

DARNOW ENTERPRICES INC d/b/a Island Fin Poke

NONDISCLOSURE AND CONFIDENTIALITY AGREEMENT

This NONDISCLOSURE AND CONFIDENTIALITY AGREEMENT ("**NDA**") is entered into by and between the undersigned interested party ("**Interested Party**") , and Darnow Enterprises Inc d/b/a Island Fin Poke with an address at 136 East Putnam Avenue, Cos Cob, Connecticut ("**Island Fin Poke**") for the purpose of allowing the disclose of certain confidential information relating to the Island Fin Poke business (the "**Business**"). Interested Party for purposes of this agreement means Interested Part and any of its officers, directors, shareholders, subsidiaries, agents, professionals, and all others employed or affiliated with Interested Party.

NOW THEREFORE, it is hereby agreed as follows:

1. Interested Party, as a condition of receiving information from agrees to keep strictly confidential such information conveyed by Island Fin Poke (the "**Confidential Information**"). Confidential Information shall not include any information that is in the public domain.
2. Interested Party shall have the right to communicate the Confidential Information to its representatives assisting it, provided that each such person shall be directed to abide by the terms of this NDA and shall be furnished a copy of the executed NDA. Interested Party agrees that it will be responsible for any breach of any provision of this NDA by its representatives and shall notify Island Fin Poke of any such breach.
3. Interested Party agrees that it will not, without prior written consent of Island Fin Poke disclose to any other person that it received Confidential Information and that it is in discussions or negotiations with Island Fin Poke.
4. For a period of five years from the date of this NDA, Interested Party agrees not to use the Confidential Information directly or indirectly in any fashion and will keep it confidential during that time.
5. Promptly upon a written request of Island Fin Poke, Interested Party agrees to destroy, to the extent technologically feasible, all Confidential Information in its, or its agents or professional's possession. Notwithstanding the foregoing, Interested Party shall be permitted to retain copies of the Confidential Information to the extent required to comply with applicable law or regulatory authority.
6. Interested Party may disclose Confidential Information to the extent compelled or required by any law, regulation, or legal regulatory or judicial process or proceeding. In

such event Interested Party shall prior to such disclosure advise Island Fin Poke of the entity requiring such disclosure and furnish a copy of all documents related thereto.

7. Interested Party acknowledges that money damages may not be a sufficient remedy for any breach of this NDA and that as a remedy for any such breach, Interested Party shall be entitled to specific performance, injunctive or other equitable relief, in addition to monetary relief.
8. This NDA and all matters arising from or relating to this NDA shall be governed by Connecticut law. Interested Party agrees that venue shall be exclusively vested in the courts of the State of Connecticut located in Fairfield County, Connecticut including the Federal courts located therein.
9. This agreement cannot be amended or terminated without consent of Interested Party and Something Natural
10. This NDA shall be in effect for a period of 6 months from the date hereof.
11. This NDA may be signed in counterparts, each of which together shall constitute one document.

Date: _____, 2026

Island Fin Poke

By: _____

INTERESTED PARTY:

By: _____

Print Name:

Print Title: _____

Print Address: _____