

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

ETAS ID: TM467983

SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL	
SEQUENCE:		2	
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Revolar (Assignment for the Benefit of Creditors), LLC		11/17/2017	Corporation: DELAWARE Limited Liability Company
RECEIVING PARTY DATA			
Name:	Empowerment Acquisition LLC		
Street Address:	201 Milwaukee Street, Suite 200		
City:	Denver		
State/Country:	COLORADO		
Postal Code:	80206		
Entity Type:	Limited Liability Company: COLORADO		
PROPERTY NUMBERS Total: 8			
Property Type	Number	Word Mark	
Serial Number:	87207495	BE U	
Serial Number:	87207492	LET THE REAL U TAKE FLIGHT	
Serial Number:	87281954	INSTINCT	
Serial Number:	86961971	CAREABLE TECHNOLOGY	
Serial Number:	86961969	CAREABLE WEARABLE	
Serial Number:	86961967	CAREABLE	
Serial Number:	86838827		
Serial Number:	86805823	REVOLAR	
CORRESPONDENCE DATA			
Fax Number:	3038630223		
<i>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.</i>			
Phone:	3038639700		
Email:	sschneider@sheridanross.com		
Correspondent Name:	Sheridan Ross P.C.		
Address Line 1:	1560 Broadway, Suite 1200		
Address Line 4:	Denver, COLORADO 80202		
ATTORNEY DOCKET NUMBER:	8921TM-1		

CH \$215.00 87207495

NAME OF SUBMITTER:	Sarah J. Schneider
SIGNATURE:	/Sarah J. Schneider/
DATE SIGNED:	03/31/2018
Total Attachments: 13 source=2 - 2017-11-17 TM Assignment - ABC to Empowerment Acquisition LLC_Redacted#page1.tif source=2 - 2017-11-17 TM Assignment - ABC to Empowerment Acquisition LLC_Redacted#page2.tif source=2 - 2017-11-17 TM Assignment - ABC to Empowerment Acquisition LLC_Redacted#page3.tif source=2 - 2017-11-17 TM Assignment - ABC to Empowerment Acquisition LLC_Redacted#page4.tif source=2 - 2017-11-17 TM Assignment - ABC to Empowerment Acquisition LLC_Redacted#page5.tif source=2 - 2017-11-17 TM Assignment - ABC to Empowerment Acquisition LLC_Redacted#page6.tif source=2 - 2017-11-17 TM Assignment - ABC to Empowerment Acquisition LLC_Redacted#page7.tif source=2 - 2017-11-17 TM Assignment - ABC to Empowerment Acquisition LLC_Redacted#page8.tif source=2 - 2017-11-17 TM Assignment - ABC to Empowerment Acquisition LLC_Redacted#page9.tif source=2 - 2017-11-17 TM Assignment - ABC to Empowerment Acquisition LLC_Redacted#page10.tif source=2 - 2017-11-17 TM Assignment - ABC to Empowerment Acquisition LLC_Redacted#page11.tif source=2 - 2017-11-17 TM Assignment - ABC to Empowerment Acquisition LLC_Redacted#page12.tif source=2 - 2017-11-17 TM Assignment - ABC to Empowerment Acquisition LLC_Redacted#page13.tif	

TRADEMARK ASSIGNMENT AGREEMENT

This Trademark Assignment Agreement (the "*Agreement*") is entered into as of November 17, 2017 by and between Revolar (Assignment for the Benefit of Creditors), LLC, a Delaware limited liability company (the "*Assignor*") and Empowerment Acquisition LLC, a Colorado limited liability company (the "*Assignee*").

