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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM697759

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ENERGY RECOVERY, INC.		12/22/2021	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	JPMORGAN CHASE BANK, N.A.
Street Address:	10 South Dearborn, Floor L2, SUITE IL1-1145
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60603-2300
Entity Type:	National Banking Association: UNITED STATES

PROPERTY NUMBERS Total: 13

Property Type	Number	Word Mark	
Serial Number:	85850663		
Serial Number:	78467304	ERI	
Serial Number:	77278196	ERI	
Serial Number:	85810602	ISOBOOST	
Serial Number:	85810611	ISOGEN	
Serial Number:	78781267	MAKING DESALINATION AFFORDABLE	
Serial Number:	78467333	PRESSURE EXCHANGER	
Serial Number:	78467360	PX	
Serial Number:	90905098	PX G	
Serial Number:	90734113	PX G1300	
Serial Number:	78467363	PX PRESSURE EXCHANGER	
Serial Number:	97001697	PX PRIME	
Serial Number:	86400599	VORTEQ	

CORRESPONDENCE DATA

Fax Number:

Correspondence 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: 3127018637

Email: IPDocket@mayerbrown.com

TRADEMARK REEL: 007541 FRAME: 0991

Correspondent Name: William R. Siegel, Mayer Brown LLP

Address Line 1: P.O. BOX 2828

Address Line 4: CHICAGO, ILLINOIS 60690-2828

ATTORNEY DOCKET NUMBER:	21690807
NAME OF SUBMITTER:	William R. Siegel
SIGNATURE:	/william r siegel/
DATE SIGNED:	12/27/2021

Total Attachments: 7

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CONFIRMATORY GRANT OF SECURITY INTEREST IN TRADEMARKS

This CONFIRMATORY GRANT OF SECURITY INTEREST IN TRADEMARKS (this "<u>Confirmatory Grant</u>") is made as of December 22, 2021, by and among **ENERGY RECOVERY, INC.,** a Delaware corporation, (the "<u>Grantor</u>") and **JPMORGAN CHASE BANK, N.A.**, (together with its successors and assigns, the "<u>Lender</u>") on behalf of the Lender and the other Secured Parties.

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement dated as of the date hereof (as amended, restated, amended and restated, supplemented, or otherwise modified from time to time, the "Credit Agreement"), by and among the Grantor and the Lender, the Lender has agreed to make certain financial accommodations available to the Borrower from time to time pursuant to the terms and conditions thereof;

WHEREAS, the Lender is willing to make the financial accommodations to the Borrower as provided for in the Credit Agreement, but only upon the condition, among others, that the Loan Parties shall have executed and delivered to the Lender, on behalf of the Lender and the other Secured Parties, that certain Pledge and Security Agreement, dated as of the date hereof (including all exhibits thereto, as from time to time amended, restated, amended and restated, supplemented or otherwise modified, the "Security Agreement");

WHEREAS, pursuant to the Security Agreement, the Grantor pledged and granted to the Lender, for the benefit of the Lender and the other Secured Parties, a security interest in the Trademark Collateral (as defined below); and

WHEREAS, pursuant to the Security Agreement, the Grantor has agreed to execute and deliver this Confirmatory Grant in order to record the security interest granted to the Lender, for the benefit of the Lender and the other Secured Parties, with the United States Patent and Trademark Office;

NOW, THEREFORE, in consideration of the promises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby agrees as follows:

- 1. <u>DEFINED TERMS</u>. All initially capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement or, if not defined therein, in the Credit Agreement.
- 2. <u>GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL</u>. Grantor hereby pledges, collaterally assigns and grants to the Lender, on behalf of the Lender and the other Secured Parties, to secure the prompt and complete payment and performance of the Secured Obligations, a security interest (referred to in this Confirmatory Grant as the "<u>Security Interest</u>") in all of Grantor's right, title and interest in, to and under the following, whether now owned or hereafter acquired or arising (collectively, the "<u>Trademark Collateral</u>"):
- (a) all of its Trademarks and IP Licenses with respect to Trademarks to which it is a party, including without limitation, those referred to on <u>Schedule I</u>;
 - (b) all renewals, reversions and extensions of the foregoing;

- (c) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each IP License with respect to Trademarks; and
- (d) all products and proceeds (as that term is defined in the UCC) of the foregoing, including all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment of the foregoing, and any claim by Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or any Trademarks exclusively licensed under any IP License, including right to receive any damages, (ii) injury to the goodwill associated with any Trademark, or (iii) right to receive license fees, royalties, and other compensation under any IP License with respect to Trademarks.

