

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM310057

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Periklis Asproulis		07/08/2014	INDIVIDUAL: GREECE
RECEIVING PARTY DATA			
Name:	Faster Than Monkeys, Inc		
Street Address:	3962 Marion Ave		
City:	Los Alamitos		
State/Country:	CALIFORNIA		
Postal Code:	90720		
Entity Type:	CORPORATION: CALIFORNIA		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	3536640	ISCORES	
CORRESPONDENCE DATA			
Fax Number:			
<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:	(714) 307-9533		
Email:	brett@fasterthanmonkeys.com		
Correspondent Name:	Faster Than Monkeys, Inc		
Address Line 1:	3962 Marion Ave		
Address Line 4:	Los Alamitos, CALIFORNIA 90720		
NAME OF SUBMITTER:	Periklis Asproulis		
SIGNATURE:	/Periklis Asproulis/		
DATE SIGNED:	07/09/2014		
Total Attachments: 5			
source=510420721_contract#page1.tif			
source=510420721_contract#page2.tif			
source=510420721_contract#page3.tif			
source=510420721_contract#page4.tif			
source=510420721_contract#page5.tif			

CH \$40.00 3536640

INTELLECTUAL PROPERTY SALE AGREEMENT

This Intellectual Property Sale Agreement (the "Agreement") is made and effective on July 8th, 2014

BETWEEN: Periklis Asproutias (the "Seller"), an individual resident of the Greece;

Martinegou 44-48,
Nea Filiothef, Athens, 11524
GREECE

AND: **Faster Than Monkeys, Inc** (the "Buyer"), a corporation organized and existing under the laws of the California, with its head office located at:

3962 Marion Ave
Los Alamitos, CA 90720
USA

WHEREAS, Seller is the owner of certain Intellectual Property identified in detail in Schedule A attached to this Agreement; and

WHEREAS, Buyer, wishes to irrevocably acquire the entire rights, title, and interest in the identified Intellectual Property and exploit such property.

NOW, the parties intent to be legally bound and agree as follows:

1. DEFINITIONS

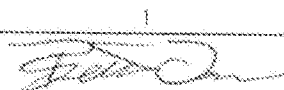

"Intellectual Property Rights" means the Trade Mark owned by Seller and to be sold to the Buyer, relating to the Intellectual Property described in Schedule A.

"Documents" includes all information fixed in any tangible medium of expression in whatever form or format, and copies thereof.

2. SALE AND ASSIGNMENT OF INTELLECTUAL PROPERTY

Seller hereby irrevocably sells and transfers to Buyer all rights, title, and interest (including but not limited to, all registration rights, all goodwill and all other rights), in and to the Intellectual Property.

Intellectual Property Sale Agreement



3. CONSIDERATION

In consideration for the sale of rights and assignment set forth in Article 2,

- i) Buyer shall pay Seller via Escrow.com the sum of USD \$41,000.00 [forty-one thousand US Dollars] (the "Fee") as net in advance, payable no later than 7 days after this Agreement becomes effective, which means the full amount must be secured by Escrow.com before July's 15th, 2014
- ii) Seller shall initiate Assignment of the entire interest and the goodwill right after Fee's transfer is completed and confirmed as secured and protected [on hold] by Escrow.com.

4. REPRESENTATIONS AND WARRANTIES

Seller represents and warrants to Buyer:

- (a) Seller has the right, power and authority to enter into this Agreement;
- (b) Seller is the exclusive owners of all right, title and interest in the Intellectual Property free of any security interest, charge or encumbrance;
- (d) The Intellectual Property does not infringe the rights of any person or entity;
- (e) There are no claims, pending or threatened, with respect to Seller's rights in the Intellectual Property;
- (f) This Agreement is valid, binding and enforceable in accordance with its terms;
- (g) Seller is not subject to any agreement, judgment or order inconsistent with the terms of this Agreement.

5. TRANSACTION TERMS AND CONDITIONS

Sale of rights transaction and transition of assignment set forth in Article 2 will be completed exactly as identified in detail in Schedule B attached to this Agreement.

6. ATTORNEY'S FEES

Should either party hereto, or any heir, personal representative, successor or assign of either party hereto, resort to litigation to enforce this Agreement, the party prevailing in such litigation shall be entitled, in addition to such other relief as may be granted, to recover its or their reasonable attorneys' fees and costs in such litigation from the party against whom enforcement was sought.

