

TRADEMARK ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Anoto AB		09/06/2013	a company limited by shares incorporated in Sweden: SWEDEN
RECEIVING PARTY DATA			
Name:	Ewig Industries Macao Commercial Offshore Ltd.		
Street Address:	Rua de Pequim Macau Finance Centre 14E		
City:	Macao		
State/Country:	CHINA		
Entity Type:	a company limited by shares incorporated in Macao: MACAO		
PROPERTY NUMBERS Total: X 1			
Property Type	Number	Word Mark	
Registration Number:	3860943	ANOTO	
Registration Number:	2996244	ANOTO	
CORRESPONDENCE DATA			
Fax Number:	9739987720		
Phone:	9739987722		
Email:	jdoloff@pgclawgroup.com		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>			
Correspondent Name:	Jonathan M. Doloff		
Address Line 1:	163 Madison Avenue		
Address Line 2:	Suite 110		

Address Line 4: Morristown, NEW JERSEY 07960	
ATTORNEY DOCKET NUMBER:	480-006
DOMESTIC REPRESENTATIVE	
Name:	
Address Line 1:	
Address Line 2:	
Address Line 3:	
Address Line 4:	
NAME OF SUBMITTER:	Jonathan M. Doloff
Signature:	s/Jonathan M. Doloff/
Date:	11/13/2013
Total Attachments: 20 source=480-006-Signed_Pledge_Security_Agreement#page1.tif source=480-006-Signed_Pledge_Security_Agreement#page2.tif source=480-006-Signed_Pledge_Security_Agreement#page3.tif source=480-006-Signed_Pledge_Security_Agreement#page4.tif source=480-006-Signed_Pledge_Security_Agreement#page5.tif source=480-006-Signed_Pledge_Security_Agreement#page6.tif source=480-006-Signed_Pledge_Security_Agreement#page7.tif source=480-006-Signed_Pledge_Security_Agreement#page8.tif source=480-006-Signed_Pledge_Security_Agreement#page9.tif source=480-006-Signed_Pledge_Security_Agreement#page10.tif source=480-006-Signed_Pledge_Security_Agreement#page11.tif source=480-006-Signed_Pledge_Security_Agreement#page12.tif source=480-006-Signed_Pledge_Security_Agreement#page13.tif source=480-006-Signed_Pledge_Security_Agreement#page14.tif source=480-006-Signed_Pledge_Security_Agreement#page15.tif source=480-006-Signed_Pledge_Security_Agreement#page16.tif source=480-006-Signed_Pledge_Security_Agreement#page17.tif source=480-006-Signed_Pledge_Security_Agreement#page18.tif source=480-006-Signed_Pledge_Security_Agreement#page19.tif source=480-006-Signed_Pledge_Security_Agreement#page20.tif	
RECEIPT INFORMATION	
ETAS ID:	TM286421
Receipt Date:	11/13/2013
Fee Amount:	\$65



APOSTILLE

(Convention de La Haye du 5 octobre 1961)

1. Country : Sweden

This public document

2. has been signed by Gabriel Rudbeck

3. acting in the capacity of Deputy Notary Public

**4. bears the seal/stamp of Notary Public at
Stockholm in Sweden**

Certified

5. at Stockholm

6. the 2013-09-06

7. by Nils Uggla

Notary Public

8. No 4333

9. Seal/stamp:

10. Signature:





PATENT AND TRADEMARK PLEDGE AGREEMENT

between

ANOTO AB

(as Pledgor)

and

EWIG INDUSTRIES MACAO COMMERCIAL OFFSHORE LTD.

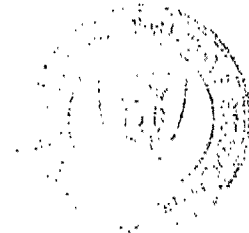
(as Pledgee)

regarding certain patents and trademarks of

ANOTO AB

STOCKHOLM
GÖTEBORG
MALMÖ

Setterwalls Advokatbyrå AB
Arcenstegen 6
P.O. Box 1050
SE-101 28 Stockholm
T: +46 8 598 890 00
F: +46 8 598 890 90
E: stockholm@setterwalls.se
www.setterwalls.se
Reg. No: 668774-6772
Säte: Stockholm



