Form PTO-1594 (Rev. 07/05)  OMB Collection 0651-0027 (exp. 6/30/2008)	U.S. DEPARTMENT OF COMMERC United States Patent and Trademark Office
RECORDATION FO	PRM COVER SHEET RKS ONLY
	ase record the attached documents or the new address(es) below.
1. Name of conveying party(ies):	
Audio One Corporation	2. Name and address of receiving party(ies)  Additional names, addresses, or citizenship attached?  No  Name:  Royac Bank of Canal
Individual(s) Association General Partnership Limited Partnership Other Citizenship (see guidelines) DNTARIO Additional names of conveying parties attached? Yes No.  3. Nature of conveyance //Execution Date(s): Execution Date(s) JN 1, 2007 Assignment Merger Security Agreement Change of Name Other  4. Application number(s) or registration number(s) and A. Trademark Application No.(s)	Internal Address: 5w+tc 900  Street Address: 320 FRONT ST W.  City: TORONTO  State: DNTARIO  Country: CANADA Zip: M58 3V6  Association Citizenship  General Partnership Citizenship  Limited Partnership Citizenship  VCorporation Citizenship  Gother Citizenship  If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes Who (Designations must be a separate document from assignment)
C. Identification or Description of Trademark(s) (and Filing  ROCKEL MUSIC TOOLS	Additional sheet(s) attached? Yes No Date if Application or Registration Number is unknown):
5. Name & address of party to whom correspondence concerning document should be mailed; Name: Christ-pher A. S. Partridge	6. Total number of applications and registrations involved:
Internal Address: Su to 800	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$ 140 - 00
Street Address: 365 Bay Street	Authorized to be charged by credit card  Authorized to be charged to deposit account  Enclosed
City: TORONTO	8. Payment Information:
State: <u>ONTARIO</u> Zip: <u>M5H2VI</u> Phone Number: <u>(416)</u> 361-0359  Fax Number: <u>(416)</u> 361-1790  Email Address: <u>Clartidga Wildlaw</u> ca	a. Credit Card Last 4 Numbers / 009 Expiration Date / 2/10  b. Deposit Account Number  Authorized User Name
9. Signature: C. Partido Signature	august 28, 6007
Chris Partridge  Name of Person Signing	Total number of pages including cover sheet, attachments, and document:

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

4.	Application numbers or registration numbers and identification or description of the Trademark
В. С.	Trademark Registration No. 2 77154269 HIGHLAND ACOUSTIC INSTRUMENTS
В. С.	Trademark Registration No. 3 77154473 STAGECRAFT DESIGNS
В. С.	Trademark Registration No. 4 77154306 SOLO MUSIC GEAR
В. С	Trademark Registration No. 5 77081353

## GENERAL SECURITY AGREEMENT



E-FORM 024 (2003/04) RETENTION - M

### SECURITY INTEREST

(a) For value received, the undersigned ("Dobtor"), hereby grants to ROYAL BANK OF CANADA ("RBC"), a security interest (the "Security Interest") in the undertaking of Debtor and in all of Debtor's present and after acquired additions and accessions thereto). Chattel Paper, Documents of Title (whether negotiable or not), Instruments, Intangibles, Money and Securilies now owned or hereafter owned or acquired by or on behalf of Debtor (including such as may be returned to or repossessed by Debtor) and in all proceeds and renewals thereof, accretions thereto and substitutions therefore (hereinafter collectively called "Collateral"), and including, without limitation, all of the following now owned or hereafter owned or acquired by or on behalf of Debtor:

- all inventory of whalever kind and wherever situate;
- all equipment (other than Inventory) of whatever kind and wherever situate, including, without limitation, all machinery, tools, apparatus, plant, furniture, fixtures and vehicles of whatsoever
- all Accounts and book debts and generally all debts, dues, claims, choses in action and demands of every nature and kind howsoever arising or secured including letters of credit and advices of credit, which are now due, owing or accruing or growing due to or owned by or which may hereafter become due, owing or accruing or growing due to or owned by Debts");
- (iv) all lists, records and files relating to Debtor's customers, clients and patients;
- all deeds, documents, writings, papers, books of account and other books rolating to or being records of Debts, Chattel Paper or Documents of Title or by which such are or may horeafter be secured, evidenced, acknowledged or made payable;
- (vi) all contractual rights and insurance claims;
- (vii) all patents, industrial designs, trade-marks, trade secrets and know-how including without limitation environmental technology and biotechnology, confidential information, trade-names, goodwill, copyrights, personality rights, plant breeders' rights, integrated circuit topographies, software and all other forms of intellectual and industrial property, and any registrations and applications for registration of any of the foregoing (collectively "Intellectual Property"); and
- (viii) all properly described in Schedule "C" or any schedule now or hereafter annexed hereto.

