## CONFIDENTIAL DISCLOSURE AGREEMENT CDA # \_\_\_\_ To Protect both Parties Information

I nis	Confidential	Disclosure	Agreement,	effective a	is of	( 1	2015") IS	enterea	into
by		with an	address		("	Compai	ny"), and C	old Domin	nion
	ersity ("Unive								
techr	ology transfer	functions lo	cated at 4111	Monarch W	yay, Su	ite 203,	Norfolk, V	irginia 23	508,
and	confirms the t	erms and co	onditions unde	er which Ur	niversi	ty, and l	Individual '	will excha	ange
Conf	idential Inform	nation, as l	nereinafter de	fined, with	one a	another	for the sol	e purpos	e of
perm	itting each pa	arty to use	the other par	ty's Confid	lential	Informa	tion for th	e purpos	e of
("					_'``)•				
draw	Confidential Infings, sketcheserning("	s, and other	rinformation	of a secre			,		
, whi	ch information e disclosing pa	n, if in tangib	ole form, is ma	arked or othe					
the t	ime of disclos ted "CONFIDI ral or visual di	ure as confi ENTIAL", a	dential by the	disclosing	party,	is sumn	narized in t	tangible fo	orm,

- 2. Confidential Information that is disclosed hereunder shall be maintained in trust and confidence by the receiving party and shall not, directly or through others, be disclosed, copyrighted, or published. The receiving party agrees to use all reasonable diligence to prevent disclosure of disclosing party's Confidential Information to any third party (except for employees or agents of the receiving party with a need to know who have agreed in writing to the terms and conditions contained herein prior to obtaining access to disclosing party's Confidential Information) unless so authorized in writing by the disclosing party, and to refrain from using disclosing party's Confidential Information for **any purpose** other than that stated herein.
- 3. Prior to disclosing any ITAR or "Export Control" sensitive material, disclosing party will get the written approval of the receiving party.

If Confidential Information to be disclosed is known to be export controlled, the parties agree, at disclosure, to identify and label the information as export controlled specifying which authority (EAR or ITAR) governs the restriction and providing the Export Control Classification Number (ECCN) for all information restricted under the EAR.

- 4. Any Receiving party's obligations under this Agreement shall be limited to a period of Five (5) years from the date of its receipt of Confidential Information. A receiving party shall not have any obligation of confidentiality with respect to any Confidential Information of the disclosing party that:
  - (a) Was already in the receiving party's possession on a non-confidential basis prior to receipt from the disclosing party; or

- (b) Is in the public domain by public use, general knowledge or the like, or after disclosure hereunder, becomes general or public knowledge through no fault of the receiving party; or
- (c) Is properly obtained by the receiving party from a third party not under a confidentiality obligation to the disclosing party; or
- (d) Is explicitly approved for release by written authorization of the disclosing party; or
- (e) Is independently developed or discovered, without any use of Disclosing Party's Confidential Information; or
- (f) Is required by law or court order to be disclosed.
- 5. The term of exchange of Confidential Information under this Agreement shall be (12) Months from the Effective Date, unless earlier terminated by either party for any reason by providing written notice to the other party. Upon termination of this Agreement, the receiving party will promptly return to the disclosing party all tangible Confidential Information and copies thereof in the receiving party's possession. Receiving party's obligations under this Agreement shall survive termination of this Agreement for the period specified in Paragraph 4 above.
- 6. No transfer of ownership, license, express or implied, in the disclosing party's Confidential Information or derivatives thereof is granted to the receiving party other than to use the disclosing party's Confidential Information in the manner and to the extent authorized by this Agreement.
- 7. The parties agree that all litigation or other legal proceedings under this Agreement shall be brought in the state courts of Virginia and the United States District Courts located therein and the parties hereby submit to the exclusive personal and subject matter jurisdiction and venue of such courts. The laws of the Commonwealth of Virginia excluding its conflict of law rules shall govern the validity, interpretation and performance of this Agreement.
- 8. This Agreement is the complete and exclusive statement of the agreement between the parties and supersedes all prior written and oral communications and agreements to the subject matter hereof.

## ACKNOWLEDGED AND AGREED ("COMPANY") OLD DOMINION UNIVERSITY BY:\_\_\_\_\_\_ BY:\_\_\_\_\_ Authorized Signature Dr. Morris Foster: ("Name") Vice President of Research \_\_\_\_\_\_ 2014 Date