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PATENT AND TRADEMARK PLEDGE AGREEMENT

This pledge agreement (the "Agreement") has been made on 5 September 2013 by and between:

1. Anoto AB, a company limited by shares incorporated in Sweden under company registration number 556320-2646, (the "Pledgor"), with registered office at Traktorvägen 11, SE-226 60 Lund, Sweden; and
2. Ewig Industries Macao Commercial Offshore Ltd., a company limited by shares incorporated in Macao under company registration number 19565 SO, (the "Pledgee"), with registered address at Rua de Pequim Macau Finance Centre 14E, Macau, China;

(each a "Party" and collectively the "Parties").

The Parties have agreed as follows:

1. Background

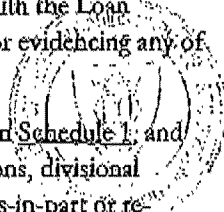
- 1.1 On the terms and subject to the conditions set out in a short term loan agreement dated 5 September 2013 between Anoto Group AB (publ) (the "Obligor") and the Pledgee (the "Loan Agreement"), the Pledgee have agreed to make available to the Obligor certain short term loan facility.
- 1.2 The Pledgor is a wholly owned subsidiary of the Obligor and has agreed to provide security in respect of the Secured Liabilities (as defined below) on the terms and subject to the conditions set out in this Agreement.

2. Definitions and interpretation

- 2.1 Unless otherwise defined in this Agreement, words and expressions defined in the Loan Agreement have the same meaning in this Agreement as they have in the Loan Agreement. In addition, in this Agreement:

"Finance Documents" means this Agreement, the Loan Agreement and any other agreement, instrument or document executed and delivered pursuant hereto or in connection with the Loan Agreement or otherwise or evidencing any of the Secured Liabilities.

"Patents" means the patents listed in Schedule 1, and any amendments, extensions, divisional applications, continuations-in-part or re-issues based on any of them.

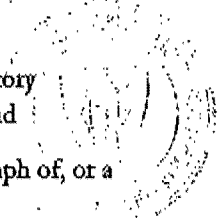


Handwritten signature or initials.

- “Pledge” means the security interest over the Security Assets created hereunder in favour of the Pledgee.
- “Secured Liabilities” means all present and future obligations and liabilities (whether actual or contingent and whether owed jointly or severally or in any other capacity whatsoever) of the Pledgor to the Pledgee under the Finance Documents, together with all costs, charges and expenses incurred by the Pledgee in connection with the protection, preservation or enforcement of its respective rights under the Finance Documents, or any other document evidencing or securing any such liabilities.
- “Security Assets” means the Patents and the Trademarks, including all fees, royalties and similar payments, and all other rights of any kind, deriving from the Patents and/or the Trademarks.
- “Trademarks” means the trademark registrations and the applications for trademark registration listed in Schedule 2 and any trademark registrations which may be granted on such applications, and any amendments, extensions, divisional applications, continuations-in-part or re-issues based on any of them.

2.2 Unless the contrary indication appears, any reference in this Agreement to:

- (a) the “Pledgee” or any “Party” shall be construed as to include its successors, permitted assigns and permitted transferees;
- (b) this “Agreement” or to any other agreement, document or instrument is a reference to this Agreement or to such other agreement, document or instrument as amended, novated, supplemented, restated or replaced from time to time;
- (c) a statute or statutory provision is a reference to that statute or statutory provision as amended, modified or re-enacted from time to time; and
- (d) a Clause, paragraph or Schedule is a reference to a Clause or paragraph of, or a schedule to, this Agreement.



2.3 Where a word or expression is given a meaning, interpretation or construction in this Agreement, its other grammatical forms shall have the same meaning, interpretation or construction.

3. Pledge

3.1 On the terms and subject to the conditions set out in this Agreement, the Pledgor hereby irrevocably and unconditionally pledges to the Pledgee all its rights, title and interest in, to and under the Security Assets as a first priority security for the due and punctual payment, discharge and performance of the Secured Liabilities.

