Sep.23. 2009 2:28PM Farmers & Merchants Bank **PM** 3/003 No.5198 P. 2 PAGE

'O:FARMERS & MERCHANTS BANK COMPANY:200 E WASHINGTON ST

PATENT ASSIGNMENT						
Electronic Version vi Stylesheet Version v			1/2009 967517			
SUBMISSION TYPE:		NEW ASSIG	NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		Security Inte	Security Interest			
CONVEYING PARTY DATA						
		Name	ame Execut		Execution Date	
Scentco, LLC		• 13 11 10 THE	- W. C		09/03/2009	
RECEIVING PARTY DATA						
Neme:	Farmers & Merchants Bank					
Street Address:	1313 E Jackson St					
City:	Thomasville					
State/Country:	GEORGIA					
Postal Code:	31792					
PROPERTY NUMBERS Total: 1						
Property Type		Number				
Patent Number: 713516		7135169	169			
CORRESPONDENCE DATA						
Fax Number: (850)997-1188						
Correspondence will be sent via US Mall when the fax attempt is unsuccessful.						
Phone: 8509972591						
Email: bmcelroy@fmbbank.com						
Correspondent Name: Farmers & Merchants Bank Address Line 1: 200 E Washington St						
Address Line 4: Monticello, FLORIDA 32344						
NAME OF SUBMITTER:		rbmcelroy	rbmcelroy			
Total Attachments: 1 source=Scentco#page1	.tif			_		

