Form PTO-1895 (Rev. 09/04) DMB Collection 0651-0027 (exp. 6/30/2005	U.S. DEPARTMENT OF COMMERC United States Patent and Trademark Office		
RECORDATIO	N FORM COVER SHEET ENTS ONLY		
	Please record the attached documents or the new address(es) below.		
1. Name of conveying party(les)/Execution Date(s):	2. Name and address of receiving party(ies)		
Ergoview Technologies Corp.	Name: Bank of America, N.A. as Agent		
	Internal Address:		
Execution Date(s) November 4, 2010			
	Street Address:335 Madison Avenue		
Additional names of conveying parties attached? □Yes			
⊠ No			
3. Nature of conveyance:	City May Vanda		
	City: New York		
Assignment Merger	State:New York		
☑ Security Agreement ☐ Change of Name			
Government Interest	Country: <u>USA</u> Zip: <u>10017</u>		
Executive Order 9424, confirmatory License	Additional names, addresses, or citizenship attached? ☐ Yes ☒ No		
	Additional names, addresses, or chizensing analytical [1] 165 M 40		
Other			
4. Application or patent number(s)	This document is being filed together with a new application.		
A. Patent Application No. (s)	B. Patent No.(s)		
SEE SCHEDULE A ANNEXED HERETO	SEE SCHEDULE A ANNEXED HERETO		
5. Name address of party to whom correspondence concerning document should be mailed:	ers attached? Yes No 6. Total number of applications and registrations involved: 2		
Name: Susan O'Brien	7 7-1-14 (07 050 4 040) 0.0 (4) 0.0		
Internal Address: CT Lien Solutions	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 80 Authorized to be charged by credit card		
Street Address: 187 Wolf Road, Sulte 101	Authorized to be charged to deposit account		
Oleva Albana	☐ Enclosed		
City: <u>Albany</u>	☐ None required (government interest not affecting title)		
State: New York Zip: 12205	8. Payment information:		
Phone Number: 800-342-3676	a. Credit Card Last 4 Numbers 5683 Expiration Date 10/12		
Fax Number: 800-962-7049	Expiration Date 10/12		
Empil Addresses als reds the employee	b. Deposit Account Number		
Email Address: cls-udsalbany@wolterskluwer.com	Authorized User Name:		
Sh. N.			
9. Signature: 2/flux fafark	11/11/10		
Signature	 Date Total number of pages including cover sheet, attachments, 		
<u>Ikhwan A. Rafee</u> Name of Person Signing			

Documents to be recorded (including cover sheet) should be faxed to (703) 306-6995, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

SCHEDULE A TO RECORDATION FORM COVER SHEET PATENTS ONLY

PATENTS AND APPLICATIONS

U.S. Patents Owned: 2

Patent Description			
Keyboard Mechanism	5,924,664	July 20, 1999	December 22, 2017
Kcyhoard Mechanism	7,198,239	April 3, 2007	March 12, 2017

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PATENT SECURITY AGREEMENT

PATENT SECURITY AGREEMENT dated as of November 4, 2010 (as amended, amended and restated, supplemented or otherwise modified, renewed or replaced from time to time, this "Patent Security Agreement"), between ERGOVIEW TECHNOLOGIES CORP. ("Grantor"), and BANK OF AMERICA, N.A., as agent (in such capacity, the "Agent") for the Lenders (as defined in the Loan Agreement (as defined below)).

