

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM376830

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST

## CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Edgewood Partners Insurance Center		03/16/2016	Corporation: CALIFORNIA
James C. Jenkins Insurance Service Inc.		03/16/2016	Corporation: CALIFORNIA
Ascende, Inc.		03/16/2016	Corporation: TEXAS

## RECEIVING PARTY DATA

<b>Name:</b>	JPMorgan Chase Bank, N.A., as collateral agent
<b>Street Address:</b>	10 South Dearborn
<b>Internal Address:</b>	Floor L2S
<b>City:</b>	Chicago
<b>State/Country:</b>	ILLINOIS
<b>Postal Code:</b>	60603-2300
<b>Entity Type:</b>	National Banking Association: UNITED STATES

## PROPERTY NUMBERS Total: 51

Property Type	Number	Word Mark
<b>Registration Number:</b>	4827736	MOG MEDICAL OPERATOR GROUP
<b>Registration Number:</b>	4901505	EPICNESS
<b>Registration Number:</b>	4901504	EPICNESS
<b>Registration Number:</b>	4816969	EPIC INSURANCE BROKERS & CONSULTANTS
<b>Registration Number:</b>	4816966	EPIC RISK SOLUTIONS & EMPLOYER SERVICES
<b>Registration Number:</b>	4740304	EPIC INSURANCE
<b>Registration Number:</b>	4740303	EPIC INSURANCE BROKERS
<b>Registration Number:</b>	4725095	EPIC RISK SOLUTIONS AND EMPLOYER SERVICE
<b>Registration Number:</b>	4725075	EPIC RISK SOLUTIONS
<b>Registration Number:</b>	4725074	THE EPIC EXCHANGE
<b>Registration Number:</b>	4725073	EPIC RISK SOLUTIONS
<b>Registration Number:</b>	4725072	EPIC RISK SOLUTIONS AND EMPLOYER SERVICE
<b>Registration Number:</b>	4717855	EPIC EMPLOYER SERVICES
<b>Registration Number:</b>	4717854	EPIC EMPLOYER SERVICES
<b>Registration Number:</b>	4584542	EPIC INSURANCE BROKERS AND CONSULTANTS

TRADEMARK

<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>
<b>Registration Number:</b>	4584541	EPIC INSURANCE BROKERS AND CONSULTANTS
<b>Registration Number:</b>	4484476	EPIC REAL ESTATE
<b>Registration Number:</b>	4378595	SLICE PIZZA DELIVERY INSURANCE SAFETY LO
<b>Registration Number:</b>	4378593	SLICE PIZZA DELIVERY INSURANCE
<b>Registration Number:</b>	4370878	SLICE PIZZA DELIVERY INSURANCE
<b>Registration Number:</b>	4312005	E
<b>Registration Number:</b>	4329193	EDUCATION PROTECTOR
<b>Registration Number:</b>	4291048	E P I C
<b>Registration Number:</b>	3934800	POWERGUARD
<b>Registration Number:</b>	3702193	EDGEWOOD PARTNERS INSURANCE CENTER
<b>Registration Number:</b>	4902047	EPIC EXECUTIVE BENEFITS
<b>Registration Number:</b>	4724124	PAR GOLF INSURANCE PROGRAM
<b>Registration Number:</b>	4348271	CLUB INSURANCE SOLUTIONS
<b>Registration Number:</b>	4568196	BENEFITS2GO
<b>Registration Number:</b>	4510026	AUTODEALERPRO
<b>Registration Number:</b>	4510013	AUTODEALERPRO
<b>Registration Number:</b>	3717536	JENKINS RESOURCE NETWORK
<b>Registration Number:</b>	3723528	PROFITNESS INSURANCE
<b>Registration Number:</b>	3737921	PROFITNESS
<b>Registration Number:</b>	2052539	EB SOLUTIONS
<b>Registration Number:</b>	2852086	ASCENDENT
<b>Registration Number:</b>	3121457	ASCENDE
<b>Registration Number:</b>	3918243	ACT
<b>Registration Number:</b>	3921243	ASCENDE CHARITABLE TRUST
<b>Registration Number:</b>	4226531	ASCENDE WEALTH ADVISERS
<b>Registration Number:</b>	4522764	INSIGHT IN ACTION
<b>Registration Number:</b>	4530275	
<b>Serial Number:</b>	86695899	EXP EPIC EXCHANGE PLATFORM
<b>Serial Number:</b>	86695892	EXP EPIC EXCHANGE PLATFORM
<b>Serial Number:</b>	86691713	EPIC FINANCIAL RISK SOLUTIONS
<b>Serial Number:</b>	86691709	EPIC FINANCIAL RISK SOLUTIONS
<b>Serial Number:</b>	86198266	EPIC BROKERS
<b>Serial Number:</b>	86805366	DECISELY
<b>Serial Number:</b>	86880616	DECISELY
<b>Serial Number:</b>	85686246	ASCENDE
<b>Serial Number:</b>	86514093	ENERGY COMMAND