WHEREAS, by unanimous written consent of the board of directors of Revolar, Inc. a Delaware corporation ("*Company*"), and with the consent of the shareholders of the Company, on September 25, 2017, the Company, in accordance with the assignment for benefit of creditors laws of the State of Delaware, transferred ownership of all of its right, title and interest in and to all of its assets to Assignor, and in so doing has also designated Assignor to act as the assignee for the benefit of creditors of the Company (the "*General Assignment*"), each of which is attached hereto in Exhibit 1;

WHEREAS, pursuant to the terms of the General Assignment Agreement between the Company and the Assignor, all of the Company's rights, title and interest in its assets were assigned to the Assignor, including the Company's trademarks and trademark applications (the "*Trademarks*");

REDACTED

WHEREAS, Assignor and Assignee desire to memorialize the transfer of the Trademarks and related rights to Assignee.


NOW, THEREFORE, BE IT KNOWN, pursuant to this Agreement, Assignor has conveyed, assigned, transferred, delivered and set over to Assignee, its successors and assigns, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, all right, title and interest in and to any and all trademark rights and copyrights throughout the world, including any and all applications, registrations, and common law marks, together with the goodwill of the business associated with and symbolized by same, held by Assignor immediately prior to the consummation of the transactions contemplated by the APA, including those set forth in Schedule A hereto, together with all common law rights therein and the right to sue for past infringement of any and all of said trademarks.

[Signature page follows]

IN WITNESS WHEREOF, each of Assignor and Assignee has caused this Trademark Assignment Agreement to be signed by its duly authorized officer as of the date first written above.

ASSIGNOR:

Revolar (Assignment for the benefit of Creditors), LLC,
in its sole and limited capacity as the assignee for the
benefit of creditors of Revolar, Inc.

By: 
Name: M. V. [unclear] [unclear]
Title: mgr.

ASSIGNEE:

EMPOWERMENT ACQUISITION LLC

By: _____
Name: _____
Title: _____

Exhibit 1

General Assignment and Related Authorizations

GENERAL ASSIGNMENT

This General Assignment is made as of the 25th day of September, 2017, by Revolar Inc., a Delaware corporation, with offices at 800 Grant Street, Suite 120, Denver, CO 80203, hereinafter referred to as "Assignor", to Revolar (assignment for the benefit of creditors), LLC, a Delaware limited liability company, hereinafter referred to, along with any successors and assigns, as "Assignee".

RECITALS

WHEREAS, Assignor has determined that, based upon its business prospects, entering into this Assignment is in the best interests of the Assignor's creditors; and

WHEREAS, Assignor believes that Assignee is well qualified to efficiently administer the Assignment for the benefit of the Assignor's creditors;

NOW, THEREFORE, for valuable consideration, the receipt of which is duly acknowledged, the parties agree as follows:

AGREEMENT

1. Assignment of Assets.

(a) Assignor, for and in consideration of the covenants and agreements to be performed by Assignee, as hereinafter contained, and for good and valuable consideration, receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, assign, convey and transfer to Assignee, its successors and assigns, in trust, for the benefit of Assignor's creditors generally, all of the property of Assignor of every kind and nature and wheresoever situated, both real (but not facility lease arrangements) and personal, and any interest or equity therein not exempt from execution, including, but not limited to, all that certain stock of merchandise, equipment, furniture, fixtures, accounts, books, cash on hand, cash in bank, deposits, patents, copyrights, trademarks and trade names and all associated goodwill, source codes, software, and related documentation, insurance policies, and choses in action that are legally assignable, together with the proceeds of any existing non-assignable choses in action that may hereafter be recovered or received by Assignor. Assignor agrees to execute such additional documents as shall be necessary to accomplish the purposes of this Assignment.

REDACTED

(c) Assignee is to receive said property, conduct said business, should it deem it proper, and is hereby authorized at any time after the signing hereof by Assignor to sell and dispose of said property upon such time and terms as it may see fit, and is to pay to creditors of Assignor pro rata, the net proceeds arising from the conducting of said business and sale and disposal of said property, after deducting all moneys which Assignee may at its option pay for the discharge of any lien on any of said property and any indebtedness which under the law is entitled to priority of payment, and all expenses, including a reasonable fee to Assignee and its attorneys

REDACTED

3. Appointment of Agents. Assignee is authorized and empowered to appoint and compensate such agents, field representatives and/or attorneys and/or accountants as it may deem necessary, and such agents and/or field representatives shall have full power and authority to open bank accounts in the name of Assignee or its nominees or agents and to deposit assigned assets or the proceeds thereof in such bank accounts and to draw checks thereon and with the further power and authority to do such other acts and to execute such papers and documents in connection with this Assignment as Assignee may consider necessary or advisable.