3.2 Notwithstanding Clause 3.1, the security interest contemplated by this Agreement in respect of fees, royalties and similar payments derived from the Patents and/or the Trademarks shall not be perfected until an Event of Default has occurred and is continuing. Until then any and all such payments may be made directly to the Pledgor, provided that (i) no Event of Default is ongoing when the payment is made; (ii) no Event of Default would result from such payment; and (iii) such payments is made in accordance with the provisions of the Finance Documents.

4. Perfection of the Pledge

The Pledgor shall within 90 days from the date hereof execute the applications for registration of the Pledge with the relevant patent and registration office in the relevant jurisdiction, and also submit it to the relevant patent and registration office together with payment of the fees payable in connection with such registrations.

5. Continuing security

5.1 The Pledge is a continuing security and extends to the ultimate balance of the Secured Liabilities, regardless of any intermediate payment or discharge in whole or in part and shall remain in force until released according to Clause 11.

5.2 The Pledge is in addition to, and is not in any way prejudiced by, any guarantee or other security now or subsequently held or received by the Pledgee in respect of the Secured Liabilities.

5.3 The rights, powers and remedies of the Pledgee arising under this Agreement are cumulative and not exclusive of any rights, powers or remedies provided by applicable law.

5.4 The Pledgor hereby waives any right it may have of first requiring the Pledgee to proceed against or enforce any other rights or security or claim payment from any person before enforcing this Agreement and/or any rights under this Agreement.

5.5 Where any discharge (whether in respect of the obligations of the Pledgor or any security for those obligations or otherwise) is made in whole or in part or any arrangement is made on the faith of any payment, security or other disposition which is avoided or must be restored on insolvency, bankruptcy, reorganisation, liquidation

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or otherwise without limitation, this security and the liability of the Pledgor under this Agreement shall continue as if the discharge or arrangement had not occurred.

6. Undertakings by the Pledgor

6.1 Unless expressly permitted under the Finance Documents or as otherwise agreed in writing by the Pledgee, the Pledgor undertakes with the Pledgee that:

- (a) it will not create, extend or permit to subsist any mortgage, charge, pledge, lien or other security interest over any Security Asset other than the Pledge; and
- (b) it will not grant any licenses in relation to any of the Patents or Trademarks; and
- (c) it will not sell, transfer or otherwise dispose of any Security Asset or any of its rights, title or interest in, to or under any Security Assets, nor permit the same to occur otherwise than pursuant to Clause 8; and
- (d) it will, to the extent commercially reasonable in view of the value of the relevant Security Asset, continue the prosecution of each of the applications listed in Schedules 1
- (e) it will not take or permit the taking of any action whereby the rights attaching to any of the Security Assets are amended; and
- (f) it will take all reasonable actions against any infringement of the Security Assets, that alone, or together with other infringements, has, or is reasonably likely to have, an adverse effect on the value of the Security Assets and/or the registration of validity of the Security Assets; and
- (g) it will maintain the registration and the validity of the Security Assets and, to the extent commercially reasonable in view of the value of the relevant Security Asset, not allow any of the Security Assets to be abandoned, forfeited or dedicated to the public; and
- (h) it will continuously keep the Pledgee informed of all new trademark or patent applications made by it; and
- (i) it will, to the extent commercially reasonable in view of the value of the relevant Security Asset, make all payments which may become due in respect of the Security Assets and will otherwise discharge all other obligations in respect thereof and if it fails to do so the Pledgee, acting in good faith, may elect (but is not obliged) to make such payments or discharge such obligations on behalf of the Pledgor. Any sums so paid by the Pledgee shall be repayable by the Pledgor to the Pledgee promptly, and pending such repayment any sums shall form part of the Secured Liabilities; and
- (j) it will keep the Pledgee informed of the existence and progress of all claims on and actions against the Pledgor relating to or affecting the Pledge, including

but not limited to civil and administrative litigation or arbitral or other proceedings; and

- (k) 14 working day after signing of this Agreement, it will provide a complete list to the Pledgee with details of all persons from which the Pledgor is entitled to receive fees, royalties and similar payments deriving from the Patents and/or the Trademarks and the complete list of the Trademark, and upon the occurrence of an Event of Default, the Pledgor should notify such person(s), in a form requested by the Pledgee, that all such payments shall from the date such Event of Default first occurred be directed to the Pledgee and provide such other assistance in relation thereto as requested by the Pledgee; and
- (l) it will not do or cause or permit to be done anything which will, or could reasonably be expected to, materially adversely affect the Security Assets, the Pledge or any right, power or remedy of the Pledgee under this Agreement or which in any way is inconsistent with or materially depreciates, jeopardises or otherwise prejudices the Security Assets, the Pledge or any such right, power or remedy.

