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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM423033

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Casey Davidson		02/15/2017	INDIVIDUAL: UNITED STATES

RECEIVING PARTY DATA

Name:	Toadfish LLC	
Street Address:	813 Weir Street	
City:	ity: Charleston	
State/Country:	SOUTH CAROLINA	
Postal Code:	stal Code: 29412	
Entity Type:	tity Type: Limited Liability Company: SOUTH CAROLINA	

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark	
Serial Number:	87318131	TOADFISH	
Serial Number:	87318099	TOADFISH	

CORRESPONDENCE DATA

Fax Number: 5025881960

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: 502-625-2784

Email: sduvall@middletonlaw.com

Correspondent Name: Scot A. Duvall

Address Line 1:401 S. Fourth Street, Suite 2600Address Line 2:MIDDLETON REUTLINGERAddress Line 4:Louisville, KENTUCKY 40202

ATTORNEY DOCKET NUMBER:	ZU372-17007
NAME OF SUBMITTER:	Scot A. Duvall
SIGNATURE:	/Scot A. Duvall/
DATE SIGNED:	04/07/2017

Total Attachments: 2

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TRADEMARK REEL: 006030 FRAME: 0497

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ASSIGNMENT OF TRADEMARKS

THIS ASSIGNMENT, dated as of 2/5, 2017 (the "Effective Date"), is from Casey Davidson, an individual citizen of the United States (the "Assignor") whose post office address is 813 Weir Street, Charleston, South Carolina 29412, to Toadfish LLC, a South Carolina limited liability company ("Assignee"), whose post office address is 813 Weir Street, Charleston, South Carolina 29412.

WITNESSETH:

WHEREAS, Assignor is the sole owner of the exclusive right, title and interest in and to the trademarks attached on Schedule A hereto (individually a "Mark" and collectively the "Marks"), each of which Applicant has used in commerce, and the related pending U.S. federal trademark applications referenced therein (individually an "Application" and collectively the "Applications") each based at least in part on Section 1(a) of the Lanham Act;

WHEREAS, Assignee is a successor to the business of Assignor and/or a successor to the ongoing and existing portion of the business to which the Marks pertain, thereby making permissible, pursuant to Section 10 of the Lanham Act, the assignment of the related Applications to the extent founded on Section 1(b) of the Lanham Act;

WHEREAS, Assignor desires to assign to Assignee, and Assignee desires to receive from Assignor, the entire and exclusive right, title and interest in and to the Marks and Applications (and any resulting registrations), together with the goodwill of the business connected with the use of and symbolized by the respective Marks;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor hereby assigns to Assignee and its successors, assigns and nominees without any restrictions, reservations, or limitations:

- 1. All right, title and interest in and to the Marks, corresponding Applications and any resulting registrations, together with the goodwill of the business connected with the use of and symbolized by the respective Marks (and also including the right to register the Marks in Assignee's name), arising under the federal, state, and common law of the United States of America, or elsewhere in the world; and
- 2. All claims and rights associated with the Marks, corresponding Applications, and any resulting registrations arising under the federal, state, and common law of the United States of America or elsewhere in the world, including the right to bring and maintain any and all causes of action, claims, and demands for infringements or other violations of rights in the Marks, corresponding Applications, or resulting registrations, and to receive any and all damages or other recovery resulting therefrom (and Assignor hereby waives any right to receive any portion of such damages or other recovery).

Page 1 of 2 and Schedule A

Assignor covenants that Assignor has the right to enter into this Assignment and further agrees, without further consideration, to cause such other lawful acts to be performed and such further assignments and other lawful documents to be executed, as Assignee may from time to time reasonably request to effect fully this Assignment and to permit Assignce to be duly recorded as the legal and record owner of the rights hereby conveyed.

IN WITNESS WHEREOF, the parties have caused this Assignment to be duly executed, effective as of the Effective Date.

Casey Davidson ("Assignor")

Date: 2//5//7

ACCEPTANCE

The undersigned Assignee hereby declares that it has accepted the foregoing Assignment.

Toadfish LLC ("Assignee")

Name: Casey Davidson

Title: Member

Date: 2//5//7

SCHEDULE A

Servere	"Mark" & Description	Depiction of "Mark"	"Application" Serial No.	Filing Date
***************************************	TOADFISH & Design (stylized wording and image of front-facing fish)	TOADFISH	87318131	January 30, 2017
dere execuse executes the contract of the cont	TOADFISH & Design (stylized wording and image of side-facing fish)	TOADFISH	87318099	January 30, 2017

Page 2 of 2 and Schedule A.

RECORDED: 04/07/2017 REEL: 006030 FRAME: 0499