(b) The Socurity Interest granted hereby shall not extend or apply to and Collateral shall not include the last day of the term of any lease or agreement therefor but upon the enforcement of the Security Interest, Debtor shall standpossessed of such last day in trust to assign the same to any person acquiring such term.

(c) The terms "Goods", "Chattel Paper", "Document of Title", "Instrument", "Intangible", "Security", whenever used herein shall be interpreted pursuant to their respective meanings when used in The Personal Property amendments thereto and any Act substituted therefor and amendments thereto is herein referred to as the "P.P.S.A." defined in the P.P.S.A., and the term "Goods" when used herein shall include "consumer goods" of Debtor as that term is conception and crops that become such within one year of execution of this Security Agreement. Any reference herein to "Collateral" shall, unless the context otherwise requires, be deemed a reference to "Collateral or any part thereof".

### INDEBTEDNESS SECURED

The Security Interest granted hereby secures payment and performance of any and all obligations, indebtedness and liability of Debtor to RBC (including interest thereon) present or future, direct or Indirect, absolute or contingent, matured or not, extended or renewed, wheresoever and howsoever incurred and any ultimate unpaid balance thereof and upon time to time reduced and thereafter increased or entirely extinguished and thereafter incurred again and whether Debtor be bound alone or with another or others and whother as principal or surety (hereinafter collectively called the "Indebtedness"). If the Security Interest in the Collateral is not sufficient, in the event of default, any Indebtedness remaining outstanding and RBC shall be entitled to pursue full payment thereof.

## REPRESENTATIONS AND WARRANTIES OF DEBTOR

Debtor represents and warrants and so long as this Security Agreement remains in effect shall be deemed to

Debtor represents and warrants and so long as this becumy Agreement remains in enectional be decined to continuously represent and warrant that:

(a) the Collateral is genuino and owned by Debtor free of all security interests, mortgages, liens, claims, charges, licenses, leasos, infringements by third parties, encumbrances or other adverse claims or interests (hereinafter collectively called "Encumbrances"), save for the Security Interest and those Encumbrances shown on Schedule "A" or hereafter approved in writing by RBC, prior to their creation or assumption;

(b) all Intellectual Property applications and registrations are valid and in good standing and Debtor is the owner of the applications and registrations:

(b) all Intellectual Property applications and registrations are valid and in good standing and Debtor is the owner of the applications and registrations;

(c) each Debt, Chattel Paper and Instrument constituting Collateral is enforceable in accordance with its terms against the party obligated to pay the same (the "Account Debtor"), and the amount represented by Debtor to RBC from unconditionally ewing by each Account Debtor or by all Account Debtors will be the correct amount actually and unconditionally ewing by such Account Debtor or Account Debtors, except for normal cash discounts where applicable, and no Account Debtor will have any defence, set off, claim or counterclaim against Debtor which can be asserted (d) the locations specified in Schedule "B" as to business operations and records are accurate and complete and with respect to Goods (including Inventory) constituting Collateral, the locations specified in Schedule "B" are or Goods about to become fixtures and all crops and all oil, gas or other minerals to be extracted and all timber to be cut which forms part of the Collateral will be situate at one of such locations; and REEL: 003612 FRAME: 0228

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(c) the execution, delivery and performance of the obligations under this Security Agreement and the creation of any security interest in or assignment hereunder of Debtor's rights in the Collateral to RBC will not result in a breach of any agreement to which Debtor is a party.

#### 4. COVENANTS OF THE DEBTOR

So long as this Security Agreement remains in offect Debtor covenants and agrees:

(a) to defend the Collateral against the claims and demands of all other parties claiming the same or an interest therein; to diligently initiate and prosecute legal action against all infringers of Debtor's rights in Intellectual Property; to take all reasonable action to keep the Collateral free from all Encumbrances, except for the Security Interest, licenses which are compulsory under federal or provincial legislation and those shown on Schedule "A" or hereafter approved in otherwise dispose of Collateral or any interest therein without to self, exchange, transfer, assign, loase, license or until default. Debtor may, in the ordinary course of Debtor's business, self or lease inventory and, subject to Clause 7 (h) to politic RRC promptly of: (b) to notify RBC promptly of:

