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# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM439482

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

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Lily Robotics, Inc.		07/06/2017	Corporation:

#### **RECEIVING PARTY DATA**

Name:	Mota Group, Inc.	
Street Address:	60 S Market Street, Suite 1100	
City:	San Jose	
State/Country:	CALIFORNIA	
Postal Code:	95113	
Entity Type:	Corporation: DELAWARE	

## **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Registration Number:	4783294	LILY

#### **CORRESPONDENCE DATA**

Fax Number:

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:** 4083701248

Email: isra.hasan@mota.com

Correspondent Name: Mota Group, Inc.

Address Line 1: 60 S Market Street, Suite 1100
Address Line 4: San Jose, CALIFORNIA 95113

NAME OF SUBMITTER:	Isra A. Hasan
SIGNATURE:	/Isra A. Hasan/
DATE SIGNED:	08/16/2017

#### **Total Attachments: 5**

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#### TRADEMARK ASSIGNMENT

This Trademark Assignment Agreement (this "**Agreement**") is effective as of this 7<sup>th</sup> day of July, 2017 (the "**Effective Date**"), by and between Lily Robotics, Inc., a Delaware corporation, as Seller, debtor and debtor-in-possession (the "**Assignor**"), and Mota Group, Inc. (the "**Assignee**"). Capitalized terms used but not defined in this Agreement shall have the meanings ascribed to them in the Asset Purchase Agreement (as defined below).

WHEREAS, pursuant to that certain Asset Purchase Agreement dated as of June 19, 2017 to which Assignor and Assignee are parties (the "Asset Purchase Agreement"), Assignor agreed to assign or cause to be assigned to Assignee all of Assignor's right, title and interest in and to certain Trademarks.

NOW, THEREFORE, for good and valuable consideration (including that recited in the Asset Purchase Agreement), it is hereby agreed by and between the parties hereto as follows:

- 1. By execution hereof, Assignor hereby irrevocably grants, conveys, assigns, transfers and delivers to Assignee and its successors and assigns, free and clear of all Liens (other than Permitted Liens) and without any reservation of rights, all of Assignor's right, title and interest in and to all Trademarks listed on <u>Schedule A</u> hereto, together with the goodwill associated with such Trademarks and all applications, registrations and renewals thereof (the "Assigned Trademarks").
- 2. Assignor further irrevocably grants, conveys and assigns to Assignee all its right, title and interest in and to any and all proceeds, causes of action and rights to sue for and recover damages for past, present and future infringement of any of the Assigned Trademarks.
- 3. Assignor hereby authorizes the Patent and Trademark Office of the United States, similar offices and officers of states and of foreign countries, to issue trademark registrations and any other evidence or forms of trademark protection or applications to Assignee and its successors and assigns in accordance with the terms of this Agreement.
- 4. Assignor represents and warrants that it has not executed, and will not execute, any agreement in conflict herewith.
- 5. Assignor hereby constitutes and appoints Assignee as Assignor's true and lawful attorney in fact, with full power of substitution in Assignor's name and stead, to take any and all steps, including proceedings at law, in equity or otherwise, to execute, acknowledge and deliver any and all instruments and assurances necessary or expedient solely as necessary in order to vest or perfect the aforesaid rights and causes of action more effectively in Assignee or to protect the same or to enforce any claim or right of any kind with respect thereto. Assignor hereby declares that the foregoing power is coupled with an interest and as such is irrevocable.
- 6. The provisions of Sections 9.6 (Choice of Law), 9.9 (Invalidity), 9.11 (Exclusive Jurisdiction) and 9.12 (Waiver of Right to Trial by Jury) of the Asset Purchase Agreement are hereby incorporated by reference as if set forth in full herein, mutatis mutandis.

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7. This Agreement may be executed in counterparts, each of which will be deemed an original, but all of which together constitute one and the same original.

[Execution page follows.]

IN WITNESS WHEREOF, each of the parties hereto has caused this Trademark Assignment Agreement to be duly executed and delivered as of the date first written above.

