Reflowster UNILATERAL CONFIDENTIAL DISCLOSURE AGREEMENT

Reflowster		RECIPIENT		
IN WITNESS WHEREOF, the parties have executed	this Agreement as of the date	first above written.		
vii. This Agreement is in addition to any prior written any disparity or conflict between the provision of suc may not be modified, in whole or in part, except by a	ch agreements, the provision w	hich is more protective of Proprietary		
vi. This Agreement is governed by and will be constrexclusive forum.	ued in accordance with the law	s of the State of (your state), and the	courts of (your state) shall b	e the
v. This Agreement shall be binding upon and will inu	•	·	· ·	
 iv. No delay or omission by either party in exercising by either party on any one occasion is effective only 				
iii. In any dispute over whether information or matter information or matter is not Proprietary Information v Secrets Act or successor or similar law in effect in the	vithin the meaning of this Agree			
 If any provision of this Agreement is invalid or une in order to eliminate such invalidity or unenforceabili 			• • • • • • • • • • • • • • • • • • •	d if necessary,
 i. Any breach by Recipient of any of Recipient's obliq remedies will be inadequate. In seeking enforcement permanent injunctive and other equitable relief to prepared. 	it of any of these obligations, R	eflowster will be entitled (in addition to	•	•
5. The parties further agree to the following terms an	nd conditions:			
 Recipient shall, upon request of Reflowster, return all manifestation thereof, delivered to Recipient, and 			, including all Proprietary Info	ormation and
 Title to all property received by Recipient from Re Agreement shall not be construed to grant to Recipi hereunder. 	ent any patents, licenses or sin	ilar rights to such property and Propr	ietary Information disclosed t	to Recipient
2. The undertakings and obligations of Recipient unanywhere in the world, is disclosed in a printed publigenerally disclosed to third parties by Reflowster wit designated "confidential" at the time of first disclosured Recipient to be of a secret, confidential or proprietared documentation to have been known by Recipient be disclosure by Reflowster.	ication available to the public, on thout restriction on such third pare the hereunder, or is not later des y nature; or (d) is shown to Ret	or is otherwise in the public domain the arties, or is approved for release by wignated in writing by Reflowster within flowster by Recipient, within ten (10) of	rough no action or fault of Re ritten authorization of Reflow n thirty (30) days from disclos days from disclosure, by unde	ecipient; (b) is vster; (c) if not sure to erlying
1. For a period of sixty (60) months from the date he or for the benefit of another, any Proprietary Informathereafter. Recipient shall disclose Proprietary Informathereafter. (ii) are bound in writing to protect the conference of this Agreement and shall bind Recipies.	ition which is disclosed to Recip mation received under this Agre identiality of such Proprietary In	pient by Reflowster at any time betwe rement to person within its organization oformation. This paragraph 1 shall su	en the date hereof and twelv on only if such persons (i) have rvive and continue after any o	e (12) months ve a need to
NOW, THEREFORE, in consideration of the foregoi	ng premises, and the mutual co	ovenants contained herein, Reflowster	r and Recipient hereby agree	as follows:
WHEREAS, Reflowster desires to assure that the co	onfidentiality of any Proprietary	Information is maintained;		
WHEREAS, Reflowster and Recipient, for their mutu Reflowster may disclose or deliver to a working rela documents, components, parts, information, drawing materials, both written and oral, of a secret, confider forecasts, invention, research, design or developme in or disclosed by any patent application prepared o (collectively, "Proprietary Information"); and	tionship which has been or may gs, data, sketches, plans progra ntial or proprietary nature, inclu nt of information system and ar	be established, anticipate that Refloams, specifications, techniques, proceding without limitation any and all infony supportive or incidental subsystem	wster may disclose or deliver esses, software, inventions a ormation relating to marketing s, and any and all subject ma	r to Recipient nd other g, finance, atter claimed
THIS AGREEMENT dated, by and	between Reflowster, a Califor	nia Corporation ("Reflowster") and		("Recipient").

Signature

Title

Printed Name

Signature

Title

Printed Name