

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
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NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL
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CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Eversio, Inc.		01/01/2009	CORPORATION: WASHINGTON

RECEIVING PARTY DATA

Name:	Sustainable Group Holdings LLC
Street Address:	844 NW 49th Street
Internal Address:	Attn: David Stober
City:	Seattle
State/Country:	WASHINGTON
Postal Code:	98107
Entity Type:	LIMITED LIABILITY COMPANY: WASHINGTON

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Registration Number:	3506731	SUSTAINABLE GROUP
Registration Number:	3539398	RESLEEVE
Registration Number:	3535970	REPOUCH
Serial Number:	77529881	SUSTAINABLE GROUP
Serial Number:	77525217	REWRITE
Serial Number:	77525214	RESTOCK
Serial Number:	77525212	REMAILER
Serial Number:	77525210	REPLAY
Serial Number:	77525200	REBADGE

CORRESPONDENCE DATA

Fax Number: (206)464-0484
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Phone: 206-386-5916

OP \$240.00 3506731

Email: dnitz@vjgseattle.com
Correspondent Name: Daren H. Nitz
Address Line 1: 600 University Street
Address Line 2: Suite 2424
Address Line 4: Seattle, WASHINGTON 98101

NAME OF SUBMITTER:	Daren H. Nitz
Signature:	/s/ Daren H. Nitz
Date:	03/11/2009

Total Attachments: 3

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TRADEMARK ASSIGNMENT

THIS TRADEMARK ASSIGNMENT (this "Assignment") is made and entered into as of January 1, 2009 ("Effective Date") by and between Eversio, Inc., a Washington corporation dba The Sustainable Group ("Eversio"), and Sustainable Group Holdings LLC, a Washington limited liability company ("SGH"), in connection with the Asset Purchase Agreement, dated December 22, 2008, by and between Eversio and SGH (the "Asset Purchase Agreement").

WHEREAS, Eversio wishes to assign to SGH, and SGH wishes to acquire from Eversio, the United States trademarks and trademark applications set forth on Schedule A attached hereto, together with the goodwill of the business associated therewith (collectively, the "Marks").

NOW, THEREFORE, pursuant to the requirements of the Asset Purchase Agreement, and for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Eversio hereby sells, assigns, transfers and sets over to SGH its entire right, title and interest in and to the Marks, for the United States and for all foreign countries, including, without limitation, any registrations and applications therefor, any renewals and extensions of the registrations, and all other corresponding rights that are or may be secured under the laws of the United States or any foreign country, now or hereafter in effect, for SGH's own use and enjoyment, and for the use and enjoyment of SGH's successors, assigns or other legal representatives, as fully and entirely as the same would have been held and enjoyed by Eversio if this Assignment had not been made, together with all income, royalties or payments due or payable as of the Effective Date or thereafter, including, without limitation, all claims for damages by reason of past, present or future infringement or other unauthorized use of the Marks, with the right to sue for, and collect the same for SGH's own use and enjoyment and for the use and enjoyment of its successors, assigns or other legal representatives.

(1) Eversio hereby requests the Commissioner of Patents and Trademarks, and the corresponding entities or agencies in any applicable foreign countries, to record SGH as the assignee and owner of the Marks.

(2) Eversio shall take all further actions, and provide to SGH, SGH's successors, assigns or other legal representatives, all such cooperation and assistance (including, without limitation, the execution and delivery of any and all affidavits, declarations, oaths, samples, exhibits, specimens, assignments, powers of attorney or other documentation), reasonably requested by SGH and at SGH's expense, to more fully and effectively effectuate the purposes of this Assignment, including, without limitation, with respect to the following: (i) the preparation and prosecution of any application for registration, or any application for renewal of a registration, relating to any of the rights assigned herein; (ii) the prosecution or defense of any interference, opposition, infringement or other proceedings that may arise in connection with any of the rights assigned herein, including, without limitation, testifying as to any facts relating to the Marks and this Assignment; (iii) obtaining any additional trademark protection relating to rights assigned herein that SGH reasonably may deem appropriate that may be secured under the laws now or hereafter in effect in the United States or in any foreign country; and (iv) in the implementation or perfection of this Assignment in all applicable jurisdictions throughout the world.

[Signature Page Follows]

IN WITNESS WHEREOF, Eversio and SGH have caused this Assignment to be executed by their duly authorized representatives as of the Effective Date.

SUSTAINABLE GROUP HOLDINGS LLC,

By: 

David Stöber, CEO and Manager

EVERSIO, INC.,

By: 

Brad Hole, Chief Executive Officer

[Signature Page – Trademark Assignment]

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TRADEMARK

REEL: 003950 FRAME: 0261

SCHEDULE A

U.S. TRADEMARKS

<u>Trademark</u>	<u>Registration No.</u>
SUSTAINABLE GROUP	3506731
RESLEEVE	3539398
REPOUCH	3535970

U.S. TRADEMARK APPLICATIONS

<u>Trademark</u>	<u>Serial No.</u>
SUSTAINABLE GROUP	77529881
REWRITE	77525217
RESTOCK	77525214
REMAILER	77525212
REPLAY	77525210
REBADGE	77525200