

TRADEMARK ASSIGNMENT

Electronic Version v1.1  
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
	Name	Formerly	Execution Date
	DAVID SNOBLE		12/10/2013
			INDIVIDUAL: UNITED STATES
RECEIVING PARTY DATA			
Name:	KEVIN T. BUCAR		
Street Address:	312 BAY ROAD		
City:	MC HENRY		
State/Country:	ILLINOIS		
Postal Code:	60051		
Entity Type:	INDIVIDUAL: UNITED STATES		
PROPERTY NUMBERS Total: 2			
	Property Type	Number	Word Mark
	Serial Number:	85869751	DREX
	Registration Number:	4414784	DREX
CORRESPONDENCE DATA			
Fax Number:	3126069145		
	<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>		
Phone:	3126069100		
Email:	HARVEY@WALLERCO.COM		
Correspondent Name:	HARVEY J. WALLER		
Address Line 1:	30 N LASALLE STREET		
Address Line 2:	SUITE 2040		
Address Line 4:	CHICAGO, ILLINOIS 60602		
NAME OF SUBMITTER:	Harvey J. Waller		
Signature:	/s/ Harvey J. Waller		
Date:	02/11/2014		
Total Attachments: 3 source=DREX - TRADEMARK TRANSFER#page1.tif source=DREX - TRADEMARK TRANSFER#page2.tif source=DREX - TRADEMARK TRANSFER#page3.tif			

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## TRADEMARK ASSIGNMENT AGREEMENT

This Trademark Assignment Agreement (the "**Agreement**") is entered into this \_\_\_ day of December 2013 (the "**Effective Date**") by and between DAVID SNOBLE, ("**Assignor**") an individual residing at 800 E. Northwest Highway, Mount Prospect, IL 60056 and KEVIN T. BUCHAR ("**Assignee**"), an individual residing at 312 Bay Road, Mc Henry, Illinois 60051.

WHEREAS, Assignor owns the entire right, title and interest in and to certain U.S. and foreign trademarks and services marks, both registered and unregistered, and applications for trademark and service mark registrations filed with the United States Trademark Office and foreign trademark applications on October 8, 2013 using the prefix "DREX" (Registration No. 4,414,784 and see Trademark Certificate attached hereto as Exhibit A)

WHEREAS Assignor owns 100% of the trademark DREX;

WHEREAS Assignee desires to acquire all of Assignor's right, title and interest, in and to the DREX together with all the goodwill of the symbolized thereby, and Assignor desires to assign all such right, title and interest in and to DREX to Assignee, upon the terms and conditions set forth herein.

NOW, THEREFORE, for good and valuable consideration the receipt and sufficiency of which is hereby acknowledged by Assignor, the parties agree as follows:

1. Assignor hereby conveys and assigns to Assignee, and Assignee hereby accepts from Assignor, all of Assignor's right, title and interest in and to DREX, together with the goodwill symbolized by DREX.

2. Assignor represents and warrants that:

(i) Assignor owns the entire right, title and interest in and to DREX;

(ii) all registrations for DREX are currently valid and subsisting and in full force and effect;

(iii) Assignor has not licensed the DREX to any other person or entity or granted, either expressly or impliedly, any trademark or servicemark rights with respect to DREX to any other person or entity;

(iv) there are no liens or security interests against DREX;

(v) Assignor has all authority necessary to enter into this Agreement and the execution and delivery of this Agreement has been duly and validly authorized; and

(vi) execution of this Assignment and performance of Assignor's obligations hereunder shall not violate or conflict with any other agreement to which Assignor is a party.

3. At any time, and from time to time after the Effective Date, at Assignee's request, Assignor shall execute and deliver such other instruments of sale, transfer, conveyance,

assignment and confirmation and take such other action, at Assignor's expense, as Assignee may reasonably deem necessary or desirable in order to perfect or otherwise enable the transfer, conveyance and assignment to Assignee and to confirm Assignee's title to DREX and any and all federal and state trademark registrations thereof or applications therefore. Assignor further agrees to assist Assignee and to provide such reasonable cooperation and assistance to Assignee, at Assignee's expense, as Assignee may reasonably deem necessary and desirable in exercising and enforcing Assignee's rights in DREX.

4. Within 15 days of the execution of this Agreement, Assignee will pay Assignor the sum of \$10.

5. After the Effective Date, Assignor agrees to make no further use of DREX or any mark confusingly similar thereto, anywhere in the world, except as may be expressly authorized by the parties in writing, and Assignor agrees to not challenge Assignee's use or ownership, or the validity, of DREX.

6. This Agreement shall be binding on and shall inure to the benefit of the parties to this Agreement and their successors and assigns, if any.

7. Miscellaneous.

(a) This Agreement, Exhibit A, and the Trademark Assignment whose form is shown in Exhibit B constitute the entire agreement of the parties with regard to the subject matter hereof. No modifications of or additions to this Agreement shall have effect unless in writing and properly executed by both parties, making specific reference to this Agreement by date, parties, and subject matter.

(b) This Agreement and the rights and obligations of the parties hereunder shall be governed by and construed in accordance with the laws of Illinois, without regard to its conflict of laws principles, and shall be enforceable against the parties in the courts of Illinois. For such purpose, each party hereby irrevocably submits to the jurisdiction of such courts, and agrees that all claims in respect of this Agreement may be heard and determined in any of such courts.

(c) This Agreement may be signed by each party separately, in which case attachment of all of the parties' signature pages to this Agreement shall constitute a fully-executed agreement.

(d) Any provision of this Agreement that is invalid, illegal or unenforceable in any jurisdiction shall, as to that jurisdiction, be ineffective to the extent of such invalidity, illegality or unenforceability, without affecting in any way the remaining provisions of this Agreement in such jurisdiction or rendering that or any other provision of this Agreement invalid, illegal or unenforceable in any other jurisdiction.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective duly authorized representatives as of the day and year above written.