**CORRESPONDENCE DATA**

**TRADEMARK  
REEL: 005752 FRAME: 0070**

**Fax Number:** 6502515002

***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:** 6502515094

**Email:** jnull@stblaw.com

**Correspondent Name:** Linda Nyberg

**Address Line 1:** 2475 Hanover Street

**Address Line 4:** Palo Alto, CALIFORNIA 94304

<b>ATTORNEY DOCKET NUMBER:</b>	509265/1969
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<b>NAME OF SUBMITTER:</b>	J. Jason Mull
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<b>SIGNATURE:</b>	/J. Jason Mull/
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<b>DATE SIGNED:</b>	03/16/2016
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**Total Attachments: 15**

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## INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (as amended, amended and restated, supplemented or otherwise modified from time to time, the “IP Security Agreement”) dated March 16, 2016, is among the Persons listed on the signature pages hereof (collectively, the “Grantors”) and JPMorgan Chase Bank, N.A., as collateral agent (the “Collateral Agent”) for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, EPIC Holdings Inc., a Delaware corporation (the “Parent Borrower”), Edgewood Partners Insurance Center, a California corporation (“Epic”, and together with the Parent Borrower, the “Borrowers”, and each, a “Borrower”), Edgewood Partners Holdings LLC, a Delaware limited liability company (“Holdings”) have entered into the Credit Agreement dated as of March 16, 2016 (as amended, amended and restated, supplemented or otherwise modified from time to time, the “Credit Agreement”) with JPMorgan Chase Bank, N.A., as Administrative Agent and Collateral Agent and the other parties thereto. Terms defined in the Credit Agreement or in the Security Agreement (as defined below) and not otherwise defined herein are used herein as defined in the Credit Agreement or the Security Agreement, as the case may be (and in the event of a conflict, the applicable definition shall be the one given to such term in the Security Agreement).

WHEREAS, as a condition precedent to the making of the Loans by the Lenders from time to time and the issuance of Letters of Credit by the L/C Issuers from time to time, the entry into Secured Hedge Agreements by the Hedge Banks from time to time and the entry into Secured Cash Management Agreements by the Cash Management Banks from time to time, each Grantor has executed and delivered that certain Security Agreement dated March 16, 2016 among the Grantors and the Collateral Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the “Security Agreement”).

WHEREAS, under the terms of the Security Agreement, the Grantors have granted to the Collateral Agent, for the benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed thereunder to execute this IP Security Agreement for recording with the U.S. Patent and Trademark Office, the United States Copyright Office and any other appropriate domestic governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

SECTION 1. Grant of Security. As security for the payment or performance, as the case may be, in full of all of the Secured Obligations when due, the undersigned hereby unconditionally grants, pledges, and collaterally assigns to the Collateral Agent and, its successors and permitted assigns, for the benefit of the Secured Parties, a continuing security interest in, and liens on, the undersigned right, title and interest in and to the Collateral, in each case, as to each type of property described below, whether now owned or hereafter acquired by the undersigned, wherever located, and whether now or hereafter existing or arising (the “Collateral”):

- (i) the patents and patent applications set forth in Schedule A hereto (the “Patents”);
- (ii) the trademark and service mark registrations and applications set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use

trademark applications under applicable federal law), together with the goodwill symbolized thereby (the “Trademarks”);

(iii) all copyrights, whether registered or unregistered, now owned or hereafter acquired by such Grantor, including, without limitation, the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto (the “Copyrights”);

(iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(v) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral of or arising from any of the foregoing;

provided that notwithstanding anything to the contrary contained in the foregoing clauses (i) through (vi), or elsewhere in the Loan Documents, the security interest created hereby shall not extend to, and the term “Collateral” shall not include, any Excluded Property.

