#### 900515128 09/15/2019

### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM540845

Stylesheet Version v1.2

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL
RESUBMIT DOCUMENT ID:	900514196

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Dennis Alexander		09/08/2019	INDIVIDUAL: UNITED STATES

#### **RECEIVING PARTY DATA**

Name:	DragginFly LLC
Street Address:	88249 MILLER AVE
City:	SPRINGFIELD
State/Country:	OREGON
Postal Code:	97478
Entity Type:	Limited Liability Company: UNITED STATES

#### **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Serial Number:	88142272	2020

#### **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.

541-556-5456 Phone:

Email: dennis w alexander@msn.com

Dennis Alexander **Correspondent Name:** Address Line 1: 88249 Miller Ave

Address Line 4: Springfield, OREGON 97478

NAME OF SUBMITTER:	Dennis Alexander	
SIGNATURE:	/Dennis Alexander/	
DATE SIGNED:	09/15/2019	

**Total Attachments: 14** 

source=TrademarkAssignment toDragginFly#page1.tif source=TrademarkAssignment toDragginFly#page2.tif source=TrademarkAssignment toDragginFly#page3.tif source=TrademarkAssignment toDragginFly#page4.tif source=TrademarkAssignment toDragginFly#page5.tif

> **TRADEMARK** REEL: 006743 FRAME: 0787

900515128

source=TrademarkAssignment toDragginFly#page6.tif source=TrademarkAssignment toDragginFly#page7.tif source=TrademarkAssignment toDragginFly#page8.tif source=TrademarkAssignment toDragginFly#page9.tif source=TrademarkAssignment toDragginFly#page10.tif source=88142272-1#page1.tif source=88142272-Exhibit-B#page1.tif source=88142272-Ind-Ack#page1.tif source=88142272-Ind-Ack#page1.tif

**Trademark Assignment** 

This trademark assignment is between DENNIS ALEXANDER, an individual (the "Assignor") and

DRAGGINFLY LLC, a(n) Oregon Limited Liability Company (the "Assignee").

The Assignor is the owner of certain intellectual property rights, including the trademarks listed on

Exhibit A, and all goodwill of any business connected to or symbolized by those (collectively, the "

Trademarks").

The Assignor wishes to sell to the Assignee all of its interest in the Trademarks.

The parties therefore agree as follows:

1. ASSIGNMENT OF TRADEMARKS.

The Assignor hereby sells its entire and exclusive interest in:

(a) the Trademarks;

(b) the registrations of and applications for registrations of each Trademark;

(c) the goodwill of any business connected with or symbolized by each Trademark;

(d) income, royalties, and damages payable to the Assignor and related to the Trademarks, including

payments for past or future infringements or misappropriations of the Trademarks; and

(e) all rights to sue for past, present, and future infringements or misappropriations of the Trademarks.

2. PAYMENT.

As consideration for the assignment of the Trademarks and the Assignor's representations, the Assignee

shall pay the Assignor \$1.00, to be paid within 30 days of the effective date of this assignment.

3. RECORDATION.

In order to record this assignment with the United States Patent and Trademark Office, within 24 hours of

the effective date of this assignment, the parties shall sign the form of trademark assignment agreement

attached as **Exhibit B**. The Assignee is solely responsible for filing the assignment and paying any

associated fees of the transfer.

4. NO EARLY ASSIGNMENT.

The Assignee may not assign or otherwise encumber its interest in the Trademarks or any associated

trademark registrations until it has made the payment in subsection (a) to the Assignor. Any assignment

or encumbrance contrary to this provision shall be void.

5. ASSIGNOR'S REPRESENTATIONS.

The Assignor hereby represents to the Assignee that it:

(a) is the sole owner of all interest in the Trademarks;

(b) has not assigned, transferred, licensed, pledged, or otherwise encumbered the Trademarks, or agreed

to do any of these;

(c) has full power and authority to enter into this assignment and make the assignment in section 1;

(d) is not aware of any violation, infringement, or misappropriation, or claim of any of these, of any third

party's rights by the Trademarks;

(e) is not aware of any third-party consents, assignments, or licenses that are necessary to perform under

this assignment;

(f) was not acting within the scope of employment of a third party when conceiving, creating, or

otherwise performing any activity related to, the Trademarks.

The Assignor shall immediately notify the Assignee if any facts or circumstances arise that would make

any of these representations inaccurate.

6. ADDITIONAL DOCUMENTS.

On request, the Assignor shall:

(a) provide the Assignee with a complete copy of all documentation (in any format) relating to the

Trademarks for the Assignee's own use, to meet record-keeping requirements of the Assignee, or to allow

the Assignee to assert its rights as granted under this assignment; and

(b) execute and deliver to the Assignee any additional papers, including any separate assignments of the

Trademarks, and perform all lawful acts necessary to record the assignment in the United States and

throughout the world.