7. Warranties of the Pledgor

7.1 The Pledgor warrants to the Pledgee that the statements set out in this Clause 7.1 are correct at the date of this Agreement:

- (a) It is a company limited by shares (*S.m. aktieföretag*) duly incorporated and validly existing under the laws of Sweden.
- (b) It has the requisite power and authority to execute and perform this Agreement and any documents and instruments executed or to be executed by it under this Agreement, and all necessary corporate and other actions to authorise and empower its said execution and performance have been taken.
- (c) This Agreement and the other documents and instruments executed by it under this Agreement constitutes, and the other documents and instruments to be executed by it under this Agreement will (when executed) constitute, valid and binding obligations of it in accordance with their respective terms.
- (d) Its execution and performance of this Agreement or any document or instrument executed or to be executed by it under it do not and will not:
 - (i) result in a breach of its articles of association or other constitutional documents;
 - (ii) result in a breach of any resolution adopted by its shareholders or board of directors; or
 - (iii) result in a breach of any judgment, order or decree of any competent court or governmental, regulatory or other authority by which it is bound or of any agreement by which it is bound.

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- (e) It is entitled to execute and perform this Agreement without the consent of any third party and is otherwise not required to make any filing with, give any notice to, or obtain any consent from any governmental, regulatory or other authority in connection with the execution or performance of this Agreement.
- (f) Subject only to the security created by this Agreement, it is the proprietor of the Security Assets and it owns and has full title to the Security Assets.
- (g) The Security Assets are not subject to any mortgage, charge, pledge, lien or other security interest other than the security created by this Agreement, nor any option to sell or buy or similar right.
- (h) To the best of the knowledge, information and belief of the Pledgor, after having made all reasonable enquiries, none of the Security Assets has been infringed, attacked or opposed, nor is any such claim threatened.

8. Enforcement of the Pledge

- 8.1 On and at any time after the occurrence of an Event of Default which is continuing, and without limiting any other rights and remedies of the Pledgee under the Finance Documents or under applicable law, the Pledgee may sell, transfer, assign or deal with the Security Assets or any part thereof free of any claim or right of any nature whatsoever of the Pledgor to any person or persons (including to itself), subject however to giving to the Pledgor not less than three days' prior notice of the time and place of any sale. The Pledgee may sell, transfer, assign or deal with the Security Assets in one or more parcels at one or more public or private sales, at any place or places, for cash or other values, and for such price and upon such other terms as the Pledgee (acting at its own absolute discretion) deems appropriate and, further, may otherwise act generally in relation to the Security Assets in any manner permitted by applicable law as the Pledgee deems appropriate.
- 8.2 The Pledgee is not obligated to make any sale of Security Assets regardless of notice of sale having been given. The Pledgee may adjourn any public or private sale from time to time by announcement at the time and place fixed therefore, and such sale may, without further notice, be made at the time and place to which it was so adjourned.
- 8.3 The Pledgor irrevocably and unconditionally undertake to indemnify the Pledgee against any and all loss, damages, costs, expenses and liabilities the Pledgee may suffer or incur if any of the undertaking, warranties and/or obligations of the Pledgor under this Agreement is or becomes or proves to be untrue, illegal or unenforceable.

9. Power of Attorney

- 9.1 Without prejudice to the other provisions of this Agreement, the Pledgor (to the fullest extent permitted by applicable law) hereby irrevocably authorises and empowers the Pledgee to execute such documents or instruments and do such acts and things in the name of the Pledgor and on behalf of the Pledgor as the Pledgor is

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required to execute or do under this Agreement from time to time and which the Pledgee in its absolute discretion deems necessary or appropriate from time to time for the purpose of perfecting, preserving or enforcing the Pledge (including for the purpose of vesting any right, title or interest in, to or under any Security Assets in any person following a sale pursuant to Clause 8) or otherwise giving to the Pledgee the full benefit of all the provisions of this Agreement. This power of attorney shall be irrevocable whilst the Secured Liabilities have not been unconditionally and irrevocably paid and discharged in full. However, the Pledgee may not exercise or purport to exercise any of the powers, authorities or discretions conferred on it by this power of attorney unless the Pledgor has failed to itself execute or do the relevant document, instrument, act or thing and an Event of Default has occurred and is continuing.