WHEREAS. Grantor is the owner of the entire right, title, and interest in and to the patents and applications therefor described in <u>Schedule A</u> annexed hereto and made a part hereof; and

WHEREAS. Humanscale Corporation ("Borrower"), Agent and certain lending institutions (collectively, the "Lenders") are parties to that certain Loan and Security Agreement, dated as of the date hereof (including all annexes, exhibits and schedules thereto, and as amended, amended and restated, supplemented or otherwise modified, renewed or replaced from time to time, the "Loan Agreement"), and various documents, instruments, guaranties and agreements delivered contemporaneously herewith in connection therewith (all of the foregoing, together with this Patent Security Agreement and the Loan Agreement, as the same may now exist or may hereafter be amended, modified, restated, renewed, extended or supplemented, are collectively referred to herein as the "Agreements"), pursuant to which, among other things, Agent and Lenders may make loans and certain other financial accommodations to or for the benefit of Borrower; and

WHEREAS, Grantor will benefit, directly or indirectly, from the loans and other financial accommodations to Borrower contemplated by the Loan Agreement; and

WHEREAS, it is a condition precedent to the effectiveness of the Loan Agreement and the other Agreements that, among other things, Grantor enter into this Patent Security Agreement in order to grant a security interest in the Patents, as hereinafter defined, in favor of the Agent on behalf of the Secured Parties, to secure the Obligations as hereinafter provided.

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows.

A. DEFINITIONS: INTERPRETATION.

- 1. Except as specifically defined in this Patent Security Agreement, capitalized terms used herein shall have the respective meanings given thereto in the Loan Agreement.
- 2. All references herein to actions that may or shall be taken or not taken "in accordance with the terms of the Loan Agreement", "to the extent required by the Loan Agreement" or "to the extent permitted by the Loan Agreement", or words of similar effect, shall be construed as if the Grantor taking or not taking such action is a Borrower under the Loan Agreement and any permission granted to or prohibition against a Borrower under the Loan Agreement shall apply to such Grantor under this Patent Security Agreement.

B. SECURITY INTEREST.

To secure the prompt payment and performance of all Obligations (as hereinafter defined), Grantor hereby grants to Agent, for the ratable benefit of the Secured Parties, a continuing security interest in: (i) all of Grantor's now existing or hereafter acquired right, title, and interest in and to all of Grantor's patents and patent applications, including (a) the patents and patent applications listed on

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Schedule A hereto as owned by Grantor (collectively, the "Patents"); (b) all continuations, divisionals, continuations-in-part, re-examinations, reissues, and renewals thereof and improvements thereon; (c) all income, royalties, damages and payments now and hereafter due or payable under and with respect thereto, including payments under all licenses entered into in connection therewith and damages and payments for past, present, or future infringements thereof; (d) the right to sue for past, present, and future infringements thereof; and (e) all of Grantor's rights corresponding thereto throughout the world; (ii) including any claim by Grantor against third parties for past, present or future infringement of any Patent or any Patent exclusively licensed under any license with respect thereto, including the right to receive damages, or right to receive license fees, royalties, and other compensation under any license with respect thereto (all of the foregoing are collectively referred to herein as the "Collateral").

C. OBLIGATIONS SECURED.

The security interests granted to Agent by Grantor in this Patent Security Agreement shall secure the prompt and indefeasible payment and performance of all now existing and future obligations, liabilities and indebtedness of Grantor to the Secured Parties of every kind, nature and description, direct or indirect, absolute or contingent, whether arising under this Patent Security Agreement, the other Agreements, or any other agreement, document or instrument or by operation of law or otherwise, including, without limitation, "Obligations" as defined in the Loan Agreement (all the foregoing hereinafter referred to as "Obligations").

D. REPRESENTATIONS, WARRANTIES AND COVENANTS.

Grantor hereby covenants, represents and warrants, all of such covenants, representations and warranties being continuing in nature so long as any of the Obligations are outstanding, that:

- 1. Grantor will pay and perform all of the Obligations according to their terms.
- 2. All of the existing Patents are valid and subsisting in full force and effect to Grantor's knowledge, and Grantor owns sole, full, and clear title thereto, and has the right and power to grant the security interests granted hereunder. Grantor will, at Grantor's expense, perform all acts and execute all documents necessary to maintain the existence of the Patents material to the conduct of the business of Grantor as then currently operated as valid, subsisting and registered patents. The Collateral is not subject to any liens, claims, mortgages, assignments, licenses, security interests, or encumbrances of any nature whatsoever except the security interests granted hereunder, the licenses, if any, which are specifically described in Schedule B hereto and Permitted Liens.
- 3. Grantor will not assign, sell, mortgage, lease, transfer, pledge, hypothecate, grant a security interest in or lien upon or encumber, except to Agent, or otherwise dispose of any of the Collateral without the prior written consent of Agent. Notwithstanding anything contained herein to the contrary, in the event Grantor grants an exclusive or non-exclusive license with respect to any of the Patents. Grantor shall notify Agent, revise Schedule B hereto to reflect such license and permit Agent to notify the licensee thereof of Agent's rights under this Patent Security Agreement.
- 4. Grantor will, at Grantor's expense, perform all acts and execute all documents requested at any time by Agent to evidence, perfect, maintain, record, or enforce the security interest in the Collateral granted hereunder or to otherwise further the provisions of this Patent Security Agreement. Grantor hereby authorizes Agent to execute and file one or more financing statements (or similar documents) with respect to the Collateral signed (if applicable) only by Agent. Grantor further authorizes Agent to have this and any other similar security agreement filed with the United States Patent and Trademark Office or other appropriate federal, state or government office.

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- 5. Grantor will, concurrently with the execution and delivery of this Patent Security Agreement, execute and deliver to Agent five (5) originals of a Power of Attorney in the form of Exhibit 1 annexed hereto for the implementation of the assignment, sale or other disposition of the Collateral pursuant to Agent's exercise of the rights and remedies granted to Agent under the Agreements, but in no event shall Agent exercise such rights and remedies absent an Event of Default.
- 6. Agent may, in its sole discretion, pay any amount or do any act which Grantor fails to pay or do as required under the Agreements or as requested by Agent to maintain and preserve the Collateral, defend, protect, record, amend or enforce the Obligations, the Collateral or the security interest granted hereunder including but not limited to, all filing or recording fees, court costs, collection charges and reasonable attorneys' fees. Grantor will be liable to Agent for any such payment, which payment shall be deemed a Loan under the Loan Agreement, and shall be payable on demand together with interest at the rate set forth in the Loan Agreement and shall be part of the Obligations secured hereby.
- 7. As of the date hereof, Grantor does not have any Patents registered, or subject to pending applications, in the United States Patent and Trademark Office or any similar office or agency in the United States other than those described in <u>Schedule A</u> annexed hereto.
- 8. Grantor shall notify Agent in writing of the filing of any application for the registration of a Patent with the United States Patent and Trademark Office or any similar office or agency in the United States or any state therein within thirty (30) days of such filing. Upon request of Agent, Grantor shall execute and deliver to Agent any and all assignments, agreements, instruments, documents, and such other papers as may be requested by Agent to evidence the security interest of Agent in such Patents.
- 9. Grantor has not abendoned any of the Patents material to the conduct of the business of Grantor and Grantor will not do any act, nor omit to do any act, whereby the Patents may become abandoned, canceled, invalidated, unenforceable, avoided, or avoidable. Grantor shall notify Agent immediately if it knows or has reason to know of any reason why any application, registration, or recording may become abandoned, canceled, invalidated, unenforceable, avoided, or avoidable.
- 10. Grantor will render any assistance, as Agent may determine is necessary, to Agent in any proceeding before the United States Patent and Trademark Office, any federal or state court, or any similar office or agency in the United States or any state therein or any other country to maintain such application and registration of the Patents as Grantor's exclusive property and to protect Agent's interest therein, including, without limitation, opposition and interference proceedings.
- 11. Grantor will promptly notify Agent if Grantor (or any affiliate or subsidiary thereof) learns of any use by any Person of any product or process which infringes or which may infringe upon any Patent. If requested by Agent, Grantor, at its expense, shall join with Agent in such action as Agent, in Agent's discretion, may deem advisable for the protection of Agent's interest in and to the Patents.
- 12. Grantor assumes all responsibility and liability arising from the use of the Patents and Grantor hereby indemnifies and holds Agent, the other Secured Parties and their respective Affiliates harmless from and against any claim, suit, loss, damage, or expense (including reasonable attorneys' fees) arising out of any alleged defect in any product manufactured, promoted, or sold by Grantor (or any affiliate or subsidiary thereof) in connection with any Patent or out of the manufacture, promotion, labeling, sale or advertisement of any such product by Grantor (or any affiliate or subsidiary thereof).

