PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

	: NEW ASSIGNMENT				
NATURE OF CONVE	OF CONVEYANCE: SECURITY AGREEMENT				
CONVEYING PARTY	DATA				
Name Execution Date					
HealthEdge Software, Inc. 04/12/2010					
	RECEIVING PARTY DATA				
Name:	Psilos Group Ma	anagers, LLC			
Street Address:	140 Broadway				
Internal Address:	51st Floor				
City:	New York				
State/Country:	NEW YORK				
Postal Code:	10005				
PROPERTY NUMBERS Total: 1					
Property T	ype	Number			
Patent Number:	Patent Number: 7356460				
CORRESPONDENCE	DATA		7356460		
CORRESPONDENCE Fax Number:	DATA (202)799-5	515			
Fax Number: <i>Correspondence will L</i>	(202)799-5 be sent via US Ma	ail when the fax attempt is unsuccessful.	\$40.00 \$		
Fax Number: <i>Correspondence will L</i> Phone:	(202)799-5 be sent via US Ma 202-799-41	<i>ail when the fax attempt is unsuccessful.</i> 141	\$40.00 \$		
Fax Number: <i>Correspondence will L</i> Phone: Email:	(202)799-5 be sent via US Ma 202-799-41 kaye.ennel	<i>ail when the fax attempt is unsuccessful.</i> 141 s@dlapiper.com			
Fax Number: <i>Correspondence will L</i> Phone: Email: Correspondent Name	(202)799-5 <i>be sent via US Ma</i> 202-799-41 kaye.ennel : Thomas E.	<i>ail when the fax attempt is unsuccessful.</i> 141 s@dlapiper.com Zutic	\$40.00 \$		
Fax Number: <i>Correspondence will L</i> Phone: Email:	(202)799-5 be sent via US Ma 202-799-41 kaye.ennel	<i>ail when the fax attempt is unsuccessful.</i> 141 s@dlapiper.com Zutic eet NW	\$40.00 \$		
Fax Number: <i>Correspondence will L</i> Phone: Email: Correspondent Name Address Line 1:	(202)799-5 be sent via US Ma 202-799-41 kaye.ennel : Thomas E. 500 8th Str DLA Piper	<i>ail when the fax attempt is unsuccessful.</i> 141 s@dlapiper.com Zutic eet NW	\$40.00 \$		
Fax Number: <i>Correspondence will I</i> Phone: Email: Correspondent Name Address Line 1: Address Line 2:	(202)799-5 be sent via US Ma 202-799-41 kaye.ennel : Thomas E. 500 8th Str DLA Piper Washingtor	<i>ail when the fax attempt is unsuccessful.</i> 141 s@dlapiper.com Zutic eet NW LLP (US)	\$40.00 \$		
Fax Number: <i>Correspondence will L</i> Phone: Email: Correspondent Name Address Line 1: Address Line 2: Address Line 4:	(202)799-5 be sent via US Ma 202-799-41 kaye.ennel : Thomas E. 500 8th Str DLA Piper Washingtor	<i>ail when the fax attempt is unsuccessful.</i> 141 s@dlapiper.com Zutic eet NW LLP (US) n, DISTRICT OF COLUMBIA 20004	\$40.00 \$		

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PATENT AND TRADEMARK SECURITY AGREEMENT

This Patent and Trademark Security Agreement (this "<u>Agreement</u>") dated as of April 12, 2010, is made by HealthEdge Software, Inc., a Delaware corporation ("<u>Grantor</u>"), in favor of Psilos Group Managers, LLC, a Delaware limited liability company, as the duly authorized representative of the Lenders (defined below) under the Loan Agreement (defined below) (together with its successors and permitted assigns, the "<u>Lender Representative</u>"). Borrower and the Lender Representative are collectively referred to herein as the "<u>Parties</u>".

RECITALS

A. The Parties are party to a Loan and Note Purchase Agreement of even date herewith (as amended from time to time, the "Loan Agreement"), together with the lenders named therein from time to time (the "Lenders"), pursuant to which the Lenders have agreed to make a loan to Grantor.

B. The Parties are party to a Security Agreement of even date herewith (as amended from time to time, the "<u>Security Agreement</u>") under which the obligations owed by Grantor to the Lenders are secured.

C. Pursuant to the Loan Agreement, Grantor is required to execute and deliver to the Lender Representative, for the benefit of the Lenders, this Agreement.

D. Pursuant to the terms of the Security Agreement, Grantor has granted to the Lender Representative, for the benefit of the Lenders, a security interest in substantially all the assets of Grantor, including all right, title and interest of such Grantor in, to and under all now owned and hereafter acquired Intellectual Property (as defined in the Loan Agreement), to secure the payment of all amounts owing by Grantor under the Loan Agreement.