- 9.2 The Pledgee shall not have any duty whatsoever to exercise any power, authority or discretion granted pursuant to Clause 9.1.
- 9.3 The Pledgor hereby ratifies and confirms, and will from time to time ratify and confirm, all and whatever the Pledgee shall do or purport to do in the exercise or purported exercise of any of the powers, authorities or discretions granted pursuant to Clause 9.1.

10. Application of proceeds

All monies and other proceeds received or receivable by or on behalf of the Pledgee in connection with any enforcement of the Pledge, together with any other sum then held by or on behalf of the Pledgee under this Agreement, after deduction of all costs and expenses (including legal fees) incurred by the Pledgee in connection with the enforcement of this Agreement and/or the sale of the Security Assets, shall be applied by the Pledgee in discharge of the Secured Liabilities in the manner and order determined by the Pledgee. When all the Secured Liabilities have been unconditionally and irrevocably paid and discharged in full, the surplus (if any) shall be paid to the Pledgor (or to whomsoever may be lawfully entitled to receive such surplus).

11. Release of the Pledge

When the Secured Liabilities have been unconditionally and irrevocably paid and discharged in full, the Pledgee shall, at the request and cost of the Pledgor, execute such documents and instruments and do such acts and things as may be necessary to release the Pledge over the Security Assets, including notifying the relevant patent and registration office in any relevant jurisdiction that the Pledge has been so released.

12. Delegation

The Pledgee may at any time and from time to time (i) delegate to any person or persons any and all of its rights, powers and discretions under this Agreement on such terms (including power to sub-delegate) as the Pledgee sees fit and (ii) employ agents, managers, employees, advisers and other persons on such terms as the Pledgee sees fit for any of the purposes of this Agreement.

13. Limitation of liability

- 13.1 Neither the Pledgor nor the Pledgee shall be liable for any loss or damage resulting from a Swedish or foreign legal enactment, the intervention of a Swedish or foreign public authority, an act of war, terrorism or sabotage, a strike, blockade, boycott or lockout, or any other similar circumstance. The reservation in respect of strike, lockout, boycott and blockade shall apply even if the Pledgor or the Pledgee itself takes or is the subject of any such labour market measures.
- 13.2 Where a circumstance referred to in Clause 13.1 prevents the Pledgor or the Pledgee from executing any document or instrument or doing any action or thing in accordance with the terms of this Agreement, the execution of such documents or instruments or the doing of such action or thing may be postponed until such circumstance no longer exists.

14. Further assurances

The Pledgor shall, and shall procure that any necessary third party will, at its own expense promptly and duly execute such additional documents and instruments and do such other acts and things which may be required or appropriate (i) to obtain and/or maintain registration with the relevant patent and registration office of the Pledge and/or of any new owner of the Patents and/or the Trademarks following a sale pursuant to Clause 8, or (ii) to otherwise give to the Pledgee the full benefit of all the provisions of this Agreement.

15. Waiver of defences

- 15.1 The obligation of the Pledgor under this Agreement and the Pledge shall not be effected in any way by (i) any unenforceability, illegality or invalidity of any obligation of any person under the Loan Agreement or any other document or security, or (ii) any variation, extension, waiver, compromise or partial payment or partial discharge of any or all of the Secured Liabilities, any of the Finance Documents, or of any security therefore from time to time.
- 15.2 Should any security interest created herein be affected by any change in the laws, rules or regulations of any jurisdiction or by any present or future action of any governmental authority or court amending, varying, reducing or otherwise affecting or purporting to amend, vary, reduce or otherwise affect any of the Secured Liabilities or the Finance Documents, then the Pledgor shall take such actions, as directed by the Pledgee (acting reasonably) as it can legally take to preserve or reinstate the effectiveness of any security interest so affected.