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- 13. In any action or proceeding instituted by Agent in connection with any matters arising at any time out of or with respect to this Patent Security Agreement, Grantor will not interpose any counterclaim of any nature, other than compulsory counterclaims.
- 14. Grantor hereby grants to Agent the right to visit its plants and facilities which manufacture or store products to which the Patents relate and to inspect the products and records relating thereto at any time during regular business hours, or at such other times as Agent may reasonably request.

E. EVENTS OF DEFAULT.

The occurrence or existence of any Event of Default, as such term is defined in the Loan Agreement, is referred to herein individually as an "Event of Default" and, collectively, as "Events of Default".

F. RIGHTS AND REMEDIES.

Upon the occurrence of any Event of Default and at any time thereafter, in addition to all other rights and remedies of Agent, whether provided under law, the Agreements or otherwise, and after expiration of any grace period, Agent shall have the following rights and remedies which may be exercised without notice to, or consent by, Grantor except as such notice or consent is expressly provided for hereunder.

- 1. Agent may require that neither Grantor nor any affiliate or subsidiary of Grantor make any use of the Patents for any purpose whatsoever. Agent may make use of any Patents for the sale of goods, completion of work-in-progress or rendering of services in connection with enforcing any other security interest granted to Agent by Grantor or any Subsidiary or Affiliate of Grantor.
- 2. Agent may grant such license or licenses relating to the Collateral for such term or terms, on such conditions, and in such manner, as Agent shall in its sole discretion deem appropriate. Such license or licenses may be general, special, or otherwise, and may be granted on an exclusive or non-exclusive basis throughout all or any part of the United States of America, its territories and possessions, and Canada.
- 3. Agent may assign, sell, or otherwise dispose of the Collateral or any part thereof, either with or without special conditions or stipulations. Agent shall have the power to buy the Collateral or any part thereof, and Agent shall also have the power to execute assurances and perform all other acts which Agent may, in Agent's sole discretion, deem appropriate or proper to complete such assignment, sale or disposition. In any such event, Grantor shall be liable for any difference between the net proceeds from the assignment, sale or disposition of the Collateral and any expenses or Obligations remaining unpaid after the application of such proceeds.
- 4. In addition to the foregoing, in order to implement the assignment, sale, or other disposition of any of the Collateral pursuant to subparagraph F.3 hereof, Agent may at any time execute and deliver on behalf of Grantor, pursuant to the authority granted in the Powers of Attorney described in subparagraph D.5 hereof, one or more instruments of assignment of the Patents (or any application, registration, or recording relating thereto), in form suitable for filing, recording or registration. Grantor agrees to pay Agent on demand all costs incurred in any such transfer of the Collateral, including, but not limited to, any taxes, fees, and reasonable attorneys' fees.
- 5. Agent may apply the proceeds actually received from any such license, assignment, sale, or other disposition of Collateral first to the reasonable costs and expenses thereof, including,

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without limitation, reasonable attorneys' fees and all reasonable legal, travel, and other expenses which may be incurred by Agent. Thereafter, Agent may apply any remaining proceeds to the Obligations in such order and manner as Agent determines in its sole discretion. Grantor shall remain liable to Agent for any expenses or obligations remaining unpaid after the application of such proceeds, and Grantor will pay Agent on demand any such unpaid amount, together with interest at the rate set forth in the Loan Agreement.