4. Certain Acknowledgments Regarding Transfer. Assignor acknowledges that certain of the assets being assigned under this General Assignment may be subject to restrictions on the use or transfer of such assets, the unauthorized use or transfer of which may result in further damages or claims. Such assets may include, without limitation, intellectual property rights of the Assignor (e.g., trade names, service names, registered and unregistered trademarks and service marks and logos; internet domain names; patents, patent rights and applications therefor, copyrights and registrations and applications therefor; software and source code (and software licenses with respect thereto); customer lists and customer information; know-how, trade secrets, inventions, discoveries, concepts, ideas, methods, processes, designs, formulae, technical data, drawings, specifications, data bases and other proprietary assets (collectively, "Intellectual Property"). Assignor represents and warrants that its officers, directors, shareholders, employees, agents, customers and other third parties have been advised not to use, remove or cause a transfer (other than pursuant to this General Assignment) of any of the assets of Assignor, including without limitation the Intellectual Property, either prior or subsequent to this General Assignment, except as expressly authorized in writing in advance, which written authorization is not inconsistent with or otherwise may constitute a breach of any other written agreement. Except as authorized in writing, which has been disclosed in writing to Assignee, Assignor further represents and warrants that no asset (including, without limitation, the Intellectual Property) has been transferred, used, or removed, in whole or in part, in a manner that interferes with the rights and interests of a third party(ies) in such asset or otherwise may constitute a breach of any contract with such third party(ies).

5. Representations and Warranties of the Assignor. Assignor represents and warrants to Assignee that as of the date hereof:

(a) Assignor has all requisite power and authority to execute, deliver and perform its obligations under this Assignment, including, without limitation, to transfer the property transferred to the Assignee hereby;

(b) the execution, delivery and performance by the Assignor of this Assignment has been duly authorized by all necessary corporate and other action and does not and will not require any registration with, consent or approval of, or notice to or action by, any person (including any governmental authority) in order to be effective and enforceable;

(c) this Assignment constitutes the legal, valid and binding obligation of the Assignor, enforceable against it in accordance with their respective terms; and

(d) all claims for wages, expense reimbursements, benefits and other compensation with priority over the Assignor's other creditors pursuant to Colorado statute accrued or otherwise arising prior to the date hereof have been satisfied in full.

6. Resignation and Replacement of Assignee. The Assignee may resign and, as a result of such resignation, be discharged from its duties hereunder at any time; provided that such resignation shall not become effective until a successor Assignee has been appointed by the resigning Assignee and such successor has accepted its appointment in writing delivered to the resigning Assignee. Any successor Assignee appointed hereunder shall execute an instrument accepting such appointment hereunder and shall deliver one counterpart thereof to the resigning Assignee. Thereupon such successor Assignee shall, without any further act, become vested with all the estate, properties, rights, powers, trusts, and duties of his predecessor in connection with the Assignment with like effect as if originally named therein, but the resigning Assignee shall nevertheless, when requested in writing by the successor Assignee, execute and deliver an instrument or instruments conveying and transferring to such successor Assignee all of the estates, properties, rights, powers and trusts of such resigning Assignor in connection with the Assignment, and shall duly assign, transfer, and deliver to such successor Assignee all property and money held by it hereunder.

7. Limitation of Liability. Assignor acknowledges that Assignee is acting solely as Assignee in connection with this Assignment and not in its personal capacity. As a result, Assignor expressly agrees that Assignee, its members, officers and agents shall not be subject to any personal liability whatsoever to any person in connection with the affairs of this Assignment, except for its own misconduct knowingly and intentionally committed in bad faith. No provision of this Agreement shall be construed to relieve the Assignee from liability for its own misconduct knowingly and intentionally committed in bad faith, except that:

(a) The Assignee shall not be required to perform any duties or obligations except for the performance of such duties and obligations as are specifically set forth in this Assignment, and no implied covenants or obligations shall be read into this Assignment against the Assignee.