16. Miscellaneous

- 16.1 Changes and additions to this Agreement, including this Clause 16.1, must be in writing and duly executed by the Parties.
- 16.2 If any provision of this Agreement is held to be invalid or unenforceable by any competent court, authority or arbitral tribunal, the remainder of that provision and



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all other provisions will remain valid and enforceable to the fullest extent permitted by applicable law, and the Parties shall negotiate any necessary changes to this Agreement to maintain the framework, structure and operation of the security created by this Agreement and the transactions contemplated by this Agreement, respectively, as far as possible.

- 16.3 Subject to the other Finance Documents, this Agreement contains the entire agreement between the Parties with respect to the subject matter of this Agreement, and supersedes all previous and contemporaneous negotiations and understandings between the Parties, whether written or oral.
- 16.4 All correspondence and notifications pursuant to this Agreement shall be in writing in English and shall be deemed to have been duly received (i) on the day of delivery, if delivered personally, (ii) on the first Business Day after sending, if sent by fax (with confirmation by the transmitting fax machine of complete transmission obtained), (iii) on the second Business Day after sending, if sent by reputable overnight courier (with delivery receipt obtained), or (iv) on the fifth Business Day after sending, if sent by registered or certified mail, to the address or fax number of the recipient set forth below (or to such other address or fax number of the recipient notified to the sender by the recipient for the purpose of this Agreement):
- (a) If to the Pledgor to:
- Anoto AB
Attention: Stein Revelsby, Chief Executive Officer
Traktorvägen 11
P.O. Box 4106,
SE-227 22 Lund
Fax +46 540 12 02
- (b) If to the Pledgee, to:
- Ewig Industries Macao Commercial Offshore Ltd.
Attention: Mr. Hilton Chu
Rua de Pequim Macau Finance Centre 14E, Macau, China
Fax: (852) 3585-2180
- 16.5 The Pledgee may assign or transfer any of its rights or obligations under this Agreement.
- 16.6 The Pledgor may not assign or transfer any part of its rights or obligations under this Agreement.

17. Governing Law and Jurisdiction

17.1 This Agreement and any non-contractual obligations arising out of or in connection with it are governed and construed in all respects in accordance with laws of Hong Kong.

17.2 For the benefit of the Pledgee, the Parties irrevocably agree that the Hong Kong courts shall have non-exclusive jurisdiction in relation to any dispute or controversy arising out of or in respect of this Agreement and that any judgment or order of a Hong Kong court made in this respect is conclusive and binding on them and may be enforced against them in the courts of any other jurisdiction. Nothing in this Clause limits the right of the Pledgee to bring proceedings in any other court or competent jurisdiction or concurrently in more than one jurisdiction.

17.3 For the purpose of this Agreement, the Pledgor hereby:-

- (a) waives any objections on the grounds of venue or forum non convenienc or any similar grounds; and
- (b) consents to service of process by mail or in any other manner permitted by the relevant law.

17.4 The Pledgor undertakes that it will at all times maintain an agent for service of process in Hong Kong. That agent shall be Mr. Jan Skoglund, whose address is Chi Fai Path, House 28A, Sai Kung, Hong Kong, and any writ, summons, judgment or other notice of legal process shall be sufficiently served on the Pledgor if delivered to such agent at its address for the time being. The Pledgor undertakes that it will not revoke the authority of that agent. If for any reason any such agent no longer serves as agent of the Pledgor to receive service of process, the Pledgor shall promptly appoint another such agent and advise the Pledgee of that appointment.

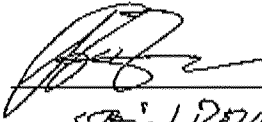
17.5 The Pledgor expressly agrees and consents to the provisions of this Clause 17 (*Governing law and jurisdiction*).

SKP

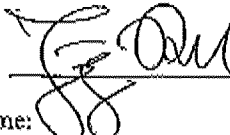
This Agreement has been executed on the date first above written in two copies, of which each Party has taken one.

The Pledgor
ANOTO AB

The Pledgee
BWIG INDUSTRIES MACAO
COMMERCIAL OFFSHORE LTD.

