

10-1-03

Form PTO-1594 (Rev. 10/02) 102570334 OMB No. 0651-0027 (exp. 6/30/2005) U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

OMB No. 0651-0027 (exp. 6/30/2 Tab settings ⇔ ⇔ ⇔		
To the Honorable Commissi 1. Name of conveying party(ies		Please record the attached original documents or copy thereof.
r. Name or conveying party(les	o).	2. Name and address of receiving party(ies)
Gyration, Inc.		Name: Innotech Corporation
		Internal Address: 3-17-6 Shin-Yokohama
☐ Individual(s)	☐ Association	Street Address: Kouhoku-ku, Yokohama-Sh
General Partnership	☐ Limited Partnership	City: Kanagawa State: JAPAN Zip: 222-8580, Individual(s) citizenship Association General Partnership Limited Partnership
☐ Corporation-State: Californ	nia	☐ Individual(s) citizenship ☐
Other		☐ Association ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐
		General Partnership
Additional name(s) of conveying pa	arty(ies) attached? ☐ Yes 🛛 No	Limited Partnership ZOS
3. Nature of conveyance:	_	☐ Corporation-State
☐ Assignment	☐ Merger	Other a Japan Corporation
Security Agreement	Change of Name	If assignee is not domiciled in the United States, a domestic
☐ Other		representative designation is attached: Yes No (Designations must be a separate document from assignment)
Execution Date: Septembe	r 22, 2003	Additional name(s) & address(es) attached? ⊠ Yes ☐ No
4. Application number(s) or reg	jistration number(s):	
A. Trademark Application No.(s	s)	B. Trademark Registration No.(s)
76/364,909		1,794,145
	Additional number(s)	attached 🗌 Yes 🛛 No
5. Name and address of party t concerning document should b		6. Total number of applications and registrations involved:
Name: Linda G. Henry, Esq.		7. Total fee (37 CFR 3.41)\$ 65.00
Internal Address: Fenwick & W	est LLP	⊠ Enclosed
Silicon Valley	Center	☐ Authorized to be charged to deposit account
		8. Deposit account number:
Street Address: 801 California	a Street	
City: Mountain View State:	Zip:94041	
	DO NOT US	E THIS SPACE
Linda G. Henry, Esq.	00 CP / ////////////////////////////////	Henry October 2 2003
Name of Person Signing Signature \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
Total number of pages including cover sheet, attachments, and document: 10		
	Mail documents to be recorded with	to an another all and the man transfer and the man and the man and the same and the

Mail documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

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Form PTO – 1594 Continuation Sheet

2. Name and address	of rece	iving party(ies):	
Name: Bernard V. & Joint Decl. of			nmitt	
Internal Address:		<u></u>		
Street Address:	510 M	lendel Lane		
City: Jasper	_State:	<u>Indiana</u>	_Zip:_	47546
☑ Other a Joint Decl. of Trust DTD 1/04/96				

18388/00070/DOCS/1381090.1

INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement, dated as of September 22, 2003, is made by GYRATION, INC., a California corporation (the "Company"), and the parties to that certain Security Agreement, dated of even date herewith, by and among the Company and the parties listed as Secured Parties therein (or who hereafter become parties thereto, the "Secured Parties") (the "Security Agreement"), to secure certain Indebtedness of the Company as defined in the Security Agreement, subject to the prior receipt by the Company of the written consent of Silicon Valley Bank. Capitalized terms not defined herein shall have the meaning ascribed to them in the Security Agreement.

RECITALS:

WHEREAS, Company owns the Patent Collateral (as defined below) and the Trademark Collateral (as defined below); and

WHEREAS, pursuant to (i) the Security Agreement and (ii) certain other collateral documents (including this Agreement), the Company has granted or will be granting to the Secured Parties a continuing security interest in certain personal and intellectual property of Company, including all right, title and interest of Company in, to and under the Patent Collateral (as defined below), and the Trademark Collateral (as defined below) to secure Company's Indebtedness.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Company grants to the Secured Parties, to secure Company's Indebtedness (as defined in the Security Agreement), a continuing security interest in all of Company's right, title and interest in, to and under the following:

- (1) the "Patent Collateral", which is to include all of the following items or types of property whether now owned or existing or hereafter acquired or arising:
- (a) each patent and patent application identified on <u>Schedule 1</u> hereto (including any applications, divisions, reissues, re-examinations, continuations, continuations-in-part, renewals or extensions);
- (b) all claims for, and rights to sue for, past, present or future infringements of any of the Patents, and all income, royalties, damages and payments now or hereafter due or payable with respect to any of the foregoing, including damages and payments for past, present or future infringements thereof; and
 - (c) all proceeds of any of the foregoing.
 - (2) the "Trademark Collateral", which is to include all of the following items

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or types of property whether now owned or existing or hereafter acquired or arising:

- (a) each trademark and trademark application identified on <u>Schedule 2</u> hereto;
- (b) the goodwill relating to any of the foregoing and any rights or items necessary to such goodwill to prevent any assignment from being an assignment in gross:
- (c) all claims for, and rights to sue for, past, present or future infringements of any of the Trademarks, and all income, royalties, damages and payments now or hereafter due or payable with respect to any of the foregoing, including damages and payments for past, present or future infringements thereof; and
 - (d) all proceeds of any of the foregoing.