SECTION 2. Security for Obligations. The grant of a security interest in, the Collateral by each Grantor under this IP Security Agreement secures the payment of all Secured Obligations of such Grantor now or hereafter existing under or in respect of the Secured Documents (as such Secured Documents may be amended, amended and restated, supplemented, replaced, refinanced or otherwise modified from time to time (including any increases of the principal amount outstanding thereunder)), whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise, but excluding any Excluded Swap Obligations. Without limiting the generality of the foregoing, this IP Security Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Secured Obligations that would be owed by such Grantor to any Secured Party under the Secured Documents subject to the effects of bankruptcy, insolvency, fraudulent conveyance, reorganization, moratorium and other similar laws relating to or affecting creditors’ rights generally or general equitable principles (whether considered in a proceeding in equity or at law).

SECTION 3. Recordation. Each Grantor authorizes and requests that the Register of Copyrights, the Commissioner for Patents and the Commissioner for Trademarks and any other applicable government officer record this IP Security Agreement.

SECTION 4. Execution in Counterparts. This IP Security Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

SECTION 5. Grants, Rights and Remedies. This IP Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Collateral Agent with respect to the Collateral are more fully set forth in the Security Agreement,

the terms and provisions of which are incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this IP Security Agreement and the terms of the Security Agreement, the terms of the Security Agreement shall govern.

SECTION 6. Governing Law; Jurisdiction; Etc.

(a) THIS IP SECURITY AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK WITHOUT GIVING EFFECT TO THE CONFLICT OF LAWS PRINCIPLES THEREOF, BUT INCLUDING SECTION 5-1401 OF THE NEW YORK GENERAL OBLIGATIONS LAW.

(b) EACH PARTY HERETO IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE EXCLUSIVE JURISDICTION OF THE COURTS OF THE STATE OF NEW YORK SITTING IN NEW YORK CITY IN THE BOROUGH OF MANHATTAN AND OF THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK SITTING IN THE BOROUGH OF MANHATTAN, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS IP SECURITY AGREEMENT, AND EACH OF THE PARTIES HERETO IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW. NOTHING IN THIS IP SECURITY AGREEMENT SHALL AFFECT ANY RIGHT THAT THE ADMINISTRATIVE AGENT, COLLATERAL AGENT, ANY LENDER OR ANY L/C ISSUER MAY OTHERWISE HAVE TO BRING ANY ACTION OR PROCEEDING RELATING TO THE ENFORCEMENT OF ANY JUDGMENT AGAINST ANY BORROWER OR ANY OTHER LOAN PARTY OR THEIR PROPERTIES IN THE COURTS OF ANY JURISDICTION.

(c) EACH PARTY HERETO IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS IP SECURITY AGREEMENT IN ANY COURT REFERRED TO IN PARAGRAPH (b) OF THIS SECTION. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.


(d) EACH PARTY HERETO IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 10.02 OF THE CREDIT AGREEMENT. NOTHING IN THIS IP SECURITY AGREEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

(e) EACH PARTY TO THIS IP SECURITY AGREEMENT HEREBY EXPRESSLY WAIVES ANY RIGHT TO TRIAL BY JURY OF ANY CLAIM, DEMAND, ACTION OR CAUSE OF ACTION ARISING UNDER THIS IP SECURITY AGREEMENT OR IN ANY WAY CONNECTED WITH OR RELATED OR INCIDENTAL TO THE DEALINGS OF THE PARTIES HERETO OR ANY OF THEM WITH RESPECT TO THIS IP SECURITY AGREEMENT, OR THE

TRANSACTIONS RELATED THERETO, IN EACH CASE WHETHER NOW EXISTING OR  
HEREAFTER ARISING, AND WHETHER FOUNDED IN CONTRACT OR TORT OR OTHERWISE;  
AND EACH PARTY HEREBY AGREES AND CONSENTS THAT ANY SUCH CLAIM, DEMAND,  
ACTION OR CAUSE OF ACTION SHALL BE DECIDED BY COURT TRIAL WITHOUT A JURY,  
AND THAT ANY PARTY TO THIS AGREEMENT MAY FILE AN ORIGINAL COUNTERPART OR  
A COPY OF THIS SECTION 6(e) WITH ANY COURT AS WRITTEN EVIDENCE OF THE  
CONSENT OF THE SIGNATORIES HERETO TO THE WAIVER OF THEIR RIGHT TO TRIAL BY  
JURY.