By: 
Name: STEIN REVERSBY, CEO

By: _____
Name: _____

By: 
Name: Jörgen Durban

By: _____
Name: _____

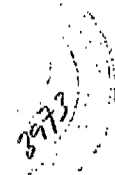
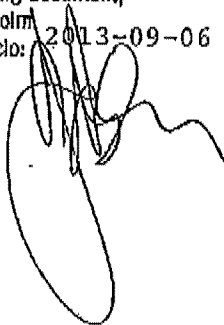
I, the undersigned, Gabriel Rudbeck, Deputy Notary Public of the City of Stockholm, Sweden, certify that

Jörgen Durban---

has issued and signed the foregoing document,

Fee 200;-
Crowns

Stockholm
Ex officio: 2013-09-06



Schedule 1

The Patents

US Patent No.	US App. No.	Title
6,502,756	09/585,378	Recording of information
6,958,747	09/941,871	Method for making a product
6,992,655	09/784,551	Input unit arrangement
7,054,487	09/784,550	Controlling and electronic device
7,176,896	09/652,838	Position code bearing notepad employing activation icons
7,345,673	11/226,428	Input unit arrangement
7,701,446	11/183,865	Method for making a product
7,710,408	09/746,778	Centralized information management based upon position information
6,548,768	09/676,892	Determination of a position code
6,663,008	09/676,914	Coding pattern and apparatus and method for determining a value of at least one mark of a coding pattern
6,674,427	09/676,893	Position determination II-- calculation
7,172,131	10/727,586	Coding pattern and apparatus and method for determining data values in the coding pattern
7,248,250	10/687,874	Orientation discrimination in a position-coding pattern

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US Patent No.	US App. No.	Title
7,281,668	10/714,894	Coding pattern comprising a plurality of marks
7,588,191	11/268,562	Product provided with a coding pattern and apparatus and method for reading the pattern
8,162,220	12/461,303	Product provided with a coding pattern and apparatus and method for reading the pattern
6,570,104	09/580,338	Position determination
6,666,376	09/580,337	Calendar
6,698,660	09/885,530	Electronic recording and communication of information
6,722,574	09/947,475	Business card
7,094,977	09/826,015	Method and system for information association
6,732,927	10/179,263	Method and device for data decoding
7,195,166	10/819,105	Method and device for data decoding
6,836,555	09/746,781	Information management system with authenticity check
6,854,821	09/812,905	Systems and methods for printing by using a position-coding pattern
6,864,880	09/813,114	Device and method for communication
7,408,536	11/033,158	Device and method for communication
6,929,183	10/310,941	Reconstruction of virtual raster
7,543,753	11/115,240	Reconstruction of virtual raster



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REEL: 005166 FRAME: 0941

US Patent No.	US App. No.	Title
6,966,495	10/179,966	Devices method and computer program for position determination
6,985,643	09/673,702	Device and method for recording hand-written information
7,002,559	09/987,188	Method, system and product for Information management
7,127,682	09/986,378	Device and system for information management utilizing a filing appliance
7,167,164	09/986,762	Recording and communication of handwritten information
7,110,604	10/179,967	Processing of digital images
7,120,320	10/251,804	Method and apparatus for displaying a handwritten message based on position and time data
7,295,193	09/746,782	Written command



SR P

Schedule 2

The Trademarks

Trademark	Jurisdiction	Registration No.	Classes
AT0901 Logo	European Trademark-CTM	8260994	9, 16
AT0901 Logo	Taiwan	1434068	9, 16
AT0901 Logo	Canada	TMA824870	9, 16
AT0901 Logo	International Trademark-Madrid	1024127	9, 16
AT0901 Logo	Australia	1339621	
AT0901 Logo	China	1024127	
AT0901 Logo	Japan	1024127	9, 16
AT0901 Logo	Korea (South)	1024127	9, 16
AT0901 Logo	Norway	1024127	
AT0901 Logo	Russian Federation	1024127	
AT0901 Logo	United States of America	3,860,943	
AT0901 Logo	Brazil		9
AT0901 Logo	Brazil		16
AT0001-Anoto (word)	European Trademark-CTM	001587500	9, 16, 38, 42
AT0001-Anoto (word)	Japan	4575568	9, 16, 38, 42, 17
AT0001-Anoto (word)	United States of America	2996244	9, 16
AT0001-Anoto (word)	China	1742862	9
AT0001-Anoto (word)	China	1572565	16
AT0001-Anoto (word)	China	1667708	38
AT0001-Anoto (word)	China	1591647	42
AT0001-Anoto (word)	International Trademark-Madrid	1007033	9, 16
AT0001-Anoto (word)	Canada	TMA824869	9, 16
AT0001-Anoto (word)	Mexico	1157006	9