(b) In the absence of bad faith on the part of the Assignee, the Assignee may conclusively rely, as to the truth, accuracy and completeness thereof, on the statements and certificates or opinions furnished to the Assignee by the Assignor and conforming to the requirements of this Assignment.

(c) The Assignee shall not be liable for any error of judgment made in good faith.

(d) The Assignee shall not be liable with respect to any action taken or omitted to be taken by it in accordance with a written opinion of legal counsel addressed to the Assignee.

In connection with the foregoing, the assignment estate shall defend, indemnify and hold the Assignee and its past and present officers, members, managers, directors, employees, counsel, agents, attorneys, parent, subsidiaries, affiliates, successors and assigns, including without limitation REDACTED (collectively, the "Indemnified Persons") harmless from and against any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, charges, expenses and disbursements (including reasonable attorneys' fees and costs) of any kind or nature whatsoever which may at any time be imposed on, incurred by, or asserted against any such Indemnified Person in any way relating to or arising out of this General Assignment, REDACTED any other document contemplated by or referred to herein or therein, the transactions contemplated hereby or thereby, or any action taken or omitted by any Indemnified Person under or in connection with any of the foregoing, including, without limitation, with respect to any investigation, litigation or proceeding related to or arising out of any of the foregoing, whether or not any Indemnified Person is a party thereto, and including, without limitation, any other Indemnified Claims (defined below), provided, that the assignment estate shall have no obligation hereunder to any Indemnified Person with respect to indemnified claims to the extent resulting from the willful misconduct or gross negligence of any Indemnified Person. The foregoing indemnification shall survive any termination of this General Assignment or the transactions contemplated hereby. For purposes hereof, "Indemnified Claims" means any and all claims, demands, actions, causes of action, judgments, obligations, liabilities, losses, damages and consequential damages, penalties, fines, costs, fees, expenses and disbursements (including without limitation, fees and expenses of attorneys and other professional consultants and experts in connection with investigation or defense) of every kind, known or unknown, existing or hereafter arising, foreseeable or unforeseeable, which may be imposed upon, threatened or asserted against, or incurred or paid by, any Indemnified Person at any time and from time to time, because of, resulting from, in connection with, or arising out of any transaction, act, omission, event or circumstance in any way connected with this General Assignment, REDACTED any other document contemplated by or referred to

herein or therein, the transactions contemplated hereby or thereby, or any action taken or omitted by any Indemnified Person under or in connection with any of the foregoing, including but not limited to economic loss, property damage, personal injury or death in connection with, or occurring on or in the vicinity of, any assets of the assignment estate through any cause whatsoever, any act performed or omitted to be performed under this General Assignment, any other document contemplated by or referred to herein, the transactions contemplated hereby, or any action taken or omitted by any Indemnified Person under or in connection with any of the foregoing, any breach by Assignor of any representation, warranty, covenant, agreement or condition contained herein or in any other agreement between Assignor and Assignee.

8. Reliance.

(a) The Assignee may rely and shall be protected in acting upon any resolution, certificate, statement, instrument, opinion, report, notice, request, consent, order, or other paper or document believed by it to be genuine and to have been signed or presented by the proper party or parties.

(b) The Assignee may consult with legal counsel to be selected by it, and the Assignee shall not be liable for any action taken or suffered by it in accordance with the advice of such counsel.

(c) Persons dealing with the Assignee shall look only to the assignment estate to satisfy any liability incurred by the Assignee in good faith to any such person in carrying out the terms of this Assignment, and the Assignee shall have no personal or individual obligation to satisfy any such liability.

9. Headings. The headings used in this Assignment are for convenience only and shall be disregarded in interpreting the substantive provisions of this Assignment.

