# CH \$540.00 573903

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM555387

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

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
The Lion Forge, LLC		12/14/2019	Limited Liability Company: MISSOURI

# **RECEIVING PARTY DATA**

Name:	Illustrated Syndicate, LLC
Street Address:	2315 Locust Street, Ste. 2B
City:	St. Louis
State/Country:	MISSOURI
Postal Code:	63103
Entity Type:	Limited Liability Company: MISSOURI

# **PROPERTY NUMBERS Total: 21**

Property Type	Number	Word Mark
Registration Number:	5739036	CARACAL
Serial Number:	88106851	CARACAL
Registration Number:	5576428	CATALYST PRIME
Serial Number:	87208183	CHOSEN
Serial Number:	87196243	CUBHOUSE
Registration Number:	5439093	INCIDENTALS
Registration Number:	5439094	KINO
Registration Number:	4430110	LION FORGE
Registration Number:	5536407	NOBLE
Serial Number:	87901088	QUILLION
Registration Number:	5822798	QUILLION
Serial Number:	87901047	QUILLION
Serial Number:	87901058	QUILLION
Serial Number:	87901039	QUILLION
Serial Number:	87981534	QUILLION
Serial Number:	87981755	QUILLION
Serial Number:	87981754	QUILLION
Registration Number:	4489046	ROBOY
Registration Number:	5536408	SUMMIT
		TRADEMARK

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IRADEMARK

Property Type	Number	Word Mark
Registration Number:	5536409	SUPERB
Registration Number:	4470880	

## **CORRESPONDENCE DATA**

**Fax Number:** 3146215065

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:** 314-621-5070

**Email:** iptm@armstrongteasdale.com

Correspondent Name: Donna F. Schmitt

Address Line 1:7700 Forsyth Blvd., Suite 1800Address Line 4:St. Louis, MISSOURI 63105

ATTORNEY DOCKET NUMBER:	37987-3
NAME OF SUBMITTER:	Donna F. Schmitt
SIGNATURE:	/Donna F. Schmitt/
DATE SIGNED:	12/31/2019

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

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#### TRADEMARK ASSIGNMENT AGREEMENT

This TRADEMARK ASSIGNMENT AGREEMENT, effective as of July 1, 2019 (this "<u>Assignment</u>"), is made and entered into by and among **The Lion Forge, LLC**, a Missouri limited liability company having an address at 6600 Manchester Avenue, St. Louis, Missouri, 63139 (the "<u>Assignor</u>"), and **Illustrated Syndicate, LLC**, a Missouri limited liability company having an address at 2315 Locust Street, Suite 2B, Saint Louis, MO 63103 (the "<u>Assignee</u>"). Assignor and Assignee are sometimes herein referred to collectively as the "<u>Parties</u>" and individually as a "<u>Party</u>."

WHEREAS, Assignor desires to assign all right, title and interest in and to the trademarks and/or trademark applications set forth in <u>Exhibit A</u> hereto (the "<u>Marks</u>"), together with all goodwill arising from or relating thereto, to Assignee, and Assignee desires to acquire same.

NOW, THEREFORE, in consideration of the covenants and agreements contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound, the Parties agree as follows:

- 1. <u>Assignment</u>. Assignor hereby irrevocably conveys, transfers, assigns, and delivers unto Assignee, absolutely and forever, its entire right, title, and interest in the United States and throughout the world, in and to the Marks, whether statutory or at common law, together with all goodwill arising from or related to the business symbolized by the Marks, the same to be held and enjoyed by Assignee for its own use and enjoyment, and for the use and enjoyment of its licensees, successors, assigns, and/or other legal representatives, including the right to sue for and receive all damages accruing from past, present and future infringement of the Marks, to be used as fully and entirely as such rights would have been held and enjoyed by each Assignor had this Assignment not been made. Assignor hereby represents and warrants to Assignee that it has the full right to convey the Marks herein assigned and that it has not executed, and covenants that it will not execute, any agreement in conflict with this Assignment.
- 2. <u>Further Assurances</u>. Assignor hereby agrees to take such actions and execute such documentation as may be required by any domestic or foreign intellectual property registrar or regulatory agency to transfer ownership of the Marks from Assignor to Assignee. Assignor hereby also agrees to execute such further assignments and related documents with respect to the Marks as Assignee shall reasonably request.
- 3. <u>Unassignable Rights</u>. To the extent any of the Marks cannot presently be assigned under applicable law pursuant to this Assignment, Assignor shall not sell, assign or transfer to any third party or register or use in any manner (except to take necessary steps to obtain registration of unassignable Marks) unassignable Marks or otherwise dispute or challenge Assignee's or its assignee's assignment, transfer, sale, registration or use of such unassignable Marks. In the event any such unassignable Marks subsequently become assignable, Assignor shall promptly take all necessary action to assign such Marks to Assignee, upon request thereof by Assignor.
- 4. <u>Recordation</u>. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States of America, or with respect to any foreign

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trademarks or service marks or applications or registrations for such marks the foreign equivalent as the case may be, to record Assignee as owner of the Marks and to issue any and all registrations, including renewals thereof, to Assignee, its successors, assigns, nominees or other legal representatives.

- 5. <u>Rights and Royalties</u>. All rights and any income, royalties or payments otherwise due or payable to Assignor with respect to any Marks as of the date hereof or thereafter, will be held and enjoyed by Assignee, its successors, executors and permitted assigns.
- 6. <u>Successors and Assigns</u>. This Assignment shall be binding upon and inure to the benefit of Assignor, Assignee and their respective successors and permitted assigns.
- 7. <u>Headings</u>. The article and section headings of this Assignment are for convenience of reference only and shall not be deemed to limit or affect any of the provisions hereof.
- 8. Governing Law. The law of the State of Missouri shall govern all questions concerning the construction, validity, interpretation and enforceability of this Assignment and the exhibits and schedules attached hereto, the determination of any contractual or non-contractual rights, duties or remedies of the parties arising out of or relating to this Assignment and the exhibits and schedules attached hereto, and the performance of the obligations imposed by this Assignment, without giving effect to any choice of law or conflict of law rules or provisions (whether of the State of Missouri or any other jurisdiction) that would cause the application of the Laws of any jurisdiction other than the State of Missouri.
- 9. <u>Severability</u>. Whenever possible, each provision of this Assignment shall be interpreted in such manner as to be effective and valid under applicable Law, but if any provision of this Assignment or the application of any such provision to any Person or circumstance shall be held to be prohibited by or invalid, illegal or unenforceable under applicable Law in any respect by a court of competent jurisdiction, such provision shall be ineffective only to the extent of such prohibition or invalidity, illegality or unenforceability, without invalidating the remainder of such provision or the remaining provisions of this Assignment. Furthermore, in lieu of such illegal, invalid or unenforceable provision, there shall be added automatically as a part of this Assignment a legal, valid and enforceable provision as similar in terms to such illegal, invalid, or unenforceable provision as may be possible.
- 10. <u>Entire Agreement</u>. This Assignment, the other transaction documents contemplated by the Purchase Agreement and the agreements and documents referred to herein and therein contain the entire agreement and understanding between the parties hereto and thereto with respect to the subject matter hereof and thereof and supersede all prior agreements and understandings.
- 11. <u>Amendments; No Waiver</u>. Any provision of this Assignment may be waived or amended if, and only if, such amendment or waiver is in writing and signed by all of the parties. No failure by any party hereto to insist upon the strict performance of any covenant, duty, agreement or condition of this Assignment, or to exercise any right or remedy consequent upon a

breach hereof, shall constitute a waiver of any such breach or any other covenant, duty, agreement or condition hereof.

- 12. <u>No Third Party Beneficiaries</u>. This Assignment is for the sole benefit of the parties hereto, their permitted assigns and nothing herein expressed or implied shall give or be construed to give any Person, other than the parties hereto and such permitted assigns, any legal or equitable rights hereunder.
- 13. <u>Counterparts</u>. This Assignment may be executed in one or more counterparts (including by means of facsimile pdf or other electronic signature pages), all of which shall be considered one and the same agreement, and shall become effective when one or more such counterparts have been signed by each of the parties and delivered to the other party.

**IN WITNESS WHEREOF,** Assignor has caused this Assignment to be executed by its duly authorized representative effective on the date first written above.

ASSIGNOR:	THE LION FORGE, LLC
	By: Opera Remark (Do. 14, 2019)
	Name: David Steward II
	Title: CEO
ASSIGNEE:	ILLUSTRATED SYNDICATE, LLC
	By: Sand Sand State Co.
	Name: David Steward II
	Title: CFO

# EXHIBIT A

Mark/Name	Country	Status/Status Date	Application/ Registration No.	Application/ Registration Date
CARACAL	United States (Federal)	Registered April 30, 2019	RN: 5739036 SN: 88106849	April 30, 2019
CARACAL	United States (Federal)	Pending	SN: 88106851	September 6, 2018
CATALYST PRIME	United States (Federal)	Registered October 2, 2018	RN: 5576428 SN: 87192899	October 2, 2018
CHOSEN	United States (Federal)	Pending	SN: 87208183	October 19, 2016
<u>CUBHOUSE</u>	United States (Federal)	Allowed - Intent to Use	SN: 87196243	October 7, 2016
INCIDENTALS	United States (Federal)	Registered April 3, 2018	RN: 5439093 SN: 87208211	April 3, 2018
<u>KINO</u>	United States (Federal)	Registered April 3, 2018	RN: 5439094 SN: 87208225	April 3, 2018
LION FORGE	United States (Federal)	Registered November 5, 2013	RN: 4430110 SN: 85980189	November 5, 2013
<u>NOBLE</u>	United States (Federal)	Registered August 7, 2018	RN: 5536407 SN: 87208266	August 7, 2018
QUILLION	United States (Federal)	Allowed - Intent to Use	SN: 87901088	April 30, 2018
QUILLION	United States (Federal)	Registered July 30, 2019	RN: 5822798 SN: 87901079	July 30, 2019
QUILLION	United States (Federal)	Allowed - Intent to Use	SN: 87901047	April 30, 2018
QUILLION	United States (Federal)	Allowed - Intent to Use	SN: 87901058	April 30, 2018

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Mark/Name	Country	Status/Status Date	Application/ Registration No.	Application/ Registration Date
QUILLION	United States (Federal)	Allowed - Intent to Use	SN: 87901039	April 30, 2018
QUILLION	United States (Federal)	Allowed - Intent to Use	SN: 87981534	April 30, 2018
QUILLION	United States (Federal)	Allowed - Intent to Use	SN: 87981755	April 30, 2018
QUILLION	United States (Federal)	Allowed - Intent to Use	SN: 87981754	April 30, 2018
ROBOY	United States (Federal)	Registered February 25, 2014	RN: 4489046 SN: 85616938	February 25, 2014
SUMMIT	United States (Federal)	Registered August 7, 2018	RN: 5536408 SN: 87208303	August 7, 2018
<u>SUPERB</u>	United States (Federal)	Registered August 7, 2018	RN: 5536409 SN: 87208414	August 7, 2018
0	United States (Federal)	Registered January 21, 2014	RN: 4470880 SN: 85968243	January 21, 2014

**RECORDED: 12/31/2019** 

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