Notwithstanding the foregoing, Trademark Collateral shall not include any Excluded Collateral.

- 3. <u>SECURITY FOR SECURED OBLIGATIONS</u>. This Confirmatory Grant and the Security Interest created hereby secures the payment and performance of the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Confirmatory Grant secures the payment of all amounts which constitute part of the Secured Obligations and would be owed by Grantor to the Secured Parties, whether or not they are unenforceable or not allowable due to the existence of an insolvency proceeding involving Grantor.
- 4. <u>SECURITY AGREEMENT</u>. The Security Interest granted pursuant to this Confirmatory Grant is granted in conjunction with the security interests granted to the Lender, on behalf of the Lender and the other Secured Parties, pursuant to the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of the Lender with respect to the Security Interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. To the extent there is any inconsistency between this Confirmatory Grant and the Security Agreement, the Security Agreement shall control.
- 5. <u>AUTHORIZATION TO SUPPLEMENT</u>. If Grantor shall obtain rights to any new Trademarks or become entitled to the benefit of any Trademark for any renewal or extension of any existing Trademark, the provisions of this Confirmatory Grant shall automatically apply thereto. Grantor hereby authorizes the Lender unilaterally to modify this Confirmatory Grant by amending <u>Schedule I</u> to include any such new trademark rights of Grantor. Notwithstanding the foregoing, no failure to so modify or supplement this Confirmatory Grant or amend <u>Schedule I</u> shall in any way affect, invalidate or detract from the Lender's continuing security interest in all Collateral, whether or not listed on <u>Schedule I</u>.
- 6. <u>COUNTERPARTS</u>. This Confirmatory Grant may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Confirmatory Grant. Delivery of an executed counterpart of a signature page of this Confirmatory Grant by telecopy, emailed pdf. or any other electronic means that reproduces an image of the actual executed signature page shall be effective as delivery of a manually executed counterpart of this Confirmatory Grant. The words "execution," "signed," "signature," "delivery," and words of like import in or relating to any document to be signed in connection with this Confirmatory Grant and the transactions contemplated hereby or thereby shall be deemed to include Electronic Signatures, deliveries or the keeping of records in electronic form, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature, physical delivery thereof or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any applicable law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic

Transactions Act; <u>provided</u> that nothing herein shall require the Lender to accept electronic signatures in any form or format without its prior written consent.

- 7. <u>CHOICE OF LAW</u>. THIS CONFIRMATORY GRANT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE INTERNAL LAWS (AND NOT THE LAW OF CONFLICTS) OF THE STATE OF NEW YORK, BUT GIVING EFFECT TO FEDERAL LAWS APPLICABLE TO NATIONAL BANKS.
- 8. <u>MISCELLANEOUS</u>. THIS CONFIRMATORY GRANT SHALL BE SUBJECT TO THE PROVISIONS REGARDING CONSENT TO JURISDICTION, JURY TRIAL WAIVER AND THE OTHER MATTERS SET FORTH IN SECTIONS 7.17 AND 7.18 OF THE SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, MUTATIS MUTANDIS.

[Remainder of Page Intentionally Left Blank; Signature Pages Follow.]

IN WITNESS WHEREOF, the parties hereto have caused this Confirmatory Grant of Security Interest in Trademarks to be executed and delivered as of the day and year first above written.

GRANTOR:

ENERGY RECOVERY, INC

Name: Joshua Ballard Title: Chief Financial Officer

	$\mathbf{D}\mathbf{R}\mathbf{R}$:

JPMORGAN CHASE BANK, N.A.