# ASSIGNOR

LILY	ROBO1	rics, i	ŊC.		
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MOT/	\ GRO	UP, IN	C.		
By: Name:			——————————————————————————————————————	iiiiqaaaaaqijiqaani	innerence de la companión de l

IN WITNESS WHEREOF, each of the parties hereto has caused this Trademark Assignment Agreement to be duly executed and delivered as of the date first written above.

### ASSIGNOR

Title: President CEO

LILY	ROBOTICS, INC.
Ву:	
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ASSI	GNEE
MOT	A GROUP, INC.
Ву:	Michael Faro Michael (m. 1907)
Name:	Michael Faro

[Signature page to Trademark Assignment Agreement]

# SCHEDULE A

Country	<u>Trademark</u>	Class	App. Date	App. No.
Australia	LILY	9; 12; 28; 42	Jun-03-2015	1700035
China	LILY	12	Jun-15-2015	17202310
China	LILY	9	Jun-15-2015	17202309
European Union	LILY	9; 41; 42	May-21-2015	014104749
European Union	LILY	9; 12; 28	Jun-04-2015	014197727
Hong Kong	LILY	12; 28; 42	Jun-05-2015	303433626AB
Hong Kong	LILY	9	Jun-05-2015	303433626AA
Israel	LILY	9; 12; 28; 42	Jun-03-2015	275111
Japan	LILY	9, 12	May-21-2015	201547801
Japan	LILY	9; 12; 28; 42	Jun-03-2015	201552696
South Korea	LILY	9; 12	May-21-2015	4020150037571
Taiwan	LILY	9	Jun-03-2015	104028540
Taiwan	LILY	9; 12; 28; 42	May-21-2015	104031671
United States	LILY	12	Jul-14-2014	86/336319
Hong Kong	LILY (Series)	12	May-21-2015	303417327AB
Hong Kong	LILY (Series)	9, 12	May-21-2015	303417327AA
China	LILY Logo	12	Jun-29-2015	17308049
China	LILY Logo	28	Jun-29-2015	17308048
China	LILY Logo	42	Jun-29-2015	17308047
China	LILY Logo	9	Jun-29-2015	17308051
European Union	LILY Logo	9; 12; 28; 42	Jun-12-2015	014232235
Hong Kong	LILY Logo	9; 12; 28; 42	Jun-15-2015	303442743
India	LILY Logo	9; 12; 28; 42	Jun-29-2015	2996782
Japan	LILY Logo	9; 12; 28; 42	Jun-12-2015	2015-56120
Republic of Korea	LILY Logo	9; 12; 28; 42	Jun-15-2015	4520150005458
Taiwan	LILY Logo	9; 12; 28; 42	Jun-12-2015	104033975
Australia	LILY Logo (Color)	9; 12	Jun-12-2015	1699711
China	LILY Logo (Color)	9; 12	Jun-29-2015	17306652
China	LILY Logo (Color)	9	Jun-29-2015	17308050
European Union	LILY Logo (Color)	9; 12	Jun-12-2015	014232243
Hong Kong	LILY Logo (Color)	9; 12	Jun-15-2015	303442734
India	LILY Logo (Color)	9; 12	Jun-29-2015	2996781
Israel	LILY Logo (Color)	9; 12	Jun-14-2015	275475
Japan	LILY Logo (Color)	9; 12	Jun-12-2015	201556106
South Korea	LILY Logo (Color)	9; 12	Jun-15-2015	4020150044221
Taiwan	LILY Logo (Color)	9; 12	Jun-12-2015	104033974
China	EYES Design	12	Jan-28-2016	19012358
China	EYES Design	28	Jan-28-2016	19012357
China	EYES Design	42	Jan-28-2016	19012356
China	EYES Design	9	Jan-28-2016	19012359
Hong Kong	EYES Design	9, 12, 28, 42	Jan-26-2016	303670803
Japan	EYES Design	9, 12, 28, 42	Aug-28-2015	2015-83120
Republic of Korea	EYES Design	9, 12, 28, 42	Aug-28-2015	45-2015-0008003

**RECORDED: 08/16/2017** 

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