6. In the event that any such license, assignment, sale or disposition of the Collateral (or any part thereof) is made after the occurrence of an Event of Default, Grantor shall supply to Agent or Agent's designee Grantor's knowledge and expertise relating to the manufacture and sale of the products and services to which the Patents relate and Grantor's customer lists and other records relating to the Patents and the distributions thereof.

Nothing contained herein shall be construed as requiring Agent to take any such action at any time. All of Agent's rights and remedies, whether provided under law, the Agreements, this Patent Security Agreement, or otherwise, shall be cumulative and none are exclusive. Such rights and remedies may be enforced alternatively, successively, or concurrently.

G. MISCELLANEOUS.

- 1. Any failure or delay by Agent to require strict performance by Grantor of any of the provisions, warranties, terms and conditions contained herein or in any other agreement, document, or instrument, shall not affect Agent's right to demand strict compliance and performance therewith, and any waiver of any default shall not waive or affect any other default, whether prior or subsequent thereto, and whether of the same or of a different type. None of the warranties, conditions, provisions, and terms contained herein or in any other agreement, document, or instrument shall be deemed to have been waived by any act or knowledge of Agent, its agents, officers, or employees, but only by an instrument in writing, signed by an officer of Agent and directed to Grantor, specifying such waiver.
- 2. All notices, requests and demands to or upon the respective parties hereto shall be deemed to have been duly given or made: (a) if given by facsimile transmission, when transmitted to the applicable facsimile number, if confirmation of receipt is received; (b) if given by mail, three Business Days after deposit in the U.S. mail, with first-class postage pre-paid, addressed to the applicable address; or (c) if given by personal delivery, when duly delivered to the notice address with receipt acknowledged. Any written notice or other communication that is not sent in conformity with the foregoing provisions shall nevertheless be effective on the date actually received by the noticed party. All notices, requests and demands are to be given or made to the respective parties at the following addresses (or to such other addresses as either party may designate by notice in accordance with the provisions of this paragraph):

If to Grantor: c/o Hun

c/o Humanscale Corporation 220 Circle Drive North Piscataway, New Jersey 08854 Attention: Michele Gerards Telecopy No.: (732) 356-4146

If to Agent:

Bank of America, N.A.

4 Penn Center

1600 John F. Kennedy Boulevard, Suite 1200

Philadelphia, Pennsylvania 19103 Attention: Patrick M. Cornell Telecopy No.: (267) 675-0175