AGREEMENT

1. In consideration of the mutual agreements set forth herein and in the Loan Agreement, Grantor does hereby grant to the Lender Representative, for the benefit of the Lenders (ratably according to the Outstanding Balances of their respective Notes), a continuing security interest in all of Grantor's right, title and interest in, to and under its Intellectual Property (the "<u>Intellectual Property Collateral</u>"), including the following (whether presently existing or hereafter created or acquired):

a. each trademark, service mark and any applications therefor, including those listed in <u>Schedule 1</u>, together with any renewals thereof or related thereto in the United States and in foreign jurisdictions and all goodwill associated therewith, except that any U.S. intent-to-use applications will only be assigned after an acceptable amendment to allege use or a statement of use has been filed with the U.S. Patent and Trademark Office;

b. each trademark license, including those listed on <u>Schedule 1</u>, together with all goodwill associated therewith;

c. all proceeds of the items identified in <u>Section 1(a) (b)</u>, any claim by Grantor against third parties for past, present or future infringement, both presently known and unknown, of any trademark owned by Grantor (including those listed in <u>Schedule 1</u>), and any trademark registration issued pursuant to a trademark application listed in <u>Schedule 1</u> (items identified in <u>Section 1(a) (c)</u>, collectively, being the "<u>Trademark Collateral</u>");

d. each patent, patent application and any future patent applications, including those listed in <u>Schedule 2</u>, together with any divisions, provisionals, reissues, continuations, continuations-inpart, renewals and extensions thereof in the United States and in foreign jurisdictions;

e. each patent license, including, those listed in <u>Schedule 2</u>, together with all goodwill associated therewith; and

f. all products and proceeds of the items identified in Section 1(d)—(e), any claim by Grantor against third parties for past, present or future infringement, both presently known and unknown, of any patent owned by Grantor (including those listed in Schedule 2), and any patent issued pursuant to a patent application listed in Schedule 2 (items identified in Section 1(d)—(f), collectively, being the "Patent Collateral").

2. This security interest is granted in conjunction with the security interests granted to the Lender Representative, for the benefit of the Lenders, pursuant to the Security Agreement and subject to limitations set forth therein. Grantor hereby acknowledges and affirms that the rights and remedies of the Lender Representative and the Lenders with respect to the security interest in the Intellectual Property Collateral made and granted hereby are more fully set forth in the Loan Agreement and Security Agreement, the terms and provisions of which are incorporated herein by reference.

[SIGNATURE PAGE IMMEDIATELY FOLLOWS]

-2-

Grantor has caused this Patent and Trademark Security Agreement to be duly executed by its duly authorized officer thereunto as of the date first set forth above.

GRANTOR:

HEALTHEDGE SOFTWARE, INC.

By: MIMMull. Name: ROB GILLETTE Title: CEO

Acknowledged:

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PSILOS GROUP MANAGERS, LLC

By:

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Name:	
Title:	

SIGNATURE PAGE TO PATENT AND TRADEMARK SECURITY AGREEMENT

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STATE OF Massachuset) ss

On April 8, 2010, before me personally appeared the person whose signature is set forth above, to me known, who, being duly sworn, did depose and say that such person is the above indicated officer of HealthEdge Software, Inc., which executed the above instrument; and that such person signed such person's name thereto by authority of the board of directors or similar governing body of said entity.

Notary Public



SIGNATURE PAGE TO PATENT AND TRADEMARK SECURITY AGREEMENT

Grantor has caused this Patent and Trademark Security Agreement to be duly executed by its duly authorized officer thereunto as of the date first set forth above.

GRANTOR:

HEALTHEDGE SOFTWARE, INC.

By:	
Name:_	
Title: _	

Acknowledged:

PSILOS GROUP MANAGERS, LLC

By: Afrix Chans (Nan Title

SIGNATURE PAGE TO PATENT AND TRADEMARK SECURITY AGREEMENT

SCHEDULE 1

TRADEMARK COLLATERAL

Registered Trademarks & Pending Trademark Applications:

Trademark Ov	wner	Reg. No. or Serial No.	Jurisdiction	Goods/Services	Date of First Use / Reg. Date
HEALTHEDGE	HealthEdge Software	3145466	US	Class 9 - Computer software for use in connection with processing and administration of insurance claims	2-Sep-05 / 19-Sep-06
HEALTHEDGE w/ Square Logo	HealthEdge Software	3224375	US	Class 9 - Computer software for use in connection with processing and administration of insurance claims	2-Sep-05 / 3-Apr-07
HEALTHEDGE ONE	HealthEdge Software	3145473	US	Class 9 - Computer software for use in connection with processing and administration of insurance claims	2-Sep-05 / 19-Sep-06
HEALTHRULES	HealthEdge Software	3145472	US	Class 9 - Computer software for use in connection with processing and administration of insurance claims	2-Sep-05 / 19-Sep-06

Common Law Trademarks: N/A

Licenses, Sublicenses and Other Contracts to Use Third-Party Trademarks: N/A

Licenses, Sublicenses and Other Contracts to Use HealthEdge Software, Inc. Trademarks: N/A

SCHEDULE TO PATENT AND TRADEMARK SECURITY AGREEMENT

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SCHEDULE 2

PATENT COLLATERAL

Patents :

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Patent No. / Application No. Title		Filing Date / Issue Date	Jurisdiction	Owner
7356460 / 09/833097	Claim Processing	10-Apr-01 / 08-Apr-08	US	HealthEdge Software

Pending Applications: N/A

Licenses, Sublicenses and Other Contracts to Use Third-Party Patents: N/A

Licenses, Sublicenses and Other Contracts to Use HealthEdge Software, Inc. Patents: N/A

SCHEDULE TO PATENT AND TRADEMARK SECURITY AGREEMENT

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PATENT REEL: 024244 FRAME: 0078

RECORDED: 04/16/2010