days' written notice. The confidentiality obligations shall survive termination for an additional period of three (3) years.

6. GOVERNING LAW

This Agreement shall be governed by and construed in accordance with applicable law. Any disputes arising out of or in connection with this Agreement shall be subject to the exclusive jurisdiction of the competent courts.

7. ACKNOWLEDGEMENTS

- The Receiving Party agrees to the terms and conditions of this NDA.
- The signatory is duly authorised to execute this Agreement on behalf of the organisation.
- The Receiving Party understands and accepts the confidentiality obligations herein.

SIGNATURES

RECEIVING PARTY



DISCLOSING PARTY

test
test, test
test@test.co
Date: 01 April 2026
IP Address: ::ffff:127.0.0.1

Artificial Insight
Authorised Representative
contact@artificial-insight.co
Date: _____

Document ID	Reference	Status	Generated
d418694d-4bdd-406c...	AI-NDA-MNFZOQXW-ATXM	Approved & Signed	2026-04-01 14:57 UTC