IN WITNESS WHEREOF, the Grantor and the Collateral Agent have caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first written above.


EDGEWOOD PARTNERS INSURANCE CENTER

By:   
Name: Karman Chan  
Title: Treasurer



IN WITNESS WHEREOF, the Grantor and the Collateral Agent have caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first written above.

JAMES C. JENKINS INSURANCE SERVICE INC.

By:   
Name: Karman Chan  
Title: Treasurer

[Signature Page to IP Security Agreement]

**TRADEMARK**  
**REEL: 005752 FRAME: 0077**

IN WITNESS WHEREOF, the Grantor and the Collateral Agent have caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first written above.

ASCENDE, INC.

By: \_\_\_\_\_



Name: Karman Chan

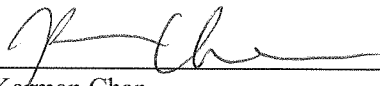
Title: Treasurer

[Signature Page to IP Security Agreement]

**TRADEMARK**  
**REEL: 005752 FRAME: 0078**

IN WITNESS WHEREOF, the Grantor and the Collateral Agent have caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first written above.

POWERGUARD SPECIALTY INSURANCE  
SERVICES LLC

By:   
Name: Karman Chan  
Title: Treasurer

[Signature Page to IP Security Agreement]

**TRADEMARK**  
**REEL: 005752 FRAME: 0079**

JPMORGAN CHASE BANK, N.A.,  
as Collateral Agent

By: Kris Nance  
Name: Kris Nance  
Title: Vice President

[Signature Page to IP Security Agreement]

TRADEMARK  
REEL: 005752 FRAME: 0080

**SCHEDULE A**

Patents and Patent Applications

None.

**SCHEDULE B**Trademark and Service Mark Registrations and Applications

	<b>OWNER</b>	<b>MARK</b>	<b>APP. NO.</b>	<b>REG. NO.</b>
<b>1</b>	Edgewood Partners Insurance Center	MOG MEDICAL OPERATOR GROUP and Design	86154629	4827736
<b>2</b>	Edgewood Partners Insurance Center	EXP EPIC EXCHANGE PLATFORM and Design	86695899	
<b>3</b>	Edgewood Partners Insurance Center	EXP EPIC EXCHANGE PLATFORM	86695892	
<b>4</b>	Edgewood Partners Insurance Center	EPICNESS (Stylized) (ness in cursive)	86691649	4901505
<b>5</b>	Edgewood Partners Insurance Center	EPICNESS (Stylized) (ness in lower block letters)	86691636	4901504
<b>6</b>	Edgewood Partners Insurance Center	EPIC FINANCIAL RISK SOLUTIONS and Design	86691713	
<b>7</b>	Edgewood Partners Insurance Center	EPIC FINANCIAL RISK SOLUTIONS	86691709	
<b>8</b>	Edgewood Partners Insurance Center	EPIC BROKERS	86198266	
<b>9</b>	Edgewood Partners Insurance Center	EPIC INSURANCE BROKERS & CONSULTANTS and Design	86511705	4816969
<b>10</b>	Edgewood Partners Insurance Center	EPIC RISK SOLUTIONS & EMPLOYER SERVICES	86511674	4816966
<b>11</b>	Edgewood Partners Insurance Center	EPIC INSURANCE	86198258	4740304
<b>12</b>	Edgewood Partners Insurance Center	EPIC INSURANCE BROKERS	86198254	4740303
<b>13</b>	Edgewood Partners Insurance Center	EPIC RISK SOLUTIONS AND EMPLOYER SERVICES and Design	86203763	4725095
<b>14</b>	Edgewood Partners Insurance Center	EPIC RISK SOLUTIONS and Design	86198316	4725075