- any change in the information contained herein or in the Schedules hereto relating to Debtor, Debtor's business or Collateral,
- (ii) the details of any significant acquisition of Collateral,
- (iii) the details of any claims or litigation affecting Debtor or Collateral,
- (iv) any loss or damage to Collateral,
- any default by any Account Debtor in payment or other performance of its obligations with respect to Collateral, and
- (vI) the return to or repossession by Debtor of Collateral;
- (c) to keep Collateral in good order, condition and repair and not to use Collateral in violation of the provisions of this Security Agreement or any other agreement relating to Collateral or any policy insuring Collateral or any applicable statute, law, by-law, rule, regulation or ordinance; to keep all agreements, registrations and applications relating to Intellectual Property and intellectual property used by Debtor in its business in good standing and to renew all agreements and registrations as may be necessary or desirable to protect Intellectual Property, unless otherwise agreed in writing by RBC; to apply to register all existing and future copyrights, trade-marks, patents, integrated circuit topographics and industrial designs whenever it is commercially reasonable to do so;
- (d) to do, execute, acknowledge and deliver such financing statements, financing change statements and further assignments, transfers, documents, acts, matters and things (including further schedules hereto) as may be reasonably requested by RBC of or with respect to Collateral in order to give effect to these presents and to pay all costs for searches and filings in connection therewith;
- (e) to pay all taxes, rates, levies, assessments and other charges of every nature which may be lawfully levied, assessed or imposed against or in respect of Debtor or Collateral as and when the same become due and payable;
- (f) to insure collateral in such amounts and against such risks as would customarily be insured by a prudent owner of similar Collateral and in such additional amounts and against such additional risks as RBC may from time to time direct, with loss payable to RBC and Dobtor, as insureds, as their respective interests may appear, and to pay all premiums therefor and deliver copies of policies and evidence of renewal to RBC on request;
- (g) to prevent Collateral, save Inventory sold or leased as permitted hereby, from being or becoming an accession to other property not covered by this Security Agreement;
- (h) to carry on and conduct the business of Debtor in a proper and efficient manner and so as to protect and preserve Collateral and to keep, in accordance with generally accepted accounting principles, consistently applied, proper and all such records and Collateral at RBC's request so as to indicate the Security Interest;
  - (i) to deliver to RBC from time to time promptly upon request:
    - any Documents of Title, Instruments, Securities and Chattel Paper constituting, representing or relating to Collateral,
    - all books of account and all records, ledgers, reports, correspondence, schedules, documents, statements, lists and other writings relating to Collateral for the purpose of inspecting, auditing or copying the same,
    - (iii) all financial statements prepared by or for Debtor regarding Debtor's business,
    - (iv) all policies and certificates of insurance relating to Collateral, and
    - (v) such information concerning Collateral, the Debtor and Debtor's business and affairs as RBC may

### 5. USE AND VERIFICATION OF COLLATERAL

Subject to compliance with Debtor's covenants contained herein and Clause 7 hereof. Debtor may, until default, possess, operate, collect, use and enjoy and deal with Collateral in the ordinary course of PFRADEMARK any

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manner not inconsistent with the provisions hereof; provided always that RBC shall have the right at any time and from time to time to verify the existence and state of the Collateral in any manner RBC may consider appropriate and Debtor agrees to furnish all assistance and information and to perform all such acts as RBC may reasonably request in connection therewith and for such purpose to grant to RBC or its agents access to all places where Collateral may be located and to all premises occupied by Debtor.

### SECURITIES

If Collateral at any time includes Securities, Debtor authorizes RBC to transfer the same or any part thereof into its own name or that of its nominee(s) so that RBC or its nominee(s) may appear of record as the sole owner thereof; nominee(s) as such registered owner and, upon demand and receipt of payment of any necessary expenses thereof, shall upon the sole of payment of any necessary expenses thereof, shall waives all rights to receive any notices or communications received by RBC or its nominee(s) as such registered owner and agrees that no proxy issued by RBC to Debtor or its order as aforesaid shall thereafter be effective.

### COLLECTION OF DEBTS

Before or after default under this Security Agreement, RBC may notify all or any Account Debtors of the Security Interest and may also direct such Account Debtors to make all payments on Collateral to RBC. Debtor acknowledges that any payments on or other proceeds of Collateral received by Debtor from Account Debtors, whether before or after notification of this Security Interest to Account Debtors and whether before or after default undor this Security Agreement, shall be received and held by Debtor in trust for RBC and shall be turned over to RBC upon request.

## INCOME FROM AND INTEREST ON COLLATERAL

(a) Until default, Debtor reserves the right to receive any Money constituting income from or interest on Collateral and if RBC receives any such Money prior to default, RBC shall either credit the same against the Indebtedness

(b) After default, Deblor will not request or receive any Money constituting income from or interest on Collateral and if Debtor receives any such Money without any request by it, Debtor will pay the same promptly to RBC.

