Form **PTO-1595** (Rev. 6-12) OMB No. 0651-0027 (exp. 04/30/2018)

U.S. DEPARTMENT OF COMMERCE United States Patent and Trademark Office

PATENTS ONLY	
To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.	
1. Name of conveying party(ies) Rex Hansen, as Managing Director of Maxwell Morgan, court appointed Receiver for ZAPS Technologies, Inc. 11560 SW 67th Ave., Suite 200W Portland, Oregon 97223	2. Name and address of receiving party(ies) Name: G6Nine, LLC Internal Address:
A Patent Application No.(s)	Street Address: _2360 14th Ave SE City: _Albany State: Oregon Country: USA
us application Serval No. 14/562,037 (Publication No. US 2015/0160125 Al) Additional numbers att	
5. Name and address to whom correspondence concerning document should be mailed: Name: Bejin Bieneman PLC	6. Total number of applications and patents involved: 4 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 200.00
Internal Address: Street Address: 2000 Town Center, Suite 800	Authorized to be charged to deposit account Enclosed None required (government interest not affecting title)
City: Southfield State: Michigan Zip: 48075	8. Payment Information See attached credit card payment form DTO-2038
Phone Number: 313-528-4882 Docket Number: 01290 - 0001 Email Address: docket@b2iplaw.com	Deposit Account Number Authorized User Name
9. Signature: Signature Date	

PATENT REEL: 045967 FRAME: 0154

BILL OF SALE

This Bill of Sale, effective as of April 6, 2018, whereby Maxwell Morgan (the "Receiver"), solely in its capacity as receiver for ZAPS TECHNOLOGIES, INC. (the "Seller"), an Oregon corporation, for valuable consideration paid by Cheever Capital Management, LLC (the "Buyer"), the receipt and sufficiency of which are hereby acknowledged, whereas Seller and Buyer have entered into an Agreement for Sale and Purchase of Business Assets of ZAPS Technologies, Inc. dated February 7th, 2018 (the "Purchase Agreement"), and pursuant to which, Seller bargains and sells to G6Nine, LLC (the "Buyer's Assignee"), a Delaware limited liability company, all rights, title, and interests of Seller in the Assets (as that term is defined in sections 1.1(a) and 1.1(b) and 1.1(c) of the Purchase Agreement), and more particularly described on Exhibit 1, attached hereto and incorporated into this Bill of Sale. Nothing herein shall be deemed to modify or diminish the terms, conditions, representations, warranties, covenants, and obligations of the parties under the Purchase Agreement.

SELLER: ZAPS PECHNOLOGIES, INC.

By:__

Rex Hansen, as Managing Director of Maxwell Morgan, court appointed Receiver for ZAPS Technologies, Inc.

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BUYER:

CHEEVER CAPITAL MANAGEMENT, LLC

Milton K. Cheaver, Managing Partner

By:

Edward A. Cheever, Partner

BUYER'S ASSIGNEE:

G6NINE, LLC

By:

Edward A. Cheever, Managing Director of G6Nine, LLC

2360 14th Ave SE, Albany, Oregon 97322

Bv:

Milton K. Cheever, Managing Director of G6Nine, LLC

2360 14th Ave SE, Albany, Oregon 97322

REEL: 045967 FRAME: 0155

From: 04/16/2018 17:05 #763 P.005/006

EXHIBIT 1

TO BILL OF SALE Effective as of April /6, 2018

ASSETS AND PERSONAL PROPERTY

- 1) All Assets purchased pursuant to the Agreement For Sale and Purchase of Business Assets of ZAPS Technologies, Inc. dated February 7th, 2018 (the "Purchase Agreement"), including, but not limited to, all assets purchased pursuant to section 1.1(a), and 1.1(b), and 1.1(c) of the Purchase Agreement;
- 2) All Assets purchased, pursuant to section 1.1(b) of the Purchase Agreement, including, but not limited to, all such assets currently located at Korvis offices, at 2121 Jack London St., Corvallis, Oregon, including any and all rights, title, and interests in equipment known as those certain LiquID units #213205, #213206, #213157, #213168, and #213187 (all of such LiquID units were previously provided by the Seller to the CRADA project), and including all such assets previously removed and currently possessed by the Buyer from ZAPS Technologies, Inc. offices, located at 213 Water Ave. NW, Albany, Oregon, but excluding any such assets as defined in section 1.3;
- 3) All Patents of Seller, granted or applied for in the United States, inclusive of all foreign counterparts, including, but not limited to, granted Patent Nos. US 7,411,668 B2, and US 8,102,518 B2, and US 8,981,314 B2, and US Patent Application Serial No. 14/562,037 (Publication No. US 2015/0160125 A1), and granted Australian Patent No. 2012258332, and Europe Patent Application No. 14867606.7 (Publication No. EP3077797), and China Patent Application No. 201480074989 (Publication No. 106461539A);
- 4) All Trademarks of Seller, granted or applied for in the United States, inclusive of all foreign counterparts, together with the goodwill of the business symbolized by the Trademarks, including, but not limited to, Registered US Trademark No. 77763093, and Pending US Trademark Application Serial Nos. 87511283, 87511208, and 87511177, and Registered Japan Trademark No. 5708243, and Registered China Trademark Nos. 9479781 and 9480345;
- 5) All Copyrights of Seller, granted or applied for in the United States, inclusive of all foreign counterparts; and
- 6) All Servers and Computers purchased, pursuant to section 1.1(b) of the Purchase Agreement, including, but not limited to, all virtual servers hosted by RIMUHOSTING (user identification(s): 90788664 and 4219171251) and all virtual servers hosted by DATASAFE (customer identification: *1106), wherever such servers or computers may be located worldwide.

Seller Initials

Buyer(s) Initials

EXHIBIT 1-J (Patents) Effective as of April 10, 2018

TO CONTRACT ASSIGNMENT AND ASSUMPTION AGREEMENT

Pursuant to the Purchase Agreement dated February 7th, 2018, between Maxwell Morgan (the "Receiver"), solely in its capacity as receiver for ZAPS Technologies, Inc. (the "Seller"), an Oregon corporation, and Cheever Capital Management, LLC (the "Buyer"), an Oregon limited liability company, the Seller has agreed to assign, beginning from the effective date, and hereby assigns all of its rights (inclusive of the right to collect past damages), title and interests in the following United States Patents inclusive of all related cases, including but not limited to continuations, divisionals, continuations in part and foreign counterparts to G6Nine, LLC (the "Buyer's Assignee"), a Delaware limited liability company, which has agreed to assume all of the Seller's duties and obligations, beginning from the effective date, under those certain patents, granted or applied for in the United States, inclusive of all foreign counterparts, identified as follows:

- 1) US 8,102,518 B2
- 2) US 7,411,668 B2
- 3) US 8,981,314 B2
- 4) Australian 2012258332
- 5) US Patent Application Serial No. 14/562,037 (Publication No. US 2015/0160125 A1)
- 6) Europe Patent Application No. 14867606.7 (Publication No. EP3077797)
- 7) China Patent Application No. 201480074989 (Publication No. 106461539A)

Edward A. Cheever, Managing Director

G6Nine, LLC 2360 14th Ave SE

Albany, OR 97322

Rex Hansen, as Managing Director of Maxwell Morgan, court appointed Receiver for ZAPS Technologies, Inc. 11560 SW 67th Ave., Suite 200W

Portland, OR 97223

RECORDED: 04/16/2018

Milton K. Cheever, Managing Director

G6Nine, LLC

2360 14th Ave SE

Albany, OR 97322

PATENT REEL: 045967 FRAME: 0157