VA-WOC APPOINTEE INTELLECTUAL PROPERTY AGREEMENT

| Minneapolis, Minnes This agreement is not | | |
|---|---|---|
| | ntment at the VAMC for the purpose of per- esearch and Development Committee (VA- | |
| | ement, I understand that, except as provide beyond those created when I executed the \ | |
| http://www.va.gov/vha | derstand the VHA Intellectual Property Hand publications/ViewPublication.asp?pub ID=4 sclosures, patenting and the transfer of new | 403, which provides guidance and instruction |
| disclose to VA any inv | at I am an employee or appointee at Minne ention that I make while acting within my Va proved Research utilizing VA resources at | A-WOC appointment in the |
| decide whether VA ca within 40 days of recei contribution to the inve | | ery effort will be made to issue a decision sion on whether VA has made a significant a equipment, VA materials, VA supplies, and |
| agree to assign certain when requested, in dra | n ownership rights I may have in such inven afting the patent applications(s) for such inv ng VA's ownership, as required by the U.S. | tribution, then, subject to Paragraph 7 below, I ation to the VA. I agree to cooperate with VA, rention and will thereafter sign any Patent and Trademark Office at the time the |
| obligations to disclose | I am employed or appointed at the entity na and assign certain invention rights to it. If t rate with it to manage the development of t | hat entity asserts an ownership |
| | search and Development Agreement (CRA ragraph 4, this Agreement will be implemer ement. | |
| Date | Signature | |
| Date | ACOS for Research & Develop | ment |