# INCREASES, PROFITS, PAYMENTS OR DISTRIBUTIONS

- (a) Whether or not default has occurred, Debtor authorizes RBC:
  - to receive any increase in or profits on Collateral (other than Money) and to hold the same as part of Collateral. Money so received shall be treated as income for the purposes of Clause 8 hereof and dealt with accordingly;
  - to receive any payment or distribution upon redemption or retirement or upon dissolution and liquidation of the issuer of Collateral; to surrender such Collateral in exchange therefor and to hold any such payment or distribution as part of Collateral.
- (b) If Debtor receives any such increase or profits (other than Money) or payments or distributions, Debtor deliver the same promptly to RBC to be held by RBC as herein provided.

### 10, DISPOSITION OF MONEY

Subject to any applicable requirements of the P.P.S.A., all Money collected or received by RBC pursuant to or in exercise of any right it possesses with respect to Collateral shall be applied on account of Indebtedness in such manner as RBC deems best or, at the option of RBC, may be held unappropriated in a collateral account or released to Dobtor, all willhout prejudice to the liability of Dobtor or the rights of RBC hereunder, and any surplus shall be accounted for as

## EVENTS OF DEFAULT

The happening of any of the following events or conditions shall constitute default hereunder which is herein referred to as "default":

(a) the nonpayment when due, whether by acceleration or otherwise, of any principal or interest forming part of indebtedness or the failure of Debtor to observe or perform any obligation, covenant, term, provision or condition (b) the death of or a declaration of incompotency by a court of competent jurisdiction with respect to Debtor, if

(c) the bankruptcy or insolvency of Debtor; the filing against Debtor of a petition in bankruptcy; the making of assignment for the benefit of creditors by Debtor; the appointment of a receiver or trustee for Debtor or for any assignment for the institution by or against Debtor of any other type of insolvency proceeding under the Bankruptcy (d) the institution by or against Debtor of any formal proposition for the discountry of the the discount

and insolvency Act or otherwise;

(d) The institution by or against Debtor of any formal or informal proceeding for the dissolution or liquidation of, settlement of claims against or winding up of affairs of Debtor;

(e) If any Encumbrance affecting Colfateral becomes enforceable against Colfateral;

(f) If Debtor ceases or threatens to cease to carry on business or makes or agrees to make a bulk sale of assets without complying with applicable law or commits or threatens to commit an act of bankruptcy;

(g) If any execution, sequestration, extent or other process of any court becomes enforceable against Debtor or if the distress or analogous process is levied upon the assets of Debtor or any part thereof;

(h) If any certificate, statement, representation, warranty or audit report hereofore or hereafter furnished by or

(h) if any certificate, statement, representation, warranty or audit report heretofore or hereafter furnished by or on behalf of Debtor pursuant to or in connection with this Security Agreement, or otherwise (including, without limitation, the representations and warranties contained herein) or as an inducement to RBC to extend any credit to or to enter into this or any other agreement with Debtor, proves to have been false in any material respect at the time as of which the facts therein set forth were elected at certified, or proves to have emitted any substantial continuent or which the facts therein set forth were stated or certified, or proves to have omitted any substantial contingent or unliquidated liability or claim against Debtor; or if upon the date of execution of this Security Agreement, there shall have been any malerial adverse change in any of the facts disclosed by any such certificate, reperpendent, there shall not have been disclosed to RBC at or prior to the time of such execution.

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#### 12, **ACCELERATION**

RBC, in its sole discretion, may declare all or any part of Indebtedness which is not by its terms payable on demand to be immediately due and payable, without demand or notice of any kind, in the event of default, or if RBC considers itself insecure or that the Collateral is in jeopardy. The provisions of this clause are not intended in any way to affect any rights of RBC with respect to any Indebtedness which may now or hereafter be payable on demand.

### 13.

(a) Upon default, RBC may appoint or reappoint by instrument in writing, any person or porsons, whether an officer or officers or an employee or employees of RBC or not, to be a receiver or receivers (hereinafter interest, income or profits therefrom) and may remove any Receiver so appointed and appoint another in his/her stead. Any RBC shall not be in any way responsible for any misconduct, negligence or non-feasance on the part of any such Receiver shall have power to take possession of Collateral, to preserve Collateral or its value, to carry on or concur in leasing, licensing or otherwise disposing of Collateral. To facilitate the foregoing powers, any such Receiver may be situate, maintain Collateral upon such premises, before when or accurred by Debtor wherein use Collateral directly in carrying on Debtor's business or as security for loans or advances to enable the Receiver to carry on Debtor's business or otherwise, as such Receiver shall, in its discretion, determine. Except as may be carry on Debtor's business or otherwise, as such Receiver shall, in its discretion, determine. Except as may be otherwise directed by RBC, all Money received from time to time by such Receiver in carrying out his/her appointment or any of the rights and powers of RBC.

shall be roceived in trust for and paid over to RBC. Every such Receiver may, in the discretion of RBC, be vested with an or any of the rights and powers of RBC.

