Reflowster UNILATERAL CONFIDENTIAL DISCLOSURE AGREEMENT

| THIS AGREEMENT dated, by an | id between Reflowster, a Califo | rnia Corporation ("Reflowster") and | 1 | _("Recipient"). |
|---|---|---|---|---|
| WHEREAS, Reflowster and Recipient, for their mu Reflowster may disclose or deliver to a working reladocuments, components, parts, information, drawir materials, both written and oral, of a secret, confide forecasts, invention, research, design or developm in or disclosed by any patent application prepared (collectively, "Proprietary Information"); and | ationship which has been or mangs, data, sketches, plans progrential or proprietary nature, incluent of information system and a | y be established, anticipate that Reams, specifications, techniques, preding without limitation any and all in supportive or incidental subsyst | eflowster may disclose or delive ocesses, software, inventions a information relating to marketing ems, and any and all subject m | r to Recipient and other g, finance, atter claimed |
| WHEREAS, Reflowster desires to assure that the o | onfidentiality of any Proprietary | Information is maintained; | | |
| NOW, THEREFORE, in consideration of the forego | ing premises, and the mutual c | ovenants contained herein, Reflow | ster and Recipient hereby agre | e as follows: |
| 1. For a period of sixty (60) months from the date hor for the benefit of another, any Proprietary Inform thereafter. Recipient shall disclose Proprietary Info know and (ii) are bound in writing to protect the cortermination of this Agreement and shall bind Recip | ation which is disclosed to Rec rmation received under this Agr afidentiality of such Proprietary | pient by Reflowster at any time be eement to person within its organiz nformation. This paragraph 1 shall | tween the date hereof and twelvertion only if such persons (i) has survive and continue after any | ve (12) months ave a need to |
| 2. The undertakings and obligations of Recipient under anywhere in the world, is disclosed in a printed public generally disclosed to third parties by Reflowster with designated "confidential" at the time of first disclosured Recipient to be of a secret, confidential or proprieta documentation to have been known by Recipient be disclosure by Reflowster. | lication available to the public, ithout restriction on such third pure hereunder, or is not later de try nature; or (d) is shown to Re | or is otherwise in the public domain arties, or is approved for release b signated in writing by Reflowster w flowster by Recipient, within ten (1 | n through no action or fault of R y written authorization of Reflov ithin thirty (30) days from disclo 0) days from disclosure, by und | ecipient; (b) is vster; (c) if not sure to erlying |
| Title to all property received by Recipient from R Agreement shall not be construed to grant to Recip hereunder. | | | | |
| Recipient shall, upon request of Reflowster, retu all manifestation thereof, delivered to Recipient, an | · · · · · · · · · · · · · · · · · · · | 3 | ials, including all Proprietary Inf | ormation and |
| 5. The parties further agree to the following terms a | and conditions: | | | |
| i. Any breach by Recipient of any of Recipient's obliveremedies will be inadequate. In seeking enforcement permanent injunctive and other equitable relief to permanent. | nt of any of these obligations, F | Reflowster will be entitled (in addition | | |
| If any provision of this Agreement is invalid or un necessary, in order to eliminate such invalidity or u | • | | • | ed if |
| iii. In any dispute over whether information or matte information or matter is not Proprietary Information Secrets Act or successor or similar law in effect in | within the meaning of this Agre | | • | |
| iv. No delay or omission by either party in exercisin by either party on any one occasion is effective onl | | | | |
| v. This Agreement shall be binding upon and will in | ure to the benefit of the parties | hereto and their respective succes | sors and assigns. | |
| vi. This Agreement is governed by and will be cons exclusive forum. | trued in accordance with the law | ws of the State of (your state), and | the courts of (your state) shall I | oe the |
| vii. This Agreement is in addition to any prior writte any disparity or conflict between the provision of sumay not be modified, in whole or in part, except by | ich agreements, the provision w | hich is more protective of Proprieta | , | |
| IN WITNESS WHEREOF, the parties have execute | d this Agreement as of the date | e first above written. | | |
| Reflowster | | RECIPIENT | | |
| | | | | |

Signature

Title

Printed Name

Signature

Title

Printed Name