

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM590122

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Trinidad Consulting, LLC		07/31/2020	Limited Liability Company:
Trinidad Management, LLC		07/31/2020	Limited Liability Company:
RECEIVING PARTY DATA			
Name:	Solace Enterprises, LLLP		
Street Address:	6155 E. Azure Avenue		
City:	Las Vegas		
State/Country:	NEVADA		
Postal Code:	89115		
Entity Type:	Limited Partnership: NEVADA		
PROPERTY NUMBERS Total: 8			
Property Type	Number	Word Mark	
Registration Number:	5591132	CANNADIPS	
Serial Number:	88559634	AMMO	
Serial Number:	88559603	AMMO	
Serial Number:	88564474	CD	
Serial Number:	88564536	CD	
Serial Number:	88564438	CD	
Serial Number:	88564416	CD	
Serial Number:	87114596	CANNADIPS	
CORRESPONDENCE DATA			
Fax Number:	4078412343		
<i>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.</i>			
Phone:	4078412330		
Email:	jlong@allendyer.com		
Correspondent Name:	Jaafar Choufani		
Address Line 1:	255 South Orange Avenue, Ste. 1401		
Address Line 4:	Orlando, FLORIDA 32801		
ATTORNEY DOCKET NUMBER:	0133038		

OP \$215.00 5591132

NAME OF SUBMITTER:	Jaafar Choufani
SIGNATURE:	/Jaafar Choufani/
DATE SIGNED:	08/04/2020
Total Attachments: 2 source=Security_Agreement#page1.tif source=Security_Agreement#page2.tif	

Security Interest Agreement - Trinidad Consulting, LLC, Trinidad Management, LLC, and Solace Enterprises, LLLP

In consideration of the Settlement Agreement entered into by and between Trinidad Consulting, LLC, Trinidad Management, LLC f/d/b/a Cannadips, LLC (“Trinidad Management”) and Solace Enterprises, LLLP on _____ (“the Settlement Agreement”), Trinidad Consulting, LLC grants to Solace Enterprises, LLLP a proportional security interest in the following tangible and intangible property:

United States Patent Application Numbers 29/608,187 and 15/904,356 and the inventions described and claimed in these applications including: any future improvements whether patented or unpatented; any future patents that may be issued upon these applications, including any reissue, extension, division, continuation or continuations in part of these applications; all present or future royalties, profits, or other fees paid or payment or payments made or to be made to Trinidad Consulting, LLC or its designee with respect to the application or any future patent resulting from the application; and all rights, interests, claims, and demands that Trinidad Consulting, LLC has or may have in damages for past and future infringements regarding any future patents resulting from any of these applications.

All of Trinidad Consulting, LLC’s and Trinidad Management’s right, title and interest in and to all domestic, foreign and multinational trademarks, service marks, trade names, trade dress, trade styles, logos, Internet domain names and other indicia of origin or source identification, whether registered or unregistered, related to the Product (as set forth in the Settlement Agreement) and with respect to any and all of the foregoing: (i) all registrations and applications for registration thereof including, without limitation, United States Trademark Registration Number 5,591,132, United States Trademark Application Numbers 88/559634 and 88/559603, 88/564,474, 88/564,536, 88/564,438, 88/564,416, and 87/114,596, and California Trademark Registration Numbers 02,001,450, 305,452 and 305,451, (ii) all extension and renewals thereof, (iii) all of the goodwill of the business connected with the use of and symbolized by any of the foregoing, (iv) all rights to sue or otherwise recover for any past, present and future infringement, dilution, or other violation thereof, (iv) all proceeds of the foregoing, including, without limitation, license fees, royalties, income, payments, claims, damages and proceeds of suit now or hereafter due and/or payable with respect thereto, and (v) all other trademark rights related to the Cannadips Brand, including common law trademark rights, accruing thereunder or pertaining thereto throughout the world.

The security interest described herein will be terminated upon the fulfillment of the obligations of Cannadips set forth in Section 2 of the Settlement Agreement. Upon this termination, Trinidad Consulting, Trinidad Management or Solace Enterprises, LLLP are authorized to file the necessary documents (including UCC-3 documents) with any relevant government authorities effective to officially terminate this security interest in all jurisdictions.

--SIGNATURES ON THE FOLLOWING PAGE--

SOLACE ENTERPRISES, LLLP

Signature
By:

Dated this ____ day of July 2020

TELLONI HOLDINGS LIMITED

Signature
By:


Dated this ____ day of July 2020

SOLACE HOLDINGS, LLLP

Signature
By:

Dated this ____ day of July 2020

TRINIDAD CONSULTING, LLC




Case Mandel (Jul 31, 2020 15:50 PDT)

Signature
By: Case Mandel

Dated this 31 day of July 2020

TRINIDAD MANAGEMENT, LLC



Case Mandel (Jul 31, 2020 15:50 PDT)

Signature
By: Case Mandel

Dated this 31 day of July 2020