

NON-DISCLOSURE AGREEMENT (NDA)

This Agreement is entered into and by between:

Disclosing Party: _____ . DATE _____

Receiving Party: 3SA-Silver Stiletto Security Agency LLC (3SA), a Limited Liability Company Registered in Virginia.

1. Purpose:

The Receiving Party agrees to use the Confidential Information solely for the provision of investigative, security consultations, or related services to the Disclosing Party.

2. Definition Of Confidential Information:

“Confidential Information” includes, but not limited to:

- Personally identifiable information (PII), investigative data, and background reports.
- Case files, metadata, transcripts, photos, and digital forensics.
- Client communications and business processes.
- Outputs and findings from tools including third-party data services, digital evidence platforms, and A.I tools used in licensed investigative workflow.

3. Exclusions:

Confidential Information does not include data that is:

- Publicly available through no fault of the Receiving Party
- Already known to the Receiving Party before disclosure
- Independently developed without reference to the Confidential Information
- Lawfully obtained from another source.

4. Mutual Confidentiality Obligations:

Each party agrees to: -Use Industry-Standard security tools (e.g., VPNs, encryption, secure storage) to protect confidential information.

- Restrict access to unauthorized personnel or tools under equivalent confidentiality obligations
- Promptly notify the other party of any unauthorized disclosure of breach
- Not disclose OR use Confidential Information beyond the scope of this Agreement.

5. Use of Sub-contractors & Tools:

-3SA may use sub-contractors, third-party investigative tools, or secure AI platforms (e.g., Whitebridge, IDI) to fulfill its obligations. All outputs and derived data remain protected under this agreement.

6. Non-Circumvention:

For **two (2) years** following the effective date, the Disclosing Party agrees not to bypass 3SA and engage or solicit any sub-contractors, affiliates, or employees introduced through this relationship without written consent.

7. Term and Survival:

This Agreement will remain in effect for **five (5)** years or until termination in writing. Obligations of confidentiality and non-use will survive termination.

8. No Reliance:

Investigative findings are present for informational purposes only and are **not LEGAL advise or GUARANTEES**. The Disclosing Party agrees not to interpret or rely upon 3SA deliverables **as LIGALLY BINDING COUNSEL**.

9. Digital Signatures:

This Agreement may be executed electronically. Signatures via DocuSign, Email or similar Platforms will be treated as originals.

10. Indemnification:

In the event of a breach or misuse by the Disclosing Party, the Disclosing Party agrees to indemnify and hold harmless 3SA and its agents against any loss, damage, or liability resulting from such actions.

11. Governing Law:

This Agreement shall be governed by the laws of the Commonwealth of Virginia, with venue in Fairfax County.

12. Entire Agreement:

This constitutes the complete understanding between the parties. Any modifications must be in written and signed by both parties.

IN WITNESS OF, the undersigned execute this Agreement on the effective date.

Disclosing Party

Signature _____

Print Name _____

Date _____

Receiving Party (3SA)

Signature _____

Print Name _____

Title: Co-Founder, 3SA LLC

Date _____