507289753 05/18/2022 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7336678

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEY	ATURE OF CONVEYANCE: SECURITY INTEREST	
CONVEYING PARTY	DATA	
	Name	Execution Date
BONGO LEARN, INC		05/09/2022
Name: Street Address:	WEBSTER BANK, NATIONAL ASSO ONE JERICHO PLAZA	
RECEIVING PARTY	АТА	
otreet Address.		
Internal Address:		
Internal Address: City:	3RD FLOOR JERICHO	

Property Type	Number
Application Number:	13823460
Application Number:	13842846
Application Number:	14174127
Application Number:	14960234
Application Number:	15954210
Application Number:	16232994
Application Number:	15284408
Application Number:	16655354
Application Number:	15729149
Application Number:	17117416
Application Number:	14480509
Application Number:	16151226

CORRESPONDENCE DATA

Fax Number:(312)269-1747Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent
using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.Phone:3122698000Email:marden@nge.com, ryoung@nge.comCorrespondent Name:ANDREW S. FRAKERAddress Line 1:2 N LASALLE STREET

507289753

PATENT REEL: 059945 FRAME: 0152

Address Line 2: SUIT	E 1700
Address Line 4: CHIC	CAGO, ILLINOIS 60602
ATTORNEY DOCKET NUMBER:	031453.0027
NAME OF SUBMITTER:	ANDREW S. FRAKER
SIGNATURE:	/ANDREW S. FRAKER/
DATE SIGNED:	05/16/2022
source=#28706109v1 - (Bongo - Intelle source=#28706109v1 - (Bongo - Intelle	ctual Property Security Agreement - 2022.5.9 EXECUTED)#page1.tif ctual Property Security Agreement - 2022.5.9 EXECUTED)#page2.tif ctual Property Security Agreement - 2022.5.9 EXECUTED)#page3.tif ctual Property Security Agreement - 2022.5.9 EXECUTED)#page4.tif ctual Property Security Agreement - 2022.5.9 EXECUTED)#page5.tif ctual Property Security Agreement - 2022.5.9 EXECUTED)#page6.tif ctual Property Security Agreement - 2022.5.9 EXECUTED)#page6.tif ctual Property Security Agreement - 2022.5.9 EXECUTED)#page7.tif ctual Property Security Agreement - 2022.5.9 EXECUTED)#page8.tif ctual Property Security Agreement - 2022.5.9 EXECUTED)#page8.tif ctual Property Security Agreement - 2022.5.9 EXECUTED)#page9.tif ctual Property Security Agreement - 2022.5.9 EXECUTED)#page1.tif

INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT (as the same may be amended, restated, amended and restated, supplemented or otherwise modified and in effect from time to time, this "<u>Agreement</u>"), dated as of May 9, 2022, is by and between BONGO LEARN, INC. (successor by conversion to eduPresent, LLC, a Colorado limited liability company), a Delaware corporation, as grantor (the "<u>Grantor</u>"), and WEBSTER BANK, NATIONAL ASSOCIATION, a national banking association, as lender (the "<u>Lender</u>").

RECITALS

WHEREAS, pursuant to that certain Loan and Security Agreement, dated as of the date hereof (as amended, restated, amended and restated, supplemented or otherwise modified and in effect from time to time, the "Loan Agreement"), by and among Grantor, as borrower, the other loan parties a party thereto from time to time, and the Lender, as lender, among other things, the Lender has agreed to make certain advances of money and to extend certain financial accommodations to the Grantor in the amounts and manner set forth in the Loan Agreement. Capitalized terms used herein but not otherwise defined herein shall have the meanings ascribed thereto in the Loan Agreement.

WHEREAS, the Lender is willing to extend and to continue to extend financial accommodations to the Borrower, but only upon the condition, among others, that the Grantor shall grant to the Lender a security interest in certain Copyrights, Patents and Trademarks owned by the Grantor to secure the obligations of the Grantor under the Loan Documents.

WHEREAS, pursuant to the terms of the Loan Agreement, the Grantor has granted to the Lender a security interest in all of Grantor's right, title and interest, whether presently existing or hereafter acquired, in, to and under all of the Collateral.

