This Non-Ghosting Agreement is entered into by and between ________________ ("Disclosing Party") and ________________ ("Receiving Party") for the purpose of preventing the unauthorized action of “Ghosting,” as defined below.

I. Definition of Ghosting. For purposes of this Agreement, Ghosting shall include any unexplained withdrawal from communication for an extended period of time after a minimum of one date, wherein a date constitutes a sustained period of interaction under a romantic pretense, between the Disclosing Party and the Receiving Party. If Ghosting occurs, the effected party shall have the right to contact the breaching party until the breaching party provides an explanation, no matter its merit, for Ghosting. The effected party reserves the right to contact the breaching party through, but not limited to, the following means of digital communication: calling, texting, video chatting, emailing, direct messaging and subtweeting.

II. Exclusions from Ghosting. Under this Agreement, the following scenarios are considered legitimate exclusions from Ghosting:

(a) illness resulting in hospitalization
(b) death of an immediate family member
(c) death of either party

III. Obligations. Both parties agree to enter into a mutually respectful relationship in which clear communication takes precedent. The Disclosing Party and the Receiving Party shall not ghost one another. If Ghosting occurs, the breaching party shall not publicly espouse any feelings of discontent, disdain, or moral superiority towards the effected party as these feelings pertain to the effected party’s response to the breaching party’s behavior.

IV. Term. The provisions of this Agreement shall remain in effect until both parties have indicated, verbally or in writing, and beyond reasonable doubt, that the relationship has been terminated, or until both parties have come to a monetary settlement.

V. Relationships. Nothing contained in this Agreement shall be deemed to necessitate a monogamous, official, or public relationship between the parties.

VI. Fees. If this contract is broken, the breaching party must pay the effected party a sum of $50.00 USD within 30 business days. If not paid within 30 business days, the fee will compound monthly at a rate of 50% for iPhone users and 100% for Android users.

This Agreement and each party’s obligations shall be legally binding.

Disclosing Party
Signature: ____________________________
Name: ______________________________
Date: ________________________________

Receiving Party
Signature: ____________________________
Name: ______________________________
Date: ________________________________