**PATENT** 

**REEL: 023273 FRAME: 0024** 

DEBTOR NAME AND ADDRESS	SECURED PARTY NAME AND ADDRESS						
SCENTICO, LLC	ARMERS & MERCHANTS BANK						
126 NORTH BROAD STREET TUDAASSULE 65 21792	0. BOX 2957						
THOMASVILLE, GA 31792	THOMASVILLE, GA 31799						
Type: 😡 individual 🗀 partnership 🗖 corporation 🗖							
State of organization/registration (if applicable) FI							
☐ If checked, refer to addendom for additional Delitors and signatures.							
COMMERCIAL SECURITY AGREEMENT							
The date of this Commercial Scenrity Agreement (Agreement) is <u>09-03-2009</u> .  SECURED DERTS. This Agreement will secure all sums advanced by Secured Party under the terms of this Agreement and the payment and							
performance of the following described Secured Debts that (check one)   Debtor   WHISPERING BIMES AND							
(Borrower) owes to Secured Party:							
Specific Debts. The following debts and all extensions, renewals, refinancings, modifications, and replacements (describe):     ALOAN DATED. IN THE AMOUNT OF \$							
U SAUGEGUED HE CHECKERS OF A							
<b>—</b> 48.55 bis 48							
· · · · · · · · · · · · · · · · · · ·	not referenced, the debts are also secured by other collateral, or the future sing in this Agreement is a commitment to make future loans or advances.						
SECURITY INTEREST. To secure the payment and performance of the Secured Debts, Debtor gives Secured Party a security interest in all of the							
Property described in this Agreement that Debtor owns or has sufficient rights in which to transfer an interest, now or in the future, wherever the							
Property is or will be located, and all proceeds and products of the Property. "Property" includes all parts, accessories, repairs, replacements, improvements, and appropriate to the Property and appropriate to the Propert							
improvements, and accessions to the Property; any original evidence of title or ownership; and all obligations that support the payment or performance of the Property. "Proceeds" includes anything acquired upon the sale, lease, license, exchange, or other disposition of the Property;							
any rights and claims arising from the Property; and any collections and distributions on account of the Property. This Agreement remains in effect							
until terminated in writing, even if the Secured Deba are paid and Secure	ed Party is no longer obligated to advance funds to Debtor or Borrower.						
PROPERTY DESCRIPTION. The Property is described as follows:  Accounts and Other Rights to Payment: All rights to asymmet, wh	ether or not earned by performance, including, but not limited to, payment						
	This lactudes any rights and interests (including all itens) which Debter						
may have by law or agreement against any account debter or obliger of Debter.							
☐ Inventory: All inventory held for ultimate sale or lease, or which has been or will be supplied under contracts of service, or which are raw materials, work in process, or materials used or consumed in Debtor's business.							
Equipment: All equipment isoluding, but not limited to, machinery, vehicles, ferniture, fixtures, manufacturing equipment, farm machinery							
and equipment, shop equipment, office and record keeping equipment, parts, and tools. The Property includes any equipment described in a							
iist or schedule Debtor gives to Secured Party, but such a list is not necessary to create a valid security interest in all of Debtor's equipment.  Listruments and Chattel Paper: All instruments, including aegotiable instruments and promissory notes and any other writings or records							
that evidence the right to payment of a monetary obligation, and tangible and electronic chattel paper							
☐ General Intangibles: All general intangibles including, but not limited to, tax refunds, patents and applications for patents, copyrights,							
trademarks, trade secrets, goodwill, trade names, customer lists, permits and franchises, payment intangibles, comparer programs and all supporting information provided in connection with a transaction relating to computer programs, and the right to use Debtor's name.							
Documents: All documents of title including, but not limited to, bills of Jading, dock warrants and receipts, and warehouse receipts.							
<ul> <li>Farm Products and Supplies: All farm products including, but no</li> </ul>	ox limited to, all poultry and livestock and their young, along with their						
produce, products, and replacements; all crops, annual or perennial, and all products of the crops; and all feed, seed, fertilizer, medicines, and							
other supplies used or produced in Delstor's farming operations.  Government Payments and Programs: All payments, accounts, general intengibles, and benefits including, but not limited to, payments in							
kind, deficiency payments, letters of entitlement, warehouse receipts, storage payments, emergency assistance and diversion payments,							
production flexibility contracts, and conservation reserve payments under any preexisting, current, or future federal or state government program.  Li Investment Property: All investment property including, but not limited to, certificated securities, uncertificated securities.							
entitlements, securities accounts, commodity contracts, commodity ac	a hibited to, centificated accurriges, updertificated securities, securities ecounts, and financial access.						
☐ Deposit Accounts: All deposit accounts including, but not thuited to, demand, time, savings, passbook, and similar accounts.							
III Specific Property Description: The Property includes, but is not lim	ited by, the following (if required, provide real estate description):						
THIS LOAN IS SECURED BY THE FOLLOWING PATENTS:							
HARRING A PROPERTY OF THE PETERSHIP I STORY	MAGED						
1.1 A LEWY 7, 133, 1037 WHI GET HER CONTOUR SHALL WELL CONTOUR WENT OF THE PROPERTY OF THE PRO							
2. PATENT 6,929,681- AIR SCENTING COMPOSITIONS AND PROCESSES FOR USE THEREOF IN AIR SCENTING DEVICES 3. PATENT 6,838,492- SCENTED PAINTS, PAINT SCENTING ADORTIVE MIXTURES AND PROCESSES FOR PRODUCING SCENTED PAINTS PAINTS PAINTS.							
4 S. C.							
PLEOGED AS COLLATERAL OURING THE TERM OF THIS LOAN.							
USE OF PROPERTY. The Property will be used for   personal   business	Ss 🔾 agricultural 🗆 purposes.						
SIGNATURES, Debtor agrees to the terms on maces 1 and 2 of this Agreem	sent and acknowledges receipt of a room of this Agreement						
SIGNATURES. Debtor agrees to the terms on pages 1 and 2 of this Agreement and acknowledges receipt of a copy of this Agreement.  DEBTOR  SECURED PARTY							
SENTCO, LLL	FARMERS & MERCHANTS BANK						
16 Louch F. Kory	*						
ACEPH (ANAPP. III	ERVINE, BROCK						
WRESIDENT / SEMIOR VICE PRESIDENT / CITY EXECUTIVE THOMAS COUNTY							

RECORDED: 09/21/2009.MN Farm SA-BUS 7/24/2001

PATENT
REEL: 023273 FRAME: 0025