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, and intending to be legally bound, as collateral security for the prompt and complete payment when due of its obligations under the Loan Documents now existing or hereafter arising, the Grantor hereby represents, warrants, covenants and agrees as follows:

AGREEMENT

1. To secure the payment and performance of the Obligations, the Grantor grants and pledges to the Lender a continuing security interest in all of the Grantor's right, title and interest in, to and under, whether now owned or existing or hereafter created, acquired or arising, those Copyrights, Patents and Trademarks listed on <u>Exhibits A</u>, <u>B</u> and <u>C</u> attached hereto, respectively, including without limitation, all proceeds and products thereof (such as, by way of example but not by way of limitation, license fees and royalties and proceeds of infringement suits), the right to sue for past, present and future infringements thereof, all goodwill of the business of the Grantor associated with the Trademarks, all rights corresponding thereto throughout the world and, with respect to the Patents, all re-issues, divisions, continuations, renewals, extensions and continuations-in-part thereof.

2. This security interest is granted in conjunction with the security interest granted to the Lender under the Loan Agreement, and the Grantor hereby acknowledges and agrees that the rights and remedies of the Lender with respect to the security interest granted pursuant to this Agreement are more fully set forth in the Loan Documents, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Agreement is deemed to conflict with the Loan Documents, the provisions of the Loan Documents shall control. Each right, power and remedy of the Lender provided for herein or in the Loan Agreement or any of the Loan Documents, or now or hereafter existing at law or in equity shall be cumulative and concurrent and shall be in addition to every right, power or remedy provided for herein and the exercise by the Lender of any one or more of the rights, powers or remedies provided for in this Agreement, the Loan Agreement or any of the other Loan Documents, or now or hereafter existing at law or in equity, shall not preclude the simultaneous or later exercise by the Lender, of any or all other rights, powers or remedies.

3. The Grantor represents and warrants that <u>Exhibits A</u>, <u>B</u> and <u>C</u> attached hereto set forth any and all Intellectual Property for which the Grantor has registered or filed an application with either the United States Patent and Trademark Office or the United States Copyright Office, as applicable, or the patent, trademark or copyright offices of any other jurisdiction, except for such intellectual property rights that have been abandoned or cancelled prior to the Closing Date and any United States intent-to-use trademark or service mark applications filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. § 1051, prior to the filing of a "Statement of Use" pursuant to Section 1(d) of the Lanham Act, with the United States Patent and Trademark Office.

4. The Grantor authorizes the Commissioner for Patents, the Commissioner for Trademarks, the Register of Copyrights and any other governmental officials to record and register this Agreement upon request by the Lender.

5. THIS AGREEMENT SHALL BE CONSTRUED IN ALL RESPECTS IN ACCORDANCE WITH, AND ENFORCED AND GOVERNED BY THE INTERNAL LAWS OF THE STATE OF NEW YORK, WITHOUT GIVING EFFECT TO THE CONFLICTS OF LAWS PRINCIPLES THEREOF, BUT INCLUDING SECTIONS 5-1401 AND 5-1402 OF THE GENERAL OBLIGATIONS LAW OF NEW YORK.

TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE GRANTOR IRREVOCABLY WAIVES ITS RIGHT TO A JURY TRIAL OF ANY CLAIM OR CAUSE OF ACTION ARISING OUT OF OR BASED UPON THIS AGREEMENT, INCLUDING CONTRACT, TORT, BREACH OF DUTY AND ALL OTHER CLAIMS. THIS WAIVER IS A MATERIAL INDUCEMENT FOR BOTH PARTIES TO ENTER INTO THIS AGREEMENT.

6. The following are the addresses for any notices with respect to this Agreement:

Address of the Grantor:

Bongo Learn, Inc. 815 14th Street SW Suite D300 Loveland CO 80537 Attention: Chief Financial Officer

Address of the Lender:

Webster Bank, National Association One Jericho Plaza 3rd Floor Jericho, NY 11753 Attention: Group Head, Innovation Finance;

with a copy to:

Webster Bank, National Association 21 Scarsdale Road Yonkers, NY 10707 Attention: General Counsel

7. This Agreement may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, is an original, and all taken together, constitute one agreement. Delivery of an executed counterpart of a signature page of this Agreement by telecopy, facsimile or other electronic transmission (including .PDF) shall be effective as delivery of a manually executed counterpart of this Agreement.

[Remainder of this page intentionally left blank.]

IN WITNESS WHEREOF, each party has caused this Intellectual Property Security Agreement to be duly executed and delivered by it duly authorized officer as of the date first set forth above.