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REEL: 005166 FRAME: 0943

AT0001-Anoto (word)	Mexico	1148908	16
AT0001-Anoto (word)	South Africa	2009/13458	9
AT0001-Anoto (word)	Taiwan	1418168	9, 16
AT0001-Anoto (word)	Brazil	830329382	9
AT0001-Anoto (word)	Chile	886375	9, 16
AT0001-Anoto (word)	Australia	1313449	9, 16
AT0001-Anoto (word)	Korea (South)	1007033	9, 16
AT0001-Anoto (word)	Norway	1007033	9, 16
AT0001-Anoto (word)	Russian Federation	1007033	9, 16
AT0001-Anoto (word)	India	1854601	9, 16



First Utilisation Request

To: Ewig Industries Macao Commercial Offshore Ltd.

From: Anoto Group AB (publ)

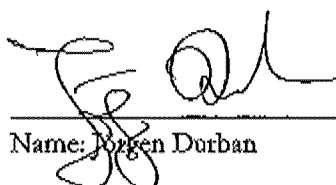
Dated: 5 September 2013

USD 2,000,000 Short Term Loan Agreement dated 5 September 2013 (the "Agreement")

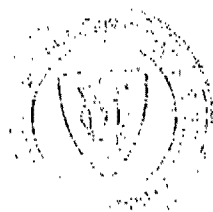
- 1. We refer to the Agreement. This is an Utilisation Request. Terms defined in the Agreement have the same meaning herein.
- 2. We wish to borrow the Loan on the following terms:
 Proposed Utilisation Date: 6 September 2013
 Amount: USD 1,300,000
- 3. We confirm that each condition specified in Clause 3.4 is satisfied on the date of this Utilisation Request.
- 4. The proceeds of this Loan should be paid to bank account no. 5901- 82 130 71 with SEB (IBAN: SE245000000059018213071; Bic code/swift: ESSESESS)
- 5. This Utilisation Request is irrevocable.

ANOTO GROUP AB (PUBL)

Name: Stein Revelsby



Name: Jorgen Durban





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November 20, 2013

VIA FACSIMILE - (571) 273 - 0140
 U.S. Patent and Trademark Office
 Mail Stop – Assignment Recordation Branch

Re: Response to Notice of Non-Recordation of an Assignment Document
 U.S. PTO Ref.: 900271751

Dear Sirs,

This letter and its attachments are submitted in response to the Notice of Non-Recordation of an Assignment Document (ID No. 900271751), mailed November 20, 2013, which objected to the recordation request previously submitted on Nov. 13, 2013, only as to U.S. Reg. No. 3,860,943. From a discussion between one of our firm's employees and a representative of the Assignment Branch at the U.S. PTO, your office advised that the undersigned, on behalf of our client, respectfully resubmit the attached documents for recordation with the U.S. PTO Assignment Recordation Branch for U.S. Trademark Registration No. 2,996,244 ("the '244 reg.") along with a marked-up copy of the Cover Sheet having U.S. Reg. No. 3,860,943 crossed-out, and only showing the '244 reg.

As advised by your office, we are faxing this communication of twenty-four (24) pages, in the following order: the marked-up Trademark Assignment Cover Sheet having U.S. Reg. No. 3,860,943 crossed-out and only showing the '244 reg. (2 pages), the Security Agreement for recordation (20 pages), the Notice of Non-Recordation (1 p.) and this cover letter (1 p.).

As confirmed by your office, our client already paid \$65.00 on November 13, 2013, for two (2) registrations and, as such, no additional fees are required with this response.

Very truly yours,

PERGAMENT GILMAN & CEPEDA LLP

Jonathan M. Doloff

JMD/lkm

Patents • Trademarks • Copyrights • Licensing • Litigation

RECORDED: 11/13/2013
 TRADEMARK
 REEL: 005166 FRAME: 0946