10. Forwarding of Mail. Assignor authorizes the forwarding of its mail by the U.S. Postal Service as directed by Assignee.

11. Counterparts. This Assignment agreement may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same document. Facsimile or electronically transmitted signatures shall have the same force and effect as original signatures.

12. Attorneys fees and costs. REDACTED the parties agree that each of them shall bear its own legal costs and expenses in connection with the negotiation, drafting, execution or enforcement of this Assignment.

13. Entire Agreement. This Assignment REDACTED contain the entire agreement of the parties hereto with respect to the matters covered and the transactions contemplated hereby, and no other agreement, statement, representation, warranty or promise made prior hereto or contemporaneously herewith by any party hereto, or any employee, officer, agent, or attorney of any party hereto shall be valid or

binding or relied upon by any party as an inducement to enter into, or as consideration for, this Assignment.

14. **Governing Law.** This General Assignment shall be governed by and construed in accordance with the laws of the State of Delaware without regard to conflicts of law principles.

15. **Severability.** In case any provision of this General Assignment shall be invalid, illegal or unenforceable, such provision shall be severable from the remainder of this General Assignment and the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

16. **Cooperation.** Each party cooperated in the drafting of this General Assignment and therefore this General Assignment shall not be construed more strictly against any of the parties.

17. **Time is of the Essence.** Time is of the essence in the performance of and conditions set forth in this General Assignment.

18. **No Adequate Remedy at Law.** Each party hereto acknowledges and agrees that damages will not adequately compensate the other party for a breach of the terms of this General Assignment and that, as such, each party shall be entitled to specific performance of this General Assignment.


IN WITNESS WHEREOF the parties hereunder set their hands the day and year first above written.

Assignor's Federal Tax I.D. Number:
REDACTED
































REVOLAR INC., a Delaware
Corporation, Assignor

By: 
Its: President and CEO

Revolar (assignment for the benefit of
creditors), LLC, a Delaware limited
liability company, Assignee

By: 
Its: MAR

Schedule A
Trademarks

Mark Name	Mark Image	Country	Status	Application Number	Filed Date	Registration Number	Registration Date	International Classes	Class Description
REVOLAR		Australia	Registered	1301114	2016-04-28	1301114	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
HUMMINGBIRD LOGO		Australia	Registered	A0058399	2016-04-28	1304243	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
HUMMINGBIRD LOGO		Canada	Application	1 779 079	2016-04-25			9	9 - Computer application software for portable communication devices, namely, software for sending an alert, personal communications, or electronic commands, Electronic controllers for home automation, Emergency signal transmitters, Personal security alarms, Personal security alarms that connect to a wireless communications network, Security alarm controllers, Transmitters of electronic signals, Emergency signal transmitters
REVOLAR		Canada	Application	1 779 070	2016-04-25			9	9 - Computer application software for portable communication devices, namely, software for sending an alert, personal communications, or electronic commands, Electronic controllers for home automation, Emergency signal transmitters, Personal security alarms, Personal security alarms that connect to a wireless communications network, Security alarm controllers, Transmitters of electronic signals, Emergency signal transmitters
REVOLAR		China	Registered	1301114	2016-04-28	1301114	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
HUMMINGBIRD LOGO		China	Registered	A0058399	2016-04-28	1304243	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
HUMMINGBIRD LOGO		Colombia	Registered	A0058399	2016-04-28	1304243	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
REVOLAR		Colombia	Registered	1301114	2016-04-28	1301114	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
HUMMINGBIRD LOGO		European Union (EU)	Registered	A0058399	2016-04-28	1304243	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
REVOLAR		European Union (EU)	Registered	1301114	2016-04-28	1301114	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
HUMMINGBIRD LOGO		International	Registered	A0058399	2016-04-28	1304243	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
REVOLAR		International	Registered	1301114	2016-04-28	1301114	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
REVOLAR		Japan	Registered	1301114	2016-04-28	1301114	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
HUMMINGBIRD LOGO		Japan	Registered	A0058399	2016-04-28	1304243	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
HUMMINGBIRD LOGO		Korea, Republic of (KR)	Registered	A0058399	2016-04-28	1304243	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
REVOLAR		Korea, Republic of (KR)	Registered	1301114	2016-04-28	1301114	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
REVOLAR		Mexico	Registered	1301114	2016-04-28	1301114	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
HUMMINGBIRD LOGO		Mexico	Registered	A0058399	2016-04-28	1304243	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
HUMMINGBIRD LOGO		New Zealand	Registered	A0058399	2016-04-28	1304243	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
REVOLAR		New Zealand	Registered	1301114	2016-04-28	1301114	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
HUMMINGBIRD LOGO		Singapore	Registered	A0058399	2016-04-28	1304243	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
REVOLAR		Singapore	Registered	1301114	2016-04-28	1301114	2016-04-28	9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
TECHMODA		United States of America	Decided to abandon	87/086 887	2016-06-10			25	25 - technology enabled apparel
HUMMINGBIRD LOGO		United States of America	Registered	60/638 627	2015-12-03			9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
REVOLAR		United States of America	Registered	60/605 823	2015-10-31			9	9 - Computer application software for portable communication devices, namely, software for sending an alert, Emergency signal transmitters, Personal security alarms, Security alarm controllers
CAREABLE WEARABLE		United States of America	Published	96/961 069	2016-04-01			9	9 - Computer application software for portable communication devices, namely, software for sending an alert, personal communications, or electronic commands, Electronic controllers for home automation, Emergency signal transmitters, Personal security alarms, Personal security alarms that connect to a wireless communications network, Security alarm controllers, Transmitters of electronic signals, Emergency signal transmitters
CAREABLE TECHNOLOGY		United States of America	Published	96/961 971	2016-04-01			9	9 - Computer application software for portable communication devices, namely, software for sending an alert, personal communications, or electronic commands, Electronic controllers for home automation, Emergency signal transmitters, Personal security alarms, Personal security alarms that connect to a wireless communications network, Security alarm controllers, Transmitters of electronic signals, Emergency signal transmitters
CAREABLE		United States of America	Published	66/961 967	2016-04-01			9	9 - Computer application software for portable communication devices, namely, software for sending an alert, personal communications, or electronic commands, Electronic controllers for home automation, Emergency signal transmitters, Personal security alarms, Personal security alarms that connect to a wireless communications network, Security alarm controllers, Transmitters of electronic signals, Emergency signal transmitters
WEARTECH		United States of America	Decided to abandon	87/018 143	2016-04-28			25	25 - Technology enabled apparel
TECHTHREADS		United States of America	Decided to abandon	87/068 984	2016-06-10			25	25 - technology enabled apparel
INSTINCT		United States of America	Application	87/291 954	12/27/2016			9	9 - Computer application software for portable communication devices, namely, software for sending an alert, personal communications, or electronic commands, Electronic controllers for home automation, Emergency signal transmitters, Personal security alarms, Personal security alarms that connect to a wireless communications network, Security alarm controllers, Transmitters of electronic signals, Emergency signal transmitters
BE U		United States of America	Application	87/207 495	10/16/2016			41	41 - Educational services, namely, providing personal safety programs including personal safety alert and emergency signal transmitter devices for college students and communities with goals of reducing sexual assault on college campuses, creating safer campus environments, and raising awareness of such personal safety issues
LET THE REAL U TAKE FLIGHT		United States of America	Application	87/207 492	10/16/2016			41	41 - Educational services, namely, providing personal safety programs including personal safety alert and emergency signal transmitter devices for college students and communities with goals of reducing sexual assault on college campuses, creating safer campus environments, and raising awareness of such personal safety issues

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of ~~California~~ California
County of Santa Clara

On November 17, 2017 before me, Carissa Kozacek
(insert name and title of the officer)

personally appeared Michael A Maidu
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature Carissa Kozacek (Seal)