(b) Upon default, RBC may, either directly or through its agents or nominees, exercise any or all of (c) RBC may take possession of, collect, demand, sue on, enforce, recover and receive Collateral and give valid and binding receipts and discharges therefor and in respect thereof and, upon default, RBC may sell, license, and give valid and binding receipts and discharges therefor and in respect thereof and, upon default, RBC may sell, license, and upon such terms and conditions as to RBC may seem reasonable.

(d) In addition to those rights granted herein and in any other agreement now or hereafter in effect between Debtor and RBC and in addition to any other rights RBC may have at law or in equity, RBC shall have, both not be liable or accountable for any failure to exercise its remedies, take possession of, collect, enforce, realize, sell, lease, no obligation to take any steps to preserve rights against prior parties to any Instrument or Chattel Paper whether Collateral or proceeds and whether or not in RBC's possession and shall not be liable or accountable for aRBC shall have Collateral wherever it may be located and by any method permitted by law and Debtor agrees upon request from RBC (c) Dobtor agrees to be liable for and to pay all costs, charges and expenses reasonably incurred by RBC costs and other legal expenses and Receiver renuneration), in operating Debtor's accounts, in preparing for disposition and with any amounts owing as a result of any borrowing by RBC or any Receiver appointed by it, as permitted the repairing, processing, preparing for disposition and with any amounts owing as a result of any borrowing by RBC or any Receiver appointed by it, as permitted thereby, shall (g) RBC will give Debtor such notice, if any, of the date, time and place of any public salo or of the

(g) RBC will give Debtor such notice, if any, of the date, time and place of any public sale or of the date after which any private disposition of Collateral is to be made as may be required by the P.P.S.A..

(h) Upon default and receiving written demand from RBC. Debtor shall take such further action as may be necessary to evidence and offect an assignment or licensing of Intellectual Property to whomever RBC directs, including to RBC. Debtor appoints any officer or director or branch manager of RBC upon default to be its altorney in required to assign, license or transfer, and to record any assignment, licence or transfer of the Collateral. This power of attorney, which is coupled with an interest, is irrevocable until the release or discharge of the Security Interest.

#### 14. MISCELLANEOUS

(a) Debtor heroby authorizes RBC to file such financing statements, financing change statements and other documents and do such acts, matters and things (including completing and adding schedules hereto identifying Collatoral or any permitted Encumbrances affecting Collatoral or identifying the locations at which Debtor's business is carried on and Collateral and records relating thereto are situate) as RBC may deem appropriate to perfect on an ongoing basis and continue the Security Interest, to protect and preserve Collateral and to realize upon the Security Interest and Debtor hereby Irrevocably constitutes and appoints the Manager or Acting Manager from time to time of the herein mentioned heraby irrevocably constitutes and appoints the Manager or Acting Manager from time to time of the herein mentioned heraby irrevocably constitutes and appoints the Manager or Acting Manager from time to time of the herein mentioned heraby irrevocably constitutes and appoints the Manager or Acting Manager from time to time of the herein mentioned heraby irrevocably constitutes and appoints the Manager or Acting Manager from time to time of the herein mentioned heraby irrevocably constitutes and appoints the Manager or Acting Manager from time to time of RBC that the right to declare Indebtedness to be immediately due and necessary or expedient.

(b) Without limiting any other right of RBC, whenever indebtedness is immediately due and payable or RBC has sole discretion, set off against Indebtedness any and all amounts then owed to Debtor by RBC in any capacity, whether or not due, and RBC shall be deemed to have exercised such right to set off immediately at the time of making its (c). Upon Debtor's failure to perform any of its duties hereunder, RBC may, but shall not be obligated to the expense incurred by RBC in so doing plus interest thereon from the date such expense is incurred until it is paid at the rate of 1.5% per annum.

the expense incurred by RBC in so doing plus interest thereon from the date such expense is incurred drift. It is pend at the rate of 1.5% per annum.

(d) RBC may grant extensions of time and other indulgences, take and give up security, accept compositions, compround, compromise, settle, grant releases and discharges and otherwise doal with Debtor, debtors of Debtor, surcties and others and with Collateral and other security as RBC may see fit without prejudice to the liability of Debtor or RBC's right to hold and realize the Security Interest. Furthermore, RBC may demand, the property of the Collateral in paper, and any other Instruments pertaining to or constituting Collateral.