15	Edgewood Partners Insurance Center	THE EPIC EXCHANGE	86198294	4725074
16	Edgewood Partners Insurance Center	EPIC RISK SOLUTIONS	86198279	4725073
17	Edgewood Partners Insurance Center	EPIC RISK SOLUTIONS AND EMPLOYER SERVICES	86198269	4725072
18	Edgewood Partners Insurance Center	EPIC EMPLOYER SERVICES and Design	86198319	4717855
19	Edgewood Partners Insurance Center	EPIC EMPLOYER SERVICES	86198286	4717854
20	Edgewood Partners Insurance Center	EPIC INSURANCE BROKERS AND CONSULTANTS and Design	86198306	4584542
21	Edgewood Partners Insurance Center	EPIC INSURANCE BROKERS AND CONSULTANTS	86198226	4584541
22	Edgewood Partners Insurance Center	EPIC REAL ESTATE and Design	85970715	4484476
23	Edgewood Partners Insurance Center	SLICE PIZZA DELIVERY INSURANCE SAFETY LOSS CONTROL INSURANCE COVERAGE EXPERTISE and Design	85636122	4378595
24	Edgewood Partners Insurance Center	SLICE PIZZA DELIVERY INSURANCE and Design	85635941	4378593
25	Edgewood Partners Insurance Center	SLICE PIZZA DELIVERY INSURANCE	85635927	4370878
26	Edgewood Partners Insurance Center	E and Design	85616366	4312005
27	Edgewood Partners Insurance Center	EDUCATION PROTECTOR	85532064	4329193
28	Edgewood Partners Insurance Center	E P I C and Design	85498714	4291048
29	Edgewood Partners Insurance Center	POWERGUARD	77457788	3934800
30	Edgewood Partners Insurance Center	EDGEWOOD PARTNERS INSURANCE CENTER	77273911	3702193

31	Edgewood Partners Insurance Center	EPIC EXECUTIVE BENEFITS & Design	86769523	4902047
32	Edgewood Partners Insurance Center	DECISELY	86805366	
33	Edgewood Partners Insurance Center (successor-in-interest to Golf Insurance Services, LLC)	PAR GOLF INSURANCE PROGRAM	85617654	4724124
34	Edgewood Partners Insurance Center (successor-in-interest to Golf Insurance Services, LLC)	CLUB INSURANCE SOLUTIONS	85617651	4348271
35	Edgewood Partners Insurance Center	DECISELY and Design	86880616	
36	James C. Jenkins Insurance Service Inc. DBA Jenkins Insurance Services	BENEFITS2GO	86141138	4568196
37	James C. Jenkins Insurance Service Inc. DBA Jenkins Insurance Services	AUTODEALERPRO (Stylized)	86025510	4510026
38	James C. Jenkins Insurance Service Inc. DBA Jenkins Insurance Services	AUTODEALERPRO	86025,308	4510013
39	James C. Jenkins Insurance Service Inc. DBA Jenkins Athens Insurance Services	JENKINS RESOURCE NETWORK	77585581	3717536
40	James C. Jenkins Insurance Service Inc. DBA Jenkins Insurance Services	PROFITNESS INSURANCE	77598482	3723528
41	James C. Jenkins Insurance Service Inc. DBA Jenkins Insurance Services	PROFITNESS	77598475	3737921
42	Ascende, Inc.	EB SOLUTIONS	75090083	2052539
43	Ascende, Inc.	ASCENDENT	78235519	2852086
44	Ascende, Inc.	ASCENDE	78318654	3121457
45	Ascende, Inc.	ACT	85041294	3918243
46	Ascende, Inc.	ASCENDE CHARITABLE TRUST	85041154	3921243
47	Ascende, Inc.	ASCENDE WEALTH ADVISERS	85250573	4226531



<b>48</b>	Ascende, Inc.	INSIGHT IN ACTION	85740173	4522764
<b>49</b>	Ascende, Inc.	[Design Only]	85686302	4530275
<b>50</b>	Ascende, Inc.	ASCENDE	85686246	
<b>51</b>	Ascende, Inc.	ENERGY COMMAND	86514093	

**SCHEDULE C**

Copyright Registrations and Applications

	<b>CLAIMANT</b>	<b>TITLE</b>	<b>REG. NO.</b>
<b>1</b>	PowerGuard Specialty Insurance Services	Power Clip Wind Turbine Contractual Liability Insurance Policy	TXu001683620
<b>2</b>	PowerGuard Specialty Insurance Services	Power Clip Wind Turbine Contractual Liability Insurance Policy	TXu001676263

Exclusive Copyright Licenses

None.