7. INDEMNIFICATION.

(a) If a Trademark infringes on a third party's United States trademark or trade secret, the Assignor shall

indemnify the Assignee against that claim, if all of the following are true:

(1) the Assignee promptly notifies the Assignor of that claim;

(2) the Assignor controls the defense and settlement of that claim;

(3) the Assignee cooperates fully with the Assignor in connection with the Assignor's defense and

settlement of that claim; and

(4) if requested by the Assignor, the Assignee stops all sales, distribution, and public use of the infringing

Trademarks.

(b) If the Assignee is enjoined from further use of an infringing Trademark or if the Assignee stops using

any Trademark pursuant to the Assignor's request (as described in (a)(4) above), the Assignor shall, at its

own expense and option:

(1) obtain the right for the Assignee to continue to use the infringing Trademark;

(2) modify the infringing Trademark to eliminate the infringement (if possible);

(3) provide a substitute noninfringing Trademark to the Assignee under this assignment (if possible); or

(4) refund the amounts paid to the Assignee under this assignment for the infringing Trademark, on terms

and conditions agreeable to the parties.

(c) The Assignor will have no other obligations or liability if infringement occurs, and will have no other

obligation to indemnify the Assignee in case of infringement. The Assignor will not be liable for any

expenses incurred without its prior written authorization and will have no obligation to indemnify the

Assignee if the infringement is based on: (1) any modified form of the Trademarks not made by the

Assignor or (2) the laws of any country other than the United States of America or its states.

8. GOVERNING LAW.

(a) Choice of Law. The laws of the state of Oregon govern this agreement (without giving effect to its

conflicts of law principles).

(b) **Choice of Forum.** Both parties consent to the personal jurisdiction of the state and federal courts in

Lane County, Oregon.

9. COUNTERPARTS; ELECTRONIC SIGNATURES.

(a) Counterparts. The parties may execute this assignment in any number of counterparts, each of which

is an original but all of which constitute one and the same instrument.

(b) **Electronic Signatures.** This assignment, agreements ancillary to this assignment, and related

documents entered into in connection with this assignment are signed when a party's signature is

delivered by facsimile, email, or other electronic medium. These signatures must be treated in all respects

as having the same force and effect as original signatures.

10. SEVERABILITY.

If any one or more of the provisions contained in this assignment is, for any reason, held to be invalid,

illegal, or unenforceable in any respect, that invalidity, illegality, or unenforceability will not affect any

other provisions of this assignment, but this assignment will be construed as if those invalid, illegal, or

unenforceable provisions had never been contained in it, unless the deletion of those provisions would

result in such a material change so as to cause completion of the transactions contemplated by this

assignment to be unreasonable.

11. NOTICES.

(a) Writing; Permitted Delivery Methods. Each party giving or making any notice, request, demand, or

other communication required or permitted by this assignment shall give that notice in writing and use

one of the following types of delivery, each of which is a writing for purposes of this assignment:

personal delivery, mail (registered or certified mail, postage prepaid, return-receipt requested), nationally

recognized overnight courier (fees prepaid), facsimile, or email.

(b) **Addresses.** A party shall address notices under this section to a party at the following addresses:

If to the Assignor:

Dennis Alexander

88249 MILLER AVE

SPRINGFIELD, Oregon 97478

dennis\_w\_alexander@msn.com

If to the Assignee:

DragginFly

88249 MILLER AVE

SPRINGFIELD, Oregon 97478

2020@dragginfly.com

(c) Effectiveness. A notice is effective only if the party giving notice complies with subsections (a) and

(b) and if the recipient receives the notice.

12. WAIVER.

No waiver of a breach, failure of any condition, or any right or remedy contained in or granted by the

provisions of this assignment will be effective unless it is in writing and signed by the party waiving the

breach, failure, right, or remedy. No waiver of any breach, failure, right, or remedy will be deemed a

waiver of any other breach, failure, right, or remedy, whether or not similar, and no waiver will constitute

a continuing waiver, unless the writing so specifies.

13. HEADINGS.

The descriptive headings of the sections and subsections of this assignment are for convenience only, and

do not affect this assignment's construction or interpretation.

14. EFFECTIVENESS.

This assignment will become effective when all parties have signed it. The date this assignment is signed

by the last party to sign it (as indicated by the date associated with that party's signature) will be deemed

the date of this assignment.

15. NECESSARY ACTS; FURTHER ASSURANCES.

Each party shall use all reasonable efforts to take, or cause to be taken, all actions necessary or desirable

to consummate and make effective the transactions this assignment contemplates or to evidence or carry

out the intent and purposes of this assignment.