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(e) No delay or omission by RBC in exercising any right or remedy herounder or with respect to any indebtedness shall operate as a waiver thereof or of any other right or remedy, and no single or partial exercise thereof remody any default by Debtor hereunder or with respect to any indebtedness in any reasonable manner without waiving the default remedied and without waiving any other prior or subsequent default by Debtor. All rights and remedies of or in combination.

RBC granted or recognized nerein are cumulative and may be exercised at any time and from time to time independently or in combination.

(f) Dobtor waives protest of any Instrument constituting Collateral at any time held by RBC on which Debtor is in any way liable and, subject to Clause 13(g) hereof, notice of any other action taken by RBC.

(g) This Security Agreement shell enure to the benefit of and be binding upon the parties hereto and their respective heirs, executors, administrators, successors and assigns. In any action brought by an assignee of this security Agreement and the Security Interest or any part thereof to enforce any rights horeunder. Debtor shall not assert be assignee any claim or defence which Debtor now has or hereafter may have against RBC. If more than one (h) RBC may provide any financial and other information it has shoul Debtor, the Sacurity Interest and the collatoral to any one acquiring or who may acquire an interest in the Security Interest or the Collatoral from the Bank or variation or amendment of any provision of this Security Agreement shall be offective unless in writing.

(i) Save for any schedules which may be added hereto pursuant to the provisions hereof, no modification, executed by the parties hereto and ne waiver of any provision hereof shall be offective unless in writing.

(ii) Subject to for requirements of Clauses 13(g) and 14(k) hereof, whenever either party hereto is required or requised shall be in writing and shall be sufficiently given, in the case of RBC, if delivered to it or sont by prepaid delivered to it or if sent by propaid registered mall addressed to it at its addressed hereof, and, in the case of Debtor, if notify the other pursuant horeto of any change in such party's principal address to be used for the purposes hereof, other security Agreement and the security afforded hereby is in addition to and not in substitution for any fulf force and effect until the Manager or Acting Manager from time to time of the herein mentioned branch of RBC shall

provisions hereot shall be read with all grammatical changes necessary dependent upon the person reterred to being a male, female, firm or corporation.

(n) In the event any provisions of this Security Agreement, as amended from time to time, shall be deemed invalid or void, in whole or in part, by any Court of competent jurisdiction, the remaining terms and provisions of this Security Agreement shall remain in full force and effect.

(o) Nothing herein contained shall in any way obligate RBC to grant, continue, renew, extend time for payment of or accept anything which constitutes or would constitute Indebtedness.

(p) The Security Interest created hereby is intended to attach when this Security Agreement is signed by for Debtor acknowledges and agrees that in the event it amalgamates with any other company or companies it is

- (q) Debtor acknowledges and agrees that in the event it amalgamates with any other company or companies it is the intention of the parties heroto that the term "Debtor" when used herein shall apply to each of the amalgamating companies and to the amalgamated company, such that the Security Interest granted hereby
- (i) shall extend to "Collateral" (as that term is herein defined) owned by each of the amalgamating companies and the amalgamated company at the time of amalgamation and to any "Collateral" thereafter owned or
- (ii) shall secure the "Indebtedness" (as that term is herein defined) of each of the amalgamating companies and the amalgamated company to RBC at the time of amalgamation and any "Indebtedness" of the amalgamated company to RBC thereafter arising. The Security Interest shall attach to "Collateral" owned by each company amalgamating with Debtor, and by the amalgamated company, at the time of the amalgamation, and shall acquired.
- (r) In the event that Debtor is a body corporate, it is hereby agreed that The Limitation of Civil Rights Act of the Province of Saskatchewan, or any provision thereof, shall have no application to this Security Agreement or any agricultural corporation within the meaning of The Saskatchewan Farm Security Agreement. In the event that Debtor is an Part IV (other than Section 46) of that Act shall not apply to Debtor.

  (s) This Security Agreement and the transactions evidenced hereby shall be governed by and construed in accordance with the laws of the province in which the herein mentioned branch of RBC is located, as those laws may from time to time be in effect, including where applicable, the P.P.S.A.

### COPY OF AGREEMENT

- (a) Debtor hereby acknowledges receipt of a copy of this Security Agreement.
- (b) Debtor waives Debtor's right to receive a copy of any financing statement or financing change statement registered by RBC or of any verification statement with respect to any financing statement or financing change statement registered by RBC. (Applies in all P.P.S.A. Provinces except Ontario).