By: Lyse Large Name: Byses Louis
Title: Use Cresses L

[Signature page to Confirmatory Grant of Security Interest in Trademarks]

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SCHEDULE I to CONFIRMATORY GRANT

Trademarks

Energy Recovery, Inc.	INTEGRAL DISTANT		229172 ISC	229172 122
Directly access to J, anne.	Madrid System	ROGEN		_
Energy Recovery, Inc.	United States	ISOBOOST	4,660,154 ISC	35/810,602 4,66
Energy Recovery, Inc.	Mexico	ISOBOOST	229171 ISC	229171 122
Energy Recovery, Inc.	Madrid System	ISOBOOST	229171 ISC	229171 122
Energy Recovery, Inc.	South Korea	ERIPX	40-0839732 ER	±0-2009-12047 40-(
Energy Recovery, Inc.	Japan	ERIPX	5265527 ER	2008-92343 526
Energy Recovery, Inc.	Onlied States),3U3,964 ////	7/12/8,190
Energy Recovery, Inc.	United States))
Energy Recovery, Inc.	United Kingdom	1	JK008923918 ERI)23918 UK
Energy Recovery, Inc.	Turkey	<u> </u>	918 ERI)23918 923918
Energy Recovery, Inc.	Switzerland		918 ERI)23918 923918
Energy Recovery, Inc.	South Korea		918 ERI)23918 923918
Energy Recovery, Inc.	Singapore		918 ERI	923918 923918
Energy Recovery, Inc.	Norway		918 ERI)23918 923918
Energy Recovery, Inc.	Morocco		918 ERI	23918 923918
Energy Recovery, Inc.	Madrid System		918 ERI)23918 923918
Energy Recovery, Inc.	Liechtenstein	1	918 ERI)23918 923918
Energy Recovery, Inc.	Korea, North		918 ERI)23918 923918
Energy Recovery, Inc.	Japan		918 ERI	23918 923918
Energy Recovery, Inc.	Europe EUTM		918 ERI)23918 923918
Energy Recovery, Inc.	Croatia		918 ERI)23918 923918
Energy Recovery, Inc.	China		918 ERI)23918 923918
Energy Recovery, Inc.	Belarus		918 ERI	923918 923918
Energy Recovery, Inc.	Bahrain		918 ERI)23918 923918
Energy Recovery, Inc.	Australia		918 ERI)23918 923918
Energy Recovery, Inc.	Antigua		923918 ERI)23918 923
Energy Recovery, Inc.	United States		5,161,306	35/850,663 5,16
Energy Recovery, Inc.	Mexico			
Energy Recovery, Inc.	Madrid System	Design	e	1240828 124
Owner of Record	Jurisdiction	Mark		Serial No. Reg

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85/810,611	4,804,436	ISOGEN	United States	Energy Recovery, Inc.
1231739	1231739	ISOPRO	Madrid System	Energy Recovery, Inc.
1231739	1231739	ISOPRO	Mexico	Energy Recovery, Inc.
78/781,267	3,349,881	MAKING DESALINATION AFFORDABLE	United States	Energy Recovery, Inc.
78/467,333	3,125,056	PRESSURE EXCHANGER	United States	Energy Recovery, Inc.
923919	923919	PX	Antigua	Energy Recovery, Inc.
923919	923919	PX	Australia	Energy Recovery, Inc.
923919	923919	PX	Bahrain	Energy Recovery, Inc.
923919	923919	PX	Belarus	Energy Recovery, Inc.
923919	923919	PX	Croatia	Energy Recovery, Inc.
923919	923919	PX	Europe EUTM	Energy Recovery, Inc.
923919	923919	PX	Korea, North	Energy Recovery, Inc.
923919	923919	PX	Liechtenstein	Energy Recovery, Inc.
923919	923919	PX	Madrid System	Energy Recovery, Inc.
923919	923919	PX	Morocco	Energy Recovery, Inc.
923919	923919	PX	Norway	Energy Recovery, Inc.
923919	923919	PX	Singapore	Energy Recovery, Inc.
923919	923919	PX	Switzerland	Energy Recovery, Inc.
923919	923919	PX	Turkey	Energy Recovery, Inc.
923919	UK008923919	PX	United Kingdom	Energy Recovery, Inc.
78/467,360	3,173,098	PX	United States	Energy Recovery, Inc.
90/905,098	N/A (Pending)	PXG	United States	Energy Recovery, Inc.
90/734,113	N/A (Pending)	PX G1300	United States	Energy Recovery, Inc.
7013982	7013982	PX PRESSURE EXCHANGER	China	Energy Recovery, Inc.
78/467,363	3,156,183	PX PRESSURE EXCHANGER	United States	Energy Recovery, Inc.
97/001,697	N/A (Pending)	PX PRIME	United States	Energy Recovery, Inc.
86/400,599	5,617,643	VorTeq	United States	Energy Recovery, Inc.

TRADEMARK
RECORDED: 12/27/2021 REEL: 007541 FRAME: 0999