GRANTOR:

BONGO LEARN, INC. By: _

Name: Daniel D. Kaprrath Title: Chief Financial Officer and Secretary

LENDER:

WEBSTER BANK, NATIONAL ASSOCIATION

By:

Name: John B. Hoesley Title: Senior Managing Director IN WITNESS WHEREOF, each party has caused this Intellectual Property Security Agreement to be duly executed and delivered by it duly authorized officer as of the date first set forth above.

GRANTOR:

BONGO LEARN, INC.

By: _______ Name: Daniel D. Kamrath Title: Chief Financial Officer and Secretary

LENDER:

WEBSTER BANK, NATIONAL ASSOCIATION

By:

Al Casally at 1999

Name: John B. Hoesley Title: Senior Managing Director

EXHIBIT A

COPYRIGHTS

None

PATENT REEL: 059945 FRAME: 0159

EXHIBIT B

PATENTS

Title	Jurisdiction	Filing	Application	Publication	Publication
		Date	Number	Date	Number
Interactive oral presentation display system	Australia	10/27/11	AU2011320948	12/22/16	AU2011320948B2
Layered multimedia interactive assessment system	Australia	6/10/13	AU2013274565	2/25/16	AU2013274565B2
Collaborative group video production system	Australia	2/4/15	AU2015214261	9/19/19	AU2015214261B2
Interactive oral presentation display system	Australia	1/15/19	AU2019200258	8/13/20	AU2019200258B2
INTERACTIVE ORAL PRESENTATION DISPLAY SYSTEM	Canada	10/27/11	CA2853480	4/28/20	CA2853480C
LAYERED MULTIMEDIA INTERACTIVE ASSESSMENT SYSTEM	Canada	6/10/13	CA2914902	5/5/20	CA2914902C
COLLABORATIV E GROUP VIDEO PRODUCTION SYSTEM	Canada	2/4/15	CA2949204	8/24/21	CA2949204C
Interactive oral presentation display system	USA	10/27/11	US13823460	10/4/16	US9459754B2
Layered multimedia interactive assessment system	USA	3/15/13	US13842846	12/8/15	US9207834B2
Collaborative group video production system	USA	2/6/14	US14174127	1/29/19	US10191647B2
Layered multimedia interactive	USA	12/4/15	US14960234	11/5/19	US10467920B2

assessment system					
Reduced bias submission review	USA	4/16/18	US15954210	1/12/21	US10891665B2
system Collaborative group video production	USA	12/26/18	US16232994	7/7/20	US10705715B2
system Reduced bias submission review system	Australia	4/18/18	AU2018419659	10/22/20	AU2018419659A1
Collaborative group video production system	Australia	12/19/19	AU2019283947	1/23/20	AU2019283947A1
Presentation assessment and valuation system	Australia	9/23/19	AU2019351790	1/28/21	AU2019351790A1
REDUCED BIAS SUBMISSION REVIEW SYSTEM	Canada	4/18/18	CA3097117	10/24/19	CA3097117A1
PRESENTATION ASSESSMENT AND VALUATION SYSTEM	Canada	9/23/19	CA3106719	4/9/20	CA3106719A1
Interactive Oral Presentation Display System	USA	10/3/16	US15284408	1/26/17	US20170025027A1
Layered Multimedia Interactive Assessment System	USA	10/17/19	US16655354	2/13/20	US20200051452A1
Interactive Oral Presentation Display System	USA	10/10/17	US15729149	2/1/18	US20180033323A1
Reduced Bias Submission Review System	USA	12/10/20	US17117416	3/25/21	US20210090137A1
Asynchronous Video Communication Integration System	USA	9/8/14	US14480509	8/6/15	US20150222682A1
Presentation Assessment And Valuation System	USA	10/3/18	US16151226	4/9/20	US20200111386A1
COLLABORATIV	EU	2/4/15	EP15746331	9/20/17	EP3103081A4

E GROUP VIDEO					
PRODUCTION					
SYSTEM					
REDUCED BIAS	EU	4/18/18	EP18915584	1/12/22	EP3782018A4
SUBMISSION					
REVIEW					
SYSTEM					
PRESENTATION	EU	9/23/19	EP19868267	8/11/21	EP3861427A1
ASSESSMENT					
AND					
VALUATION					
SYSTEM					

EXHIBIT C

TRADEMARKS

Trademark Description	Jurisdiction	Filing No.	Filing Date	Issue/Reg. Date	Issue/Reg. No.
BONGO	USA	8/801438	2/16/18	8/20/19	5840476