Mutual Non-Disclosure Work Agreement

This Agreement is entered into as of the , the "Effective Date", by and between Precision Public Adjusting, LLC, hereinafter known as "Party A", and , hereinafter known as "Party B".

WHEREAS Party A and the Party B, hereinafter known as the "Parties", have an interest in participating in discussions wherein either Party may share information with the other that the disclosing Party considers to be proprietary and confidential to itself ("Confidential Information"); and

WHEREAS the Parties agree that Confidential Information of a Party may include, but not be limited to, that Party's: (1) business plans, methods, and practices; (2) personnel, customers, and suppliers; (3) inventions, processes, methods, products, patent applications, and other proprietary rights; or (4) specifications, drawings, sketches, models, samples, tools, computer programs, technical information, or other related information;

WHEREAS the Parties will have a mutual working agreement that may include, but not limited to, that Party A: (1) provides services of supplemental claim filing in a timely and orderly fashion; (2) provides insurance claim public adjusting services in a timely and orderly fashion; (3) remitting all payments due to Party B based upon final insurance claim estimates agreed upon by the Insured's insurance company within the scope of work that Party B is to complete and said profit margin, with the agreed upon deduction of 15% of total Insured's final insurance claim estimate for all public adjusting claims and 15% of all supplemental claims; Unless the claim is considered a large loss claim, then the deduction is increased to 20%. A large loss claim would constitute as any claim that suffers a loss such as major interior or exterior damages due to a covered peril or over \$50,000 in approximate damages. (4) Shall any additional party outside of Party B be included within the final insurance estimate that the Insured has hired directly or has the option of hiring outside the scope of work that Party B provides, the dollar amount stated within the final estimate from the Insured's insurance company for this scope of work will be provided to the Insured directly; (5) all payments that Party A receives that are to be paid out to Party B from final estimate amount [based upon the work authorization agreement signed between Party B and Insured giving approval for Party A to pay Party B directly] will be paid within a five (5) business day time period, following deposit by Party A.

WHEREAS the Parties will have a mutual working agreement that may include, but not limited to, that Party B: (1) provides a non-disclosure of Party A's trades, business plans, methods and practices; (2) allows non-exclusivity of public adjusting services to solely Party B and acknowledges that Party A will and does work with outside companies, vendors and directly with Insured's; (3) acknowledges that as a Public Adjuster Party A's services are provided to the Insured and the Insured's best interest; (4) acknowledges that the Insured may contact Party A directly at any time; (S) acknowledges that there may be policy items that are within the Insured's policy that may remain confidential upon discretion of the Insured.

NOW, THEREFORE, the Parties agree as follows:

- 1. Either Party may disclose Confidential Information to the other Party in confidence provided that the disclosing Party identifies such information as proprietary and confidential either by marking it directly or writing it within an email correspondence, in the case of written materials, or, in the case of information that is disclosed orally or written materials that are not marked, by notifying the other Party of the proprietary and confidential nature of the information, such notification to be done orally, by email or written correspondence, or via other means of communication as might be appropriate.
- 2. When informed of the proprietary and confidential nature of Confidential Information that has been disclosed by the other Party, the receiving Party ("Recipient") shall, for an indefinite time period, from the date of disclosure, refrain from disclosing such Confidential Information to any contractor or other third party without prior, written approval from the disclosing Party and shall protect such Confidential Information from inadvertent disclosure to a third party using the same care and diligence that the Recipient uses to protect its own proprietary and confidential information, but in no case less than reasonable care. The Recipient shall ensure that each of its employees, officers, directors, or agents who has access to Confidential Information disclosed under this Agreement is informed of its proprietary and confidential nature and is required to abide by the terms of this Agreement. The Recipient of Confidential Information disclosed under this Agreement shall promptly notify the disclosing Party of any disclosure of such Confidential Information in violation of this Agreement or of any subpoena or other legal process requiring production or disclosure of said Confidential Information.
- 3. All Confidential Information disclosed under this Agreement shall be and remain the property of the disclosing Party and nothing contained in this Agreement shall be construed as granting or conferring any rights to such Confidential Information on the other Party. The Recipient shall honor any request from the disclosing Party to promptly return or destroy all copies of Confidential Information disclosed under this Agreement and all notes related to such Confidential Information. The Parties agree that the disclosing Party will suffer irreparable injury if its Confidential Information is made public, released to a third party or otherwise disclosed in breach of this Agreement and that the disclosing Party shall be entitled to obtain injunctive relief against a threatened breach or continuation of any such breach and, in the event of such breach, an award of actual and exemplary damages from any court of competent jurisdiction.
- 4. The terms of this Agreement shall not be construed to limit either Party's right to develop independently or acquire products without use of the other Party's Confidential Information. The disclosing party acknowledges that the Recipient may currently or in the future be developing information internally, or receiving information from other parties, that is similar to the Confidential Information. Nothing in this Agreement will prohibit the Recipient from developing or having developed for it products, concepts, systems, or techniques that are similar to or compete with the products, concepts, systems, or techniques contemplated by or embodied in the Confidential Information provided that the Recipient does not violate any of its obligations under this Agreement in connection with such development.

- 5. Notwithstanding the above, the Parties agree that information shall not be deemed Confidential Information and the Recipient shall have no obligation to hold in confidence such information, where such information:
 - (a) Is already known to the Recipient, having been disclosed to the Recipient by a third party without such third party having an obligation of confidentiality to the disclosing Party;
 - (b) Is or becomes publicly known through no wrongful act of the Recipient, its employees, officers, directors, or agents;
 - (c) Is independently developed by the Recipient without reference to any Confidential Information disclosed hereunder;
 - (d) Is approved for release (and only to the extent so approved) by the disclosing Party; or
 - (e) Is disclosed pursuant to the lawful requirement of a court or governmental agency or where required by operation of law.
- 6. Nothing in this Agreement shall be construed to constitute an agency, partnership or joint venture between the Parties. This agreement shall remain solely as a third-party relationship.
- 7. Neither Party will, without prior approval of the other Party, make any public announcement of or otherwise disclose the existence or the terms of this Agreement.
- 8. This Agreement contains the entire agreement between the Parties and in no way creates an obligation for either Party to disclose information to the other Party or to enter into any other agreement.
- This Agreement shall remain in effect unless otherwise terminated by either Party giving 30
 day written notice to the other of its desire to terminate this Agreement. The requirement to
 protect Confidential Information disclosed under this Agreement shall survive termination of
 this Agreement.

Signed by both parties and Agreed this		
Prittony Sottombrino Owner		