E-FORM 824 (2003/04)

16. Dobto	or represents and	warrants	that the	following	information	is accurate:
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NDIVIDUAL DEBTOR						
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	· · · · · · · · · · · · · · · · · · ·	SECOND	NAME		BIRTH DATE YEAR MONTH DAY	
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SCHEDULE "A"

(ENCUMBRANCES AFFECTING COLLATERAL)

NIL

TRADEMARK REEL: 003612 FRAME: 0234 10

E-FORM 924 (2003/04)

## SCHEDULE "B"

1. Locations of Debtor's Business Operations

7105A Edwards Boulevard, Mississauga, Ontario L5S 1Z2

2. Locations of Records relating to Collateral (if different from 1. above)

3. Locations of Collateral (if different from 1. above)

## SCHEDULE "C"

(DESCRIPTION OF PROPERTY)

Trademark:

Stagecraft

Registration Office:

Canadian Intellectual Property Office

Application Number:

1313951

Registration Number:

Status:

Searched

Filed: Created: Formulized: Applicant:

August 22, 2006 August 23, 2006 August 24, 2006

AudioOne Corporation

Wares:

7105A Edwards Bl., Mississauga, ON L5S 172

(1) Musical instrument accessories including audio amplifiers, audio mixers, audio processing equipment, namely limiters and compressors, audio speakers, audio speaker enclosures, electronic products for the manipulation of the frequency, time and amplitude characteristics of audio signals, namely, audio processors, loud speaker systems, loudspeakers with built-in amplifiers, musical instrument amplifiers, power amplifiers, pre-amplifiers, racks for amplifiers, sound amplifiers, sound mixers with integrated amplifiers, microphones, microphone cables, microphone stands, microphone boom poles, cable connectors, connection cables, guitar cables, microphone cables, power cables, speaker cables, speaker systems, studio monitor speakers, mounting devices for monitor, tripods, light stands, musical instrument stands, sheet music stands.

Claims:

Used in CANADA since June 23, 2005.

Trademark:

Rocker Music Tools

Registration Office;

Canadian Intellectual Property Office

Application Number:

1313946

Registration Number:

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Status: Filed: Created; Formalized; Advertised:

Advertised August 22, 2006 August 23, 2006 August 24, 2006 May 9, 2007

Applicant:

AudioOne Corporation

7105A Edwards Bl., Mississauga, ON L5S 1Z2

Wares:

(1) Stringed musical instruments, namely, acoustic, acoustic/electric and electric guitars and acoustic, acoustic/electric and electric basses; keyboards; drums, cymbals and drum hardware; and musical instrument accessories, namely, straps, picks, strings, cleaning cloths, capos, music

stands, guitar stands, keyboard stands, guitar bags.

Claims:

Used in CANADA since February 09, 2006

Trademark:

Ashbury

Registration Office:

Canadian Intellectual Property Office 1313949

Application Number:

Registration Number;

Status:

Advertised

Filed: Created: Formalized:

August 22, 2006 August 23, 2006 August 24, 2006 April 25, 2007

Advertised: Applicant:

AudioOne Corporation

Wares:

7105A Edwards Bl., Mississauga, ON L5S 1Z2

(1) Stringed musical instruments, namely, acoustic, acoustic/electric and

electric guitars and acoustic, acoustic/electric and electric basses; keyboards; drums, cymbals and drum hardware; and musical instrument accessories, namely, straps, picks, strings, cleaning cloths, capos, music

stands, guitar stands, keyboard stands, guitar bags.

CJairns:

Used in CANADA since February 09, 2006.

Trademark:

Highland Acoustic Instruments

Registration Office:

Canadian Intellectual Property Office 1313944

Application Number:

Registration Number:

Status:

Advertised

Filed: Created: Foundlized: Advertised:

August 22, 2006 August 23, 2006 August 24, 2006 April 25, 2007

Applicant:

AudioOne Corporation

Wares:

7105A Edwards Bl., Mississauga, ON L5S 1Z2

(1) Stringed musical instruments, namely, acoustic, acoustic/electric and electric guitars and acoustic, acoustic/electric and electric basses.

Claims:

Used in CANADA since July 29, 2005.

Trademark:

Solo Music Gear

Registration Office:

Canadian Intellectual Property Office

Application Number:

1339182 Registration Number;

Status:

Formalized

Filed: Created:

March 13, 2007 March 14, 2007 March 15, 2007

Formalized: Applicant:

AudioOne Corporation

7105A Edwards Bl., Mississauga, ON L5S 1Z2

Wares:

(1) Stringed musical instruments, namely, acoustic, acoustic/electric and electric guitars and acoustic, acoustic/electric and electric basses;

keyboards; drums, cymbals and drum hardware; and musical instrument

accessories, namely, straps, picks, strings, cleaning cloths, capos, music stands, guitar stands, keyboard stands, guitar bags.

Claims:

Proposed Use in CANADA.

,3

Word Mark:

Rocker Music Tools

Registration Office: Goods and Services:

United States Patent and Trademark Office

IC 015, US 002 021 036, G & S: stringed musical instruments, namely,

acoustic, acoustic/electric and electric guitars and acoustic,

acoustic/electric and electric basses; keyboards; drums, cymbals and drum hardware; and musical instrument accessories, namely, straps, picks, strings, polish, cleaning cloths, capos, music stands, guitar stands,

keyboard stands

77081327

Serial Number:

Filing Date:

January 11, 2007

Owner:

AudioOne Corporation, Corporation Canada 7105A Edwards Bl.,

Mississauga, ON L5\$ 1Z2

Status:

Live

77154269

Word Mark:

Goods and Services:

Highland Acoustic Instruments

IC 015. US 002 021 036. G & S: stringed musical instruments, namely,

acoustic, acoustic/electric and electric guitars and acoustic,

acoustic/electric and electric basses

Serial Number: Filing Date:

Registration Office:

April 11, 2007 United States Patent and Trademark Office

Owner:

AudioOne Corporation, Corporation Canada 7105A Edwards Bl.,

Mississauga, ON L5S 1Z2

Description:

The mark consists of the word Highland in large script font, with the words Acoustic Instruments in a much smaller sans serif font, all capital

letters beneath the "hlan" letters of Highland

Status:

Live

Word Mark:

Goods and Services:

Stagecraft Designs

IC 009. US 021 023 026 036 038. G & S: audio amplifiers, audio mixers, audio processing equipment, namely limiters and compressors, audio speakers, audio speaker enclosures, electric audio playback units with lights and speakers, electronic products for the manipulation of the frequency, time and amplitude characteristics of audio signals, namely, audio processors, receivers for audio and video, loud speaker systems, loudspeakers with built-in amplifiers, musical instrument amplifiers, power amplifiers, pre-amplifiers, racks for amplifiers, sound amplifiers, sound mixers with integrated amplifiers, microphones, microphone cables, microphone stands, microphone boom poles, cable connectors, connection cables, guitar cables, microphone cables, power cables, speaker cables, speaker systems, studio monitor speakers, video monitors, in-ear monitors not for medical purposes, mounting devices for

monitors, tripods, light stands

Serial Number:

Filing Date:

77154473 April 11, 2007

Registration Office:

Owner:

United States Patent and Trademark Office

Description:

AudioOne Corporation, Corporation Canada 7105A Edwards Bl., Mississanga, ON L5S 1Z2

The mark consists of the word "Stagecraft" in a large typeface with the word "DESIGNS" in all capital letters, much smaller-sized sans serif font

placed underneath "Stagecraft",

Status:

Live

Word Mark:

Goods and Services:

Solo Music Gear

IC 015, US 002 021 036, G & S; stringed musical instruments, namely,

acoustic, acoustic/electric and electric guitars and acoustic,

acoustic/electric and electric basses; keyboards; drums, cymbals and drum hardware; and musical instrument accessories, namely, straps, picks, strings, cleaning cloths, capos, music stands, guitar stands, keyboard stands, instrument carrying cases and guitar bags

Serial Number:

77154306

Filing Date: Registration Office:

April 11, 2007

Owner:

United States Patent and Trademark Office AudioOne Corporation, Corporation Canada 7105A Edwards Bl.,

Mississauga, ON L5S 1Z2

Description:

The mark consists of the word "SOLO" in squared-off letters, with the

words "Music Gear" below SOLO, situated to the right of center.

Status:

Live

Word Mark:

Ashbury Goods and Services:

IC 015. US 002 021 036. G & S; stringed musical instruments, namely,

acoustic, acoustic/electric and electric guitars and acoustic,

acoustic/electric and electric basses; keyboards; drums, cymbals and drum hardware; and musical instrument accessories, namely, straps, picks, strings, polish, cleaning cloths, capos, music stands, guitar stands,

keyboard stands

Serial Number:

77081353

Filing Date: Registration Office:

January 11, 2007

Owner:

United States Patent and Trademark Office AndioOne Corporation, Corporation Canada 7105A Edwards B1.,

Mississauga, ON L5S 1Z2

Description:

The mark consists of Ashbury in stylized font.

Status:

Live

TRADEMARK REEL: 003612 FRAME: 0239

RECORDED: 08/29/2007