

Before submitting your idea, you must agree to the following terms and conditions:

By using this idea submission form and website, you (“you”) agree to be bound by the following terms listed below. Before you submit any information related to your ideas, you must read and accept these terms. These terms are effective upon acceptance for new users and terms and conditions may be updated from time to time without notice to user.

You hereby acknowledge:

Milescraft, Inc. (the “Company”) has found certain precautions are necessary in accepting disclosure of ideas submitted to it. Its employees have many ideas of their own for the improvement of the Company’s products and the development of new products, some of which may be similar to your own. To prevent any misunderstanding as to what the rights and obligations of you and the Company are, the Company’s policies as to considering your voluntary submissions are set forth below.

The Company cannot agree to hold your disclosure of ideas in confidence because it must disclose your ideas to various employees and sometimes even to external parties, such as its external patent attorneys, to determine its value to the Company. It is understood, therefore, that no confidential relationship or agreement to compensate is entered into by reason of the fact that the Company is considering your disclosure of ideas.

You represent that you have the unrestricted right to submit your ideas to the Company for review and your ideas neither include nor infringe upon any third party intellectual property rights. Should your right be challenged by anyone else at any time, you will notify the Company promptly of any challenge to that right. You also represent that your submission has not been solicited by the Company, that this Agreement is not inconsistent with any other agreement you have entered into, and that you are of legal age and otherwise competent to enter into this agreement.

You agree to inform us in writing at the time of disclosure if any of the feedback, ideas, and other information is covered by a pending or issued patent, and to promptly notify us in writing if you file any such patent applications in the future.

The Company is not under any obligation to reveal to you information of its own in the general or specified field to which the disclosure relates.

Any disclosure of your ideas to the Company is made with your understanding and agreement that:

1. The Company will consider the Submissions to be non-confidential and non-proprietary.
2. The Company may use, copy, redistribute and disclose the Submissions for any purpose in any manner, without compensation to you or any other person or party.
3. The Company shall have no obligations concerning the Submissions, including no obligation to review the Submissions, return any materials, or acknowledge receipt of the Submissions.

Each party waives its rights to a jury trial in any resulting litigation.

This Agreement is governed by the laws of the State of Illinois and the intellectual property laws of the United States.

The foregoing applies to any additional or supplemental disclosures.