7. ENTIRE AGREEMENT

This Agreement contains the entire understanding and agreement between the parties hereto with respect to its subject matter and supersedes any prior or contemporaneous written or oral agreements, representations or warranties between them respecting the subject matter hereof.

8. AMENDMENT

Only a writing signed by both parties may amend this Agreement.

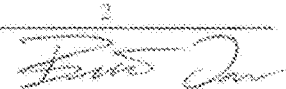
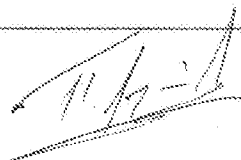
9. SEVERABILITY

If any term, provision, covenant or condition of this Agreement, or the application thereof to any person, place or circumstance, shall be held by a court of competent jurisdiction to be invalid, unenforceable or void, the remainder of this Agreement and such term, provision, covenant or condition as applied to other persons, places and circumstances shall remain in full force and effect.

10. NO WAIVER

No waiver of a breach, failure of any condition, or any right or remedy contained in or granted by the provisions of this Agreement shall be effective unless it is in writing and signed by the party waiving the breach, failure, right, or remedy. No waivers of any breach, failure, right, or remedy, whether or not similar, nor shall any waiver constitute a continuing waiver unless the writing so specifies.

Intellectual Property Sale Agreement



11. AGREEMENT TO PERFORM NECESSARY ACTS

Buyer agrees to perform any further acts and execute and deliver any documents that may be reasonably necessary to carry out the provisions of this Agreement.

After completion of the sale of rights and assignment set forth in Article 2, Buyer agrees that Seller will not be liable or responsible or entitled to any necessary acts for any recorded online or offline reference, use, exploit and connection of the Intellectual Property with his name and business in the public domain.

12. REPRESENTATION ON AUTHORITY OF PARTIES/SIGNATORIES

Each person signing this Agreement represents and warrants that he is duly authorized and has legal capacity to execute and deliver this Agreement. Each party represents and warrants to the other that the execution and delivery of the Agreement and the performance of such party's obligations hereunder have been duly authorized and that the Agreement is a valid and legal agreement binding on such party and enforceable in accordance with its terms.

13. HEADINGS

The headings in this Agreement are included for convenience only and shall neither affect the construction or interpretation of any provision in this Agreement nor affect any of the rights or obligations of the parties to this Agreement.

14. SURVIVAL

Except as otherwise expressly provided in this Agreement, representations, warranties, and covenants contained in this Agreement, or in any instrument, certificate, exhibit, or other writing intended by the parties to be a part of this Agreement, shall survive for [30] days after the date of this Agreement.

15. AMBIGUITIES

Each party and its counsel have participated fully in the review and revision of this Agreement. Any rule of construction to the effect that ambiguities are to be resolved against the drafting party shall not apply in interpreting this Agreement. The language in this Agreement shall be interpreted as to its fair meaning and not strictly for or against any party.

16. COUNTERPARTS

This Agreement may be executed in counterparts, which together constitute a single agreement and each of which will serve as evidence of the parties' binding agreement.

17. GOVERNING LAW

This Agreement shall be construed in accordance with, and the laws of United Kingdom shall govern all actions arising hereunder.

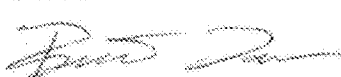
IN WITNESS WHEREOF, the parties have executed this Agreement on July 8th, 2014 with full knowledge of its content and significance and intending to be legally bound by the terms hereof.

SELLER



Authorized Signature
PERIKLIS ASPROULIAS
INDIVIDUAL

BUYER



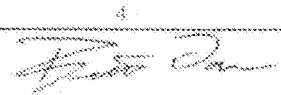
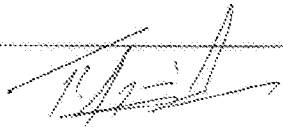
Authorized Signature
BRETT LAW
For and on behalf of
"FASTER THAN MONEYS, INC"

SCHEDULE A
INTELLECTUAL PROPERTY

As listed and published in the US Trademark Registry.
<http://tsearch.uspto.gov/bin/showfield?f=doