TRADEMARK REGISTRATION AND PROCESS WORKFLOW PROTECTION AGREEMENT

PARTIES

This Trademark Registration and Process Workflow Protection Agreement (the "Agreement") is entered into as of January 22, 2024, by and between:

NEXUS INTELLIGENT SYSTEMS, INC., a Delaware corporation with principal offices at 1200 Technology Park Drive, San Jose, California 95134 (hereinafter referred to as "Nexus" or the "Company")

RECITALS

WHEREAS, Nexus Intelligent Systems, Inc. is a leading enterprise AI services provider specializing in predictive analytics and intelligent automation solutions;

WHEREAS, the Company has developed a proprietary Artificial Intelligence Process Workflow methodology that represents a unique and valuable intellectual property asset;

WHEREAS, the Company seeks to protect its distinctive trademark and associated process workflow through comprehensive legal documentation;

1. DEFINITIONS

1 "Trademark" shall mean the registered trademark associated with Nexus Intelligent Systems' AI Process Workflow, specifically the stylized mark and associated graphical representations.

2 "Process Workflow" shall refer to the proprietary algorithmic methodology developed by Nexus for enterprise AI-driven predictive maintenance and digital transformation.

3 "Confidential Information" shall include all technical specifications, algorithmic designs, implementation strategies, and derivative works related to the AI Process Workflow.

2. TRADEMARK REGISTRATION DETAILS

1 Trademark Specification

Trademark Name: "NexusFlow AI Process Workflow"

Registration Number: 87-5592341

Filing Date: March 15, 2019

- Registration Date: September 22, 2019

- International Class: 042 (Scientific and Technological Services)

2 Trademark Characteristics

- Distinctive graphical representation incorporating algorithmic design elements
- Unique color scheme of deep blue and electric green
- Stylized typography representing technological innovation

3. INTELLECTUAL PROPERTY PROTECTION

1 Exclusive Rights

The Company retains exclusive rights to the Trademark and associated Process Workflow, including but not limited to:

- Reproduction and distribution rights
- Commercial implementation rights
- Licensing and sublicensing capabilities
- Protection against unauthorized use or replication

2 Enforcement Mechanisms

Nexus reserves the right to pursue legal action against any entity attempting to:

- Infringe upon the registered Trademark
- Replicate the proprietary Process Workflow
- Misrepresent the origin or ownership of the intellectual property

4. CONFIDENTIALITY AND NON-DISCLOSURE

1 Scope of Confidentiality

All technical documentation, implementation strategies, and derivative works related to the AI Process Workflow shall be considered strictly confidential.

2 Restricted Access

Access to detailed Process Workflow documentation shall be limited to:

- Authorized Nexus employees

Contracted legal and technical advisors

Potential strategic partners under strict non-disclosure agreements

5. LIMITATIONS AND DISCLAIMERS

1 The Company explicitly disclaims any warranties regarding the absolute prevention of

unauthorized use or reproduction of its intellectual property.

2 This Agreement does not guarantee complete protection against potential technological reverse

engineering or independent development of similar methodologies.

6. GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the laws of the State of

California, with exclusive jurisdiction residing in Santa Clara County.

7. EXECUTION

IN WITNESS WHEREOF, the undersigned authorized representatives of Nexus Intelligent Systems,

Inc. have executed this Agreement as of the date first above written.

AUTHORIZED SIGNATURES

Dr. Elena Rodriguez

Chief Executive Officer

Nexus Intelligent Systems, Inc.

Date: January 22, 2024

Michael Chen

Chief Technology Officer

Nexus Intelligent Systems, Inc.

Date: January 22, 2024