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- 3. In the event any term or provision of this Patent Security Agreement conflicts with any term or provision of the Loan Agreement, the term or provision of the Loan Agreement shall control.
- 4. In the event that any provision hereof shall be deemed to be invalid by any court, such invalidity shall not affect the remainder of this Patent Security Agreement.
- 5. This Patent Security Agreement shall be binding upon and for the benefit of the parties hereto and their respective legal representatives, successors and assigns. No provision hereof shall be modified, altered or limited except by a written instrument expressly referring to this Patent Security Agreement signed by the party to be charged thereby.
- 6. The security interest granted to Agent pursuant to this Patent Security Agreement shall terminate and, at Grantor's sole expense, be released or assigned, as necessary or proper to re-vest in Grantor the full title to the Collateral, upon termination of the Loan Agreement and indefeasible payment in full to Agent and the other Secured Parties of all Obligations thereunder.
- 7. THIS PATENT SECURITY AGREEMENT, UNLESS OTHERWISE SPECIFIED, SHALL BE GOVERNED BY THE LAWS OF THE STATE OF NEW YORK, WITHOUT GIVING EFFECT TO ANY CONFLICT OF LAW PRINCIPLES (BUT GIVING EFFECT TO FEDERAL LAWS RELATING TO NATIONAL BANKS); PROVIDED, HOWEVER, THAT IF THE LAWS OF ANY JURISDICTION OTHER THAN NEW YORK SHALL GOVERN IN REGARD TO THE VALIDITY, PERFECTION OR EFFECT OF PERFECTION OF ANY LIEN OR IN REGARD TO PROCEDURAL MATTERS AFFECTING ENFORCEMENT OF ANY LIENS IN COLLATERAL, SUCH LAWS OF SUCH OTHER JURISDICTIONS SHALL CONTINUE TO APPLY TO THAT EXTENT.
- 8. GRANTOR HEREBY CONSENTS TO THE NON-EXCLUSIVE JURISDICTION OF ANY FEDERAL OR STATE COURT SITTING IN OR WITH JURISDICTION OVER THE STATE OF NEW YORK, IN ANY PROCEEDING OR DISPUTE RELATING IN ANY WAY TO ANY LOAN DOCUMENTS, AND AGREES THAT ANY SUCH PROCEEDING SHALL BE BROUGHT BY IT SOLELY IN ANY SUCH COURT. GRANTOR IRREVOCABLY WAIVES ALL CLAIMS, OBJECTIONS AND DEFENSES THAT IT MAY HAVE REGARDING SUCH COURT'S PERSONAL OR SUBJECT MATTER JURISDICTION. VENUE OR INCONVENIENT FORUM. EACH PARTY HERETO IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 14.3.1 OF THE LOAN AGREEMENT. Nothing herein shall limit the right of Agent or any Secured Parties to bring proceedings against Grantor in any other court, nor limit the right of any party to serve process in any other manner permitted by Applicable Law. Nothing in this Patent Security Agreement shall be deemed to preclude enforcement by Agent of any judgment or order obtained in any forum or jurisdiction.
- 9. To the fullest extent permitted by Applicable Law, Grantor waives (a) the right to trial by jury (which Agent hereby also waives) in any proceeding or dispute of any kind relating in any way to this Patent Security Agreement or any documents or agreements at any time made in connection therewith or transactions relating thereto; (b) notice prior to taking possession or control of any Collateral; (c) any bond or security that might be required by a court prior to allowing Agent to exercise any rights or remedies; (d) the benefit of all valuation, appraisement and exemption laws; (e) any claim against Agent or any Lender, on any theory of liability, for special, indirect, consequential, exemplary or punitive damages (as opposed to direct or actual damages) in any way relating to any Enforcement Action, Obligations, Agreements (including this Patent

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Security Agreement) or transactions relating thereto; and (g) notice of acceptance hereof. Grantor acknowledges that the foregoing waivers are a material inducement to Agent entering into this Patent Security Agreement and that Agent and Lenders are relying upon the foregoing in their dealings with Grantor. Grantor has reviewed the foregoing waivers with its legal counsel and has knowingly and voluntarily waived its jury trial and other rights following consultation with legal counsel. In the event of litigation, this Patent Security Agreement may be filed as a written consent to a trial by the court.

[Remainder of Page Intentionally Left Blank]

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IN WITNESS WHEREOF, Grantor and Agent have executed this Patent Security Agreement as of the day and year first above written.

ERGOVIE	W TECHNOLOGIES CORP.	
Ву:		
Name: Title:	Michell Gerands	
BANK OF	AMERICA, N.A., as Agent	
Ву:		
Name:	1100	
Title:		

Patent Security Agreement

IN WITNESS WHEREOF, Grantor and Agent have executed this Patent Security Agreement as of the day and year first above written.

TOTAL	αc	7	PERMET	PETER.	CTETAT	n.	\sim	TTTO	CORP.
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Ву:	18 SW.W.			···	
Name:					
Title:		3 III 1853 III 1953			
BANK OF	AMERIC	CA, N.A.	, as Ago	nt	
Ву:	lova	Blent	n		
By: Name:	Geven	Blum	ne.uz		
Title	4	1/1	7	,	*********

Patent Security Agreement

STATE OF Now Survey) ss.:	
COUNTY OF Mildher	
On this day of November, 2010, before me p me known, who being duly sworn, did depose and say, Ergoview Technologies Corp., the corporation described in an and that he is authorized to execute said instrument on behalf	that he is the <u>UVELLANCE</u> of of which executed the foregoing instrument;
STATE OF NEW YORK	
) \$s.: COUNTY OF NEW YORK)	PAMELA J TILBROOK Notary Public State of New Jersey My Commission Expires Feb 25, 2015
On this day of November, 2010, before me p	ersonally came to
me known, who being duly sworn, did depose and say, that he America, N.A., the national banking association describinstrument and that he is authorized to execute said instrustrument.	ed in and which executed the foregoing
· · · · · · · · · · · · · · · · · · ·	Notary Public