[SIGNATURE PAGE FOLLOWS]

Each party is signing this agreemen	nt on the date stated opposite that party's signature.
Date:	Name: Dennis Alexander
	DragginFly LLC
Date:	By: Name: Dennis Alexander Title: Owner

### **EXHIBIT A**

### LIST OF TRADEMARKS

	REGISTRATION / APPLICATION NU	
Dennis Alexander	88142272	10/03/2018

### **EXHIBIT B**

**NOTARIZATION:** 

### FORM OF RECORDABLE TRADEMARK ASSIGNMENT

For good and valuable consideration, the receipt of which is hereby acknowledged, Dennis Alexander, an individual (the "**Assignor**") hereby assigns to DragginFly LLC, a(n) Oregon Limited Liability Company (the "**Assignee**") all of the Assignor's interest in the trademarks, including the appurtenant goodwill associated with those trademark registrations and applications identified in **Attachment A**, and the Assignee accepts this assignment.

Each party is signing this agreement on the date stated opposite that party's signature.		
Date:	Name: Dennis Alexander	
NOTARIZATION:		
	DragginFly LLC	
Date:	By: Name: Dennis Alexander Title: Owner	

## ATTACHMENT A [TO EXHIBIT B]

### INTELLECTUAL PROPERTY

	REGISTRATION / APPLICATION NU	
Dennis Alexander	88142272	10/03/2018

Each party is signing this agreement on the date stated opposite that party's signature.

Date: <u>BSEP2019</u>

Name: Dennis Alexander

DragginFly LLC

Date: 050/2019

Name: Dennis Alexander

Title: Owner

### EXHIBIT B

# FORM OF RECORDABLE TRADEMARK ASSIGNMENT

For good and valuable consideration, the receipt of which is hereby acknowledged, Dennis Alexander, an individual (the "Assignor") hereby assigns to DragginFly LLC, a(n) Oregon Limited Liability Company (the "Assignee") all of the Assignor's interest in the trademarks, including the appurtenant goodwill associated with those trademark registrations and applications identified in Attachment A, and the Assignee accepts this assignment.

Each party is signing this agreement on the date stated opposite that party's signature.

Date: <u>/48692019</u>

Name: Dennis Alexander

OFFICIAL LAURA J B NOTARY PUBL COMMISSION BY COMMISSION EIPRE

NOTARIZATION:

DragginFly LLC

Date: 14 SEP 2019

Name: Dennis Alexander

Title: Owner

OFFICIAL STA LAURA J BRAI HOTARY PUBLIC -C COMMISSION NO WE COMMISSION EXPRES FE

NOTARIZATION:

On this the 14 day of Septemb	DEC 2019 before me.
Laure J Bradley	the undersigned Notary Public.
personally appeared Danois Alexan	der as owner of Daggintyu
	☐ personally known to me <b>– OR –</b>
	🚱 proved to me on the basis of satisfactory evidence
	to be the person(s) whose name(s (s <b>X</b> e subscribed to the within instrument, and acknowledged to me the the <b>X</b> e ( <b>X</b> e) executed the same for the purposes therein stated
OFFICIAL STAMP LAURA J BRADLEY NOTARY PUBLIC-OREGON	WITNESS my hand and official seal  Auditorial by  Grature of Notal Public
COMMISSION NO. 947630 NY COMMISSION ENPRES FERRIARY 28, 7829	JS FEORUMEY 2020 Any Other Required Information
Place Natary Seal/Stamp Above	(Printed Name of Notary, Expiration Date, etc.)
	OPTIONAL
Completing this information can deter all	performed in Anzona but is optional in other states. eration of the document or froudulent reattochment an unintended document.
Description of Attached Document	the Assignment (Signs on 129)

2016 National Notary Association

Signeral Other Than Named Above

M1304-07 (09/18)

INDIVIDUAL ACKNOWLEDGMENT		
State/Garantee CREGON County of LANE	} 9%	
on this the 14 day of September	7 2019 before me	
Laura J. Bradley	the undersigned Notary Public.	
personally appeared Dennis Alexan	Name(s) of Signer(s)	
	personally known to me <b>- OR -</b> [Xproved to me on the basis of satisfactory evidence	
	to be the person(s) whose name(s) A subscribed to the within instrument, and acknowledged to me this (e) Adhy, executed the same for the purposes therein stated	TAMP
OFFICIAL STAMP	MITNESS my hand and official seal.  Awabadlu	FESSUART 28 202
HOTARY PUBLIC-OREGON COMMISSION NO. 947630 BY COMMISSION EXPRES FERRINARY IN 2023	LAURA J BRADUSY	
Place Notary SearStomp Above	28 FERVARY 2020 Any Other Required Information (Printed Name of Notary Expiration Date, etc.)	
OPT	TIONAL	
Completing this information can deter aftera	formed in Arizona but is appoind in other states from of the document or froudulent reattachment printended document	
Description of Attached Document		
Tradenack Comment Tradenack	Assignment (sigs on pg)	
Signer(s) Other Than Named Above		
2018 National Natary Association		

M1304-07 (09/18)

TRADEMARK REEL: 006743 FRAME: 0802

RECORDED: 09/08/2019