

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Armada Del Salvacion		01/22/2008	CORPORATION: CALIFORNIA

RECEIVING PARTY DATA

Name:	John Reed
Street Address:	344 West Cristobal
City:	San Clemente
State/Country:	CALIFORNIA
Postal Code:	92672
Entity Type:	INDIVIDUAL: UNITED STATES

Name:	Private Money Immediately
Street Address:	c/o 1301 Dove St., Suite 1000
City:	Newport Beach
State/Country:	CALIFORNIA
Postal Code:	92660
Entity Type:	CORPORATION: CALIFORNIA

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	3472212	TRUTH SOUL ARMOR
Registration Number:	3552672	TRUTH SOUL ARMOR
Serial Number:	77261779	TRUTH SOUL ARMOR

CORRESPONDENCE DATA

Fax Number: (949)955-3682
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Phone: 9498338848
 Email: york@dslexreme.com

900135981

**TRADEMARK
 REEL: 004003 FRAME: 0662**

OP \$90.00 3472212

Correspondent Name: Michael York
Address Line 1: 1301 Dove St., Suite 1000
Address Line 4: Newport Beach, CALIFORNIA 92660

NAME OF SUBMITTER:	Michael G. York
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Signature:	/Michael G. York/
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Date:	06/10/2009
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Total Attachments: 4
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PROMISSORY NOTE AND SECURITY AGREEMENT

This Promissory Note and Security Agreement ("Agreement") is made and entered into by ARMADA DEL SALVACION ("ARMADA"), a California corporation, in favor of PRIVATE MONEY IMMEDIATELY, INC. and JOHN REED ("PMI and REED").

1. Payment. For value received, ARMADA hereby promises to pay PMI, c/o James Bellino, 2672 Circle Dr., Newport Beach, CA 92663, and REED, 344 West Paseo de Cristobal, San Clemente, CA 92672, the principal sum of Four Hundred and Nine Thousand Dollars (\$409,000), plus interest at the rate of 13.99% from January 22, 2008, payable in installments of interest only on the first (1st) day of each month, commencing March 1, 2008, with the principal and any accrued interest all due and payable on January 31, 2012. The amounts paid will be paid one-half (½) to each PMI and REED.

2. Late Charge. If PMI or REED do not receive any installment within five (5) calendar days of the date it is due, ARMADA will pay a late charge equal to ten percent (10%) of the installment not received.

3. Other Consideration. ARMADA agrees to give to PMI and REED clothing and related items sold by ARMADA with a value of \$4,000 as determined by the amount that ARMADA sells clothing and other accessories to its employees, which is ARMADA's cost plus \$1.00. ARMADA also agrees that James Bellino's and REED's family and friends may purchase from ARMADA clothing and related items sold by ARMADA for the amount that ARMADA sells clothing and other accessories to its employees.

4. Acceleration. PMI and REED may upon ARMADA's default declare the entire balance due under this Agreement all due and payable, without demand or notice. The occurrence of one or more of the following events shall constitute a default:

4.1 ARMADA's failure to pay any amount due under this Agreement on the date it is due.

4.2 ARMADA ceases doing business.

4.3 ARMADA becomes insolvent; a petition for bankruptcy is filed by or against ARMADA; any proceeding under insolvency laws is commenced by or against ARMADA; or ARMADA makes an assignment for benefit of creditors.

4.4 ARMADA merges or consolidates with another entity, or sells or transfers any of its assets, if after such merger, consolidation, sale or transfer ARMADA will own or control less than fifty percent (50%) of the merged or consolidated entity or the entity to which the sale or transfer was made.

4.5 ARMADA defaults under any loan to it, and such default continues for a period of thirty (30) days.

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5. Security Interest In Personal Property. To secure ARMADA's obligations under this Agreement, ARMADA hereby grants PMI and REED a security interest in all of ARMADA's interests in the following, whether now owned or hereafter acquired or arising, and wherever located: accounts, equipment, general intangibles (including, without limitation, all of the deposit accounts), inventory, negotiable collateral, receivables, money, trade names, collateral in which ARMADA is granted a security interest pursuant to any present or future agreement, property now or in the future in ARMADA's possession, products of the foregoing, proceeds of the foregoing, books and records, and all of ARMADA's other tangible or intangible property.

6. Security Interest in Real Property. To secure ARMADA's promise to pay principal and interest under this Agreement, a deed of trust will be signed in favor of PMI and REED against real property.

7. Representations and Warranties. In entering into this Agreement, ARMADA represents and warrants as follows:

7.1 ARMADA is duly organized, validly existing and in good standing under the laws of the State of California and has complied with all requirements necessary to do business as a corporation in the State of California.

7.2 The person signing this Agreement on behalf of ARMADA has the valid power and authority to sign and deliver this Agreement on behalf of ARMADA.

7.3 PMI and REED's security interest in the property described in paragraph 5 is, and will continue to be, prior and superior to any other charges, encumbrances, security interests or liens, subject only to a factoring agreement with a balance due not to exceed \$150,000; provided, however, that ARMADA may borrow up to an additional \$100,000 from a factor for a total balance due not to exceed \$250,000 upon proof of appropriate purchase order in light of the additional amount ARMADA desires to borrow.

8. Loan Arranged. ARMADA acknowledges and agree that this loan has been arranged by a real estate broker within the meaning of the California Constitution, Article XV, § 1. Should it be determined that the interest charged under this Agreement is usurious, ARMADA and Jeffrey Ray agree to not assert that the interest charged is usurious.

9. Execution of Necessary Documents. The Parties shall execute any documents reasonably necessary to carry out the terms of this Agreement.

10. Time of Essence. Time is of the essence in this Agreement.

11. Attorney's Fees. In the event of any dispute or legal action arising out of or in any way relating to this Agreement, the prevailing party shall be entitled to recover reasonable attorney's fees and costs.

12. Binding on Successors and Assigns. This Agreement shall be binding on and inure

to the benefit of the Parties, their respective legal representatives, successors, and assigns.

13. Counterparts. This Agreement may be executed in counterparts, each of which shall be deemed to be an original and which together shall constitute one agreement.

14. Entire Agreement; Modification. This Agreement constitutes the entire agreement between the parties, and supersedes all prior negotiations and agreements. This Agreement may not be modified except by a writing signed by all Parties.

ARMADA DEL SALVACION

DATED: January ____, 2008

By: Signature on next page

to the benefit of the Parties, their respective legal representatives, successors, and assigns.

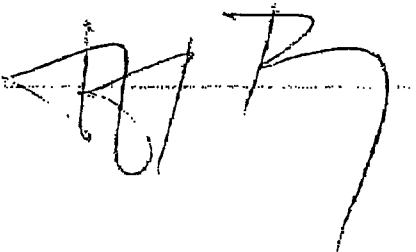
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ARMADA DEL SALVACION

DATED: January 22 2008

By:

A handwritten signature in black ink, appearing to be a stylized 'AR' or similar initials, written over a horizontal dotted line.