Company irrevocably constitutes and appoints the Majority Holders (as defined in the Security Agreement, for itself and the Secured Parties under the Security Agreement), with full power of substitution, as its true and lawful attorney-in-fact with full power and authority in the name of Company or in the name(s) of the Majority Holders, from time to time, in the discretion of the Majority Holders, to file and record any and all instruments, agreements and documents which the Majority Holders may deem necessary or advisable to accomplish the purposes of this Agreement and the Security Agreement, including to execute any assignment of the Patent Collateral and the Trademark Collateral after disposition thereof to other transferees, and to receive, endorse and collect all instruments made or payable to Company representing any proceeds of the Patent Collateral or the Trademark Collateral or any part thereof and to give full discharge for the same.

Except to the extent expressly permitted in the Security Agreement, Company agrees not to sell, lease, assign, transfer, encumber or otherwise dispose of the Patent Collateral or the Trademark Collateral, or any party thereof or any interest therein.

The foregoing security interest is granted in conjunction with the security interests granted by Company to the Secured Parties pursuant to the Security Agreement. Company acknowledges and affirms that the rights and remedies with respect to the security interest in the Patent Collateral and Trademark Collateral 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.

[Signatures on Next Page]

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IN WITNESS WHEREOF, the parties have caused this Intellectual Property Security Agreement to be duly executed by its officers thereunto duly authorized as of the first date written above.

COMPANY:	SECURED PARTIES:
GYRATION, INC.	INNOTECH CORPORATION
By:	By:
Name: TOOMS OUM	Name:
Title: CCO	Title:
Fax No.:	Fax No.:
· :	Bernard V. & Theresa S. Vonderschmitt Joint Decl. of Trust DTD 1/04/96
	Ву:
	Name:
	Title:
	Fax No.:
	By:
	Name:
	Title:
	Eav No.

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FROM: MORGAN FAX NO.: 9252560277 Sep. 23 2003 01:41AM P5

2003年09月23日(大) 97:41

4/天子(後)難疑法

FAX#9:045-474-9063

P. 007/001

IN WITNESS WHEREOF, the parties have caused this Intellectual Property Security Agreement to be duly executed by its officers thereunto duly authorized as of the first date written above.

COMPANY;	SECURED PARTIES:
GYRATION, INC.	innotech corporation
Ву:	84: IM. Yashida
Name:	Name: Larry M. Yoshida
Title:	TIME: CHAIRMAN & CEO
Fax No.:	Fax No.:
	Bernard V. & Theresa S. Vonderschmitt Joint Decl. of Trust DTD 1/04/96
	Ву:
	Name
	Title:
	Fax No.:
	Ву:
	Name:
•	Title:
	Fax No.:

VONDERSCHMITT

Fax 408-973-7055 To (812) 634-2630

TEL: 812 634 2630 Page 4/6 Gyration, Inc Da

30 P. 009 Date: 9/22/2003 4:30 38 PM

IN WITNESS WHEREOF, the parties have caused this Intellectual Property Security Agreement to be duly executed by its officers thereunto duly authorized as of the first date written above.

COMPANY:	SECURED PARTIES:
GYRATION, INC.	INNOTECH CORPORATION
Ву:	By:
Name:	Name:
Title:	Title:
Fax No.:	Fax No.:
	Bernard V. & Theresa S. Vonderschmitt Joint Decl. of Trust DTD 1/04/96 By: Bornard Uvon derschmitt Name: Bernard V. Vonderschmitt Title: Fax No.:
	By:
	Name:
	Title:

Fax No.:

Schedule 1

Patent Collateral

<u>Description</u>	Registration/ Application <u>Number</u>	Registration Application <u>Date</u>
Gyroscopic Pointer and Method	5,898,421	April 27, 1999
Electronic Pointing Apparatus and Method	5,825,350	October 20, 1998
Optically Sensed Wire Gyroscope Apparatus and System and Methods for Manufacture and Cursor Control	5,594,169	January 14, 1997
Gyroscopic Pointer	5,440,326	August 8, 1995
Shaft Angle Encoder with Rotating Off-Axis Interference Pattern	5,138,154	August 11, 1992
Vibrating Rate Gyroscope and Methods of Assembly and Operation	5,698,784	December 16, 1997
Design for Graphic Display Controller	Design Patent 378,751	April 8, 1997

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Schedule 2

Trademark Collateral

	Registration/	Registration
<u>Description</u>	Application <u>Number</u>	Application <u>Date</u>
GYRATION	76,364,909	January 31, 2002
GYROPOINT	1,794,145	September 21, 1993

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2003年10月02日 (木) 11:37

DESIGNATION OF DOMESTIC REPRESENTATIVE

Innotech Corporation, a Japan corporation, 3-17-6 Shin-Yokohama Kouhoku-ku Yokohama-shi, Kanagawa 222-8580 Japan, hereby designates CT Corporation System, of 818 West 7th St., Los Angeles, California 90017 U.S.A., as domestic representative upon whom may be served notices of process in proceedings affecting the following application and registration:

Trademark	Registration No.	Registration Date
GYROPOINT	1794145	September 21, 1993

Trademark	Application No.	Application Date
GYRATION	76/364,909	January 31 2002

INNOTECH CORPORATION

FAX番号: 045-474-9063

Dated: October 2, 2003

Name: Hirotaka Furusawa

General Manager, Corporate Planning Dept. Title: 18388/00070/DOCS/1379997.1

RECORDED: 10/02/2003