## 7784646

# CH \$40,00

#### TRADEMARK ASSIGNMENT

### Electronic Version v1.1 Stylesheet Version v1.1

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

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Humanscale Corporation		11/03/2010	CORPORATION: NEW YORK

#### **RECEIVING PARTY DATA**

Name:	Niels Diffrient	
Street Address:	879 North Salem Road	
City:	Ridgefield	
State/Country:	CONNECTICUT	
Postal Code:	06877	
Entity Type:	INDIVIDUAL: UNITED STATES	

#### PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	77846469	DIFFRIENT

#### **CORRESPONDENCE DATA**

Fax Number: (225)248-3120

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 225-248-2420

Email: jwtrademarks@joneswalker.com

Correspondent Name: Jones Walker LLP

Address Line 1: 8555 UNITED PLAZA BLVD

Address Line 2: Suite 500

Address Line 4: Baton Rouge, LOUISIANA 70809

ATTORNEY DOCKET NUMBER:	118189-00	
NAME OF SUBMITTER:	Michael K. Leachman	
Signature:	/Michael K. Leachman/	
Date:	12/15/2010	
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Total Attachments: 3

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#### TRADEMARK ASSIGNMENT AGREEMENT

This Trademark Assignment Agreement (the "<u>Agreement</u>") is made and entered into this 3rd day of November, 2010 (the "<u>Effective Date</u>"), by and between Humanscale Corporation, a New York Corporation with its principal place of business at 11 East 26<sup>th</sup> Street, 8<sup>th</sup> Floor, New York, NY 10010 ("<u>Humanscale</u>") and Niels Diffrient, a designer carrying on the business of industrial design as a sole proprietorship, with his principal place of business at 879 North Salem Road, Ridgefield, Connecticut 06877 (hereinafter referred to as "<u>Diffrient</u>").

- A. Humanscale and Diffrient have previously entered into agreements for the design and development of certain office products, namely seating and task lighting (hereinafter the "Design and Development Agreements";
- B. The Design and Development Agreements include a license by Diffrient to Humanscale of the right to use Diffrient's name in the marketing and sale of the products developed under the Design and Development Agreements;
- C. Humanscale has filed a trademark registration for the mark DIFFRIENT in Class 11, application Serial No. 77846469 (the "Mark"); and
- D. Diffrient now desires to acquire the entire right, title and interest to the Mark and Humanscale now wishes to assign the Mark to Diffrient in exchange for an exclusive license to use the Mark in connection with the marketing and sale of the products developed under the Design and Development Agreements.

NOW, THEREFORE, in consideration of the above premises and of the mutual agreements, provisions and covenants contained in this Agreement and intending to be legally bound hereby, Humanscale and Diffrient hereby agree as follows:

#### Section 1 Assignment

- 1.1 Assignment by Humanscale: Humanscale hereby assigns, transfers, grants, conveys and delivers to Diffrient, its successors, assigns or other legal representatives, all of its right, title and interest in and to the Mark (hereinafter the "Assignment"). Diffrient is to hold all right, title and interest in and to the Mark as fully and exclusively as it would have been held and enjoyed by Humanscale had the assignment in this Section 1 not been made. Humanscale shall not contest Diffrient's ownership of the Mark, including in any claim, action, arbitration, suit, inquiry or proceeding.
- 1.2 Recording of Assignment: Humanscale hereby authorizes Diffrient to request the relevant government entity or agency to record Diffrient as the assignee and owner of the entire right, title and interest in and to the Mark.

1.3 Right to Convey: Humanscale hereby covenants that it has full right to convey the entire interest herein assigned, and that it has not executed, and will not execute, any agreement in conflict herewith.

#### Section 2 Humanscale Representations and Warranties

Representations and Warranties by Humanscale: Humanscale hereby represents and warrants to Diffrient that: (a) Humanscale exclusively owns and possesses the Mark and has taken all necessary and desirable action to maintain and protect the Mark, including using the Mark in connection with all of the goods that are listed on the trademark application filed with the United States Patent and Trademark Office; (b) the execution, delivery and performance of this Agreement by Humanscale does not and will not violate, conflict with or result in the breach of any material term, condition, or provision of, or require the consent of any other person; (c) Humanscale has received no notice that any litigation is pending or threatened against Humanscale related to the Mark (except as may have been disclosed to Diffrient in writing prior to the execution of this Agreement); and (d) Humanscale has complied with and is presently in compliance with all foreign, federal, state, local, governmental (including, but not limited to, the Federal Trade Commission and State Attorneys General), administrative or regulatory laws, regulations, guidelines and rules applicable to the Mark.

#### Section 3 Miscellaneous

- 3.1 Execution/Counterparts: This Agreement may be executed in one or more counterparts, and by the different parties hereto in separate counterparts, each of which when executed shall be deemed to be an original but all of which taken together shall constitute on and the same agreement.
- 3.2 Entire Agreement: This Agreement sets forth the entire understanding of the parties hereto with respect to the transactions contemplated hereby.
- 3.3 Severance: Any provision of this Agreement which is invalid or unenforceable in any jurisdiction shall be ineffective to the extent of such invalidity or unenforceability without invalidating or rendering unenforceable the remaining provisions hereof, and any such invalidity or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction.
- 3.4 Notices: Any notices required or permitted to be given under this Agreement shall be deemed sufficient if mailed by registered mail, postage prepaid, addressed to the party to be notified at its address shown above, or at such other address as may be furnished in writing by such party to the notifying party.
- 3.5 Complete Agreement: This Agreement constitutes the full and complete Agreement of the parties hereto with respect to the subject matter hereof and supersedes any and all prior understandings, whether written or oral. The section headings set forth in this

Agreement are included for convenience of reference only and shall be disregarded in the construction and interpretation of any of the provisions of this Agreement.

- 3.6 Successors: This Agreement shall inure to the benefit of and be binding on the successors and legal representatives of the parties.
- 3.7 Choice of Law: This Agreement shall be governed by and construed in accordance with the laws of the State of New York (without regard to the principles of conflicts of laws thereof). Any dispute involving the performance, interpretation or breach of this Agreement or the relationship created hereby, shall be brought in the Federal District Court of the Southern District of New York.

INTENDING TO BE LEGALLY BOUND, the parties have executed this Agreement on the date first above written.

#### **ACCEPTED AND AGREED TO:**

**NIELS DIFFRIENT:** 

By: Niels Diffrient

Date: 11.29.10

**HUMANSCALE CORPORATION:** 

By: | Signe B. Purup
Titley General Counsel

**RECORDED: 12/15/2010** 

Date: November 3, 2010

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