Acknowledgment to Patent Security
Agreement

STATE OF)	
COUNTY OF) ss.:)	
me known, who being duly	sworn, did depose a ,, the corporation descri	fore me personally came, to und say, that he is the of ibcd in and which executed the foregoing instrument; on behalf of said corporation.
		Notary Public
STATE OF NEW YORK)	
COUNTY OF NEW YORK) ss.:)	
America, N.A., the national instrument and that he is a association.	al banking association uthorized to execute a second secon	fore me personally came Steven Blumber, to say, that he is the SWP of Bank of described in and which executed the foregoing said instrument on behalf of said national banking
Gammer	d in New York County on Expires Merch 4, 2014	Notary Public

Acknowledgment to Patent Security
Agreement

EXHIBIT 1

SPECIAL POWER OF ATTORNEY

STATE OF)	
) ss.: COUNTY OF	
hereby appoints and constitutes BANK	PRESENTS, that ERGOVIEW TECHNOLOGIES CORP. OF AMERICA, N.A., as agent, ("Agent"), and each officer full power of substitution and with full power and authority to
or other papers which Agent, in its sole assigning, selling, or otherwise disposing cany the patents and patent applications, co	any and all agreements, documents, instruments of assignment, discretion, deems necessary or advisable for the purpose of of all right, title, and interest of such undersigned party in and to intinuations, divisionals, continuations-in-part, re-examinations, ements thereon, or for the purpose of recording, registering and ality with respect to the foregoing.
 Execution and delivery of which Agent, in its sole discretion, deem paragraph 1 hereof. 	any and all documents, statements, certificates or other papers is necessary or advisable to further the purposes described in
Security Agreement between the undersi	power coupled with an interest, is made pursuant to a Patent igned Grantor and Agent, dated of even date herewith (the voked until indefeasible payment in full of all "Obligations", as ment.
Dated as of November, 2010	
	ERGOVIEW TECHNOLOGIES CORP.
	By:Name:
	Title:

STATE OF)				
COUNTY OF) ss.:)				
			me personally came		, to
	s Corp., the corpor	ration described	in and which executed the half of said corporation.	e foregoing instrume	of ent;
			Notary P	ublic	

SCHEDULE A to PATENT SECURITY AGREEMENT

Patents and Applications

U.S. Patents Owned: 2

Keyboard Mechanism	5,924,664	July 20, 1999	December 22, 2017
Keyboard Mechanism	7,198,239	April 3, 2007	March 12, 2017

Foreign Patents Owned: 6

Improved Keyboard Support Mechanism	Canada	CA 2,231,713	June 29, 2004	March 11, 2018
Improved Keyboard Support Mechanism	Italy	IT 1,298,718 (from EP 0 864 272)	February 2, 2000	March 11, 2018
Improved Keyboard Support Mechanism 发明名称 改进的键数支承机构	People's Republic of China	98105517		March 11, 2018
Improved Keyboard Support Mechanism	Taiwan	TW 388808	May 1, 2000	March 11, 2018
Improved Keyboard Support Mechanism (発売の名称) 秋泉森キーボード支持機構	Japan	4,197,758 10-323236	October 10, 2008	March 10, 2018
Improved Keyboard Support Mechanism (Mecanisme de Support Ameliore Pour Clavier)	France	FR 2,760,609 98 02984	March 12, 1997	March 11, 2018

SCHEDULE B to PATENT SECURITY AGREEMENT

Permitted Licenses

None.

PATENT REEL: 025321 FRAME: 0221

RECORDED: 11/11/2010