# OP \$40.00 85942607

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM302703

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

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
819940 Canada Inc.		03/01/2014	CORPORATION: CANADA

### **RECEIVING PARTY DATA**

Name:	Ledcor IP Holdings Ltd.	
Street Address:	201, 1253 - 91 Street SW	
City:	Edmonton, Alberta	
State/Country:	CANADA	
Postal Code:	T6X 1E9	
Entity Type:	CORPORATION: CANADA	

# **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Serial Number:	85942607	SUMMIT AIR

# **CORRESPONDENCE DATA**

**Fax Number:** 4032647084

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via

US Mail.

**Phone:** (403) 260-8564

Email: nkathol@fieldlaw.com

Correspondent Name: Neil F. Kathol

**Address Line 1:** 400, 604 - 1st Street S.W.

Address Line 4: Calgary, Alberta, CANADA T2P 1M7

ATTORNEY DOCKET NUMBER:	52749-22
NAME OF SUBMITTER:	Neil Kathol
SIGNATURE:	/NeilKathol/
DATE SIGNED:	04/25/2014

### **Total Attachments: 2**

source=Assignment SUMMIT, 8199400 to Ledcor IP (C1765778x9D71A)#page1.tif source=Assignment SUMMIT, 8199400 to Ledcor IP (C1765778x9D71A)#page2.tif

TRADEMARK
REEL: 005268 FRAME: 0670

THIS AGREEMENT dated the 1st day of March, 2014 (the "Effective Date")

BETWEEN: 8199400 CANADA INC., having an office at 201, 1253 - 91 Street SW, Edmonton, AB T6X 1E9

(the "Assignor")

AND:

LEDCOR IP HOLDINGS LTD., having an office at 201, 1253 - 91 Street SW, Edmonton, AB

T6X 1E9

(the "Assignee")

### **ASSIGNMENT AGREEMENT**

### WHEREAS:

- A. The Assignor is the legal and beneficial owner of certain rights, title and interests in and to the intellectual property set forth in Appendix "A" hereto (the "Intellectual Property"); and
- B. The parties desire to effect an assignment of the Intellectual Property from the Assignor to the Assignee, on the terms and conditions of this Agreement.

NOW THEREFORE in consideration of the mutual covenants and agreements herein contained, and of other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree with each other as follows:

- The Assignor absolutely assigns, transfers and sets over unto the Assignee all of the Assignor's right, title
  and interests in and to the Intellectual Property as at the Effective Date, including all right, title and
  interest in and to all claims for damages and all remedies arising out of any violation of the rights hereby
  assigned accruing to the Effective Date or thereafter.
- 2. The preamble to this Agreement is integral to, forms part of and is incorporated into, this Agreement.
- 3. This Agreement shall enure to the benefit of, and be binding upon, the parties hereto and their respective successors and assigns.
- 4. This Agreement may be executed in counterparts, by facsimile or by other electronic means, and all such counterparts taken together shall constitute one and the same instrument, and shall, notwithstanding the dates of execution-thereof, be deemed to have effect as of the Effective Date.

IN WITNESS WHEREOF the p.	rties hereto execute this Agreement as of the date first above written.	
8199400 CAŅADA IŅC.	LEDCOR IP HOLDINGS, LTD.	
Per:	Per:	
Davis	Davi	
Per:	Per:	

TRADEMARK
REEL: 005268 FRAME: 0671

### **APPENDIX "A"**

# INTELLECTUAL PROPERTY

- 1. SUMMIT AIR, Canadian trade-mark registration no. TMA763,166;
- 2. SUMMIT AIR CHARTERS, Canadian trade-mark registration no. TMA763,165;
- 3. SUMMIT AIR & (Swirl) Design, Canadian application no. 1,628,226; and
- 4. SUMMIT AIR & (Swirl/Summit, Colour) Design, Canadian application no. 1,628,227.

TRADEMARK REEL: 005268 FRAME: 0672

RECORDED: 04/25/2014