CYBERSECURITY TRAINING LIABILITY WAIVER

EFFECTIVE DATE: [DATE]

This Cybersecurity Training Liability Waiver (the "Waiver") is provided by DeepShield Systems, Inc., a Delaware corporation with its principal place of business at [ADDRESS] ("DeepShield" or the "Company").

1. DEFINITIONS

- 1. "Training Materials" means all content, documentation, software, simulations, and other materials provided as part of DeepShield's cybersecurity training programs.
- 2. "Training Participant" means any individual who participates in, accesses, or utilizes DeepShield's cybersecurity training programs or materials.
- 3. "Confidential Information" means any proprietary information, technical data, trade secrets, or know-how disclosed during training sessions.

2. PURPOSE AND SCOPE

- 1. DeepShield provides specialized cybersecurity training related to industrial control systems (ICS), operational technology (OT) environments, and critical infrastructure protection.
- 2. This Waiver applies to all training activities, including but not limited to:
- a) Live demonstration of cyber attack scenarios
- b) Hands-on security testing exercises
- c) Simulated breach response drills
- d) Virtual training environments
- e) Remote access training sessions

3. ACKNOWLEDGMENT OF RISKS

- 1. Training Participant acknowledges that cybersecurity training may involve:
- a) Exposure to malicious code samples
- b) Demonstration of attack vectors
- c) Security vulnerability analysis

- d) Network penetration testing techniques
- e) Industrial control system security protocols
- 2. Training Participant understands that despite safety precautions, there are inherent risks in cybersecurity training activities.

4. WAIVER AND RELEASE

- 1. Training Participant hereby waives and releases DeepShield, its officers, directors, employees, and agents from any claims, damages, or liabilities arising from:
- a) Technical issues during training
- b) Data loss or corruption
- c) Network or system disruptions
- d) Unintended security incidents
- e) Training environment malfunctions
- 2. This waiver extends to any damages, losses, or expenses resulting from the application or misapplication of training concepts.

5. PARTICIPANT OBLIGATIONS

- 1. Training Participant agrees to:
- a) Follow all safety protocols and instructions
- b) Use training materials only as directed
- c) Maintain confidentiality of training content
- d) Report any security incidents immediately
- e) Comply with all applicable laws and regulations
- 2. Training Participant shall not:
- a) Share access credentials
- b) Record or distribute training content
- c) Use training materials for malicious purposes
- d) Attempt unauthorized system access
- e) Violate DeepShield's security policies

6. INTELLECTUAL PROPERTY

- 1. All Training Materials remain the exclusive property of DeepShield.
- 2. No license or rights to intellectual property are granted except as explicitly stated in writing.

7. CONFIDENTIALITY

- 1. Training Participant shall maintain strict confidentiality of all information disclosed during training.
- 2. Confidentiality obligations survive the completion of training.

8. LIMITATION OF LIABILITY

- 1. DeepShield's maximum liability related to training activities shall not exceed the training fees paid.
- 2. In no event shall DeepShield be liable for indirect, special, or consequential damages.

9. GOVERNING LAW

- 1. This Waiver shall be governed by the laws of the State of Delaware.
- 2. Any disputes shall be resolved in the courts of Delaware.

10. ACKNOWLEDGMENT

By signing below, Training Participant acknowledges reading, understanding, and agreeing to all terms and conditions of this Waiver.

TRAINING PARTICIPANT:

Signature: _

Name:

Title: _

DEEPSHIELD SYSTEMS, INC.:

Date: _

By:	
Name:	
Title: _	
Date: _	

11. CONTACT INFORMATION

For questions regarding this Waiver, contact:

Legal Department

DeepShield Systems, Inc.

[ADDRESS]

Email: legal@deepshield.com

Phone: [PHONE]