## **VIRGINIA NON-DISCLOSURE AGREEMENT**

In accordance with VA Title 59.1 Chapter 26 "Uniform Trade Secrets Act"

1.	_	is created on this day of , , , hereinafter known as "Party A", located at
	-	, hereinafter known as
		Party A and Party B are hereby known
	as the "Parties". During these discussions, e	
	information. Therefore, in consideration of th	ne promises and covenants contained in this
	Agreement, the receipt and sufficiency of what agree to the following:	nich is hereby acknowledged, the parties hereto
2.	Type of Agreement. Both parties Initial and	Check just ONE (1) of the options below.
	Unilateral – This Agreen	nent shall be Unilateral; Party A shall have
	complete ownership of all proprietary information	
	proprietary information to be released by Part	ty A.
	Mutual – This Agreemen	nt shall be Mutual; Both Party A and Party B
	shall be prohibited from sharing learned confi- communal between both parties.	dential and proprietary information that is
3.	B. Definition of Confidentiality. The following	is considered confidential information for:
	Party A:	
	Party B (only if "Mutual" was selected):	
4.	Exclusions. The Parties obligations under t	his Agreement do not extend to information that
	is: (i) publicly known at the time of disclosure	
		r created by Party B before disclosure by Party
	A, and vice versa; (iii) learned by Party B thr	ough legitimate means other than from Party A

or Party A's representatives; or (iv) is disclosed by the Party with the other Party's prior



written approval.

Party B:	

**5. Obligations.** The following are the obligations of both Party A and Party B:

- **6. Term**. The provisions of this Agreement shall survive termination of this Agreement and the Parties duties to hold Confidential Information in confidence shall remain in effect until the Confidential Information no longer qualifies as a trade secret or until the Parties sends a written notice releasing the other Party from this Agreement, whichever occurs first.
- **7. Severability.** If a court finds any provision of this Agreement invalid or unenforceable, the remainder of this Agreement shall be interpreted so as best to affect the intent of the parties.
- **8. Integration**. This Agreement expresses the complete understanding of the parties with respect to the subject matter and supersedes all prior proposals, agreements, representations, and understandings. This Agreement may not be amended except in writing signed by both parties.
- **9. Waiver**. The failure to exercise any right provided in this Agreement shall not be a waiver of prior or subsequent rights.
- 10. Governing Law. This Agreement shall be governed under the laws in the State of Virginia.



PARTY A	PARTY B
Signature:	Signature:
Printed Name:	Printed Name:
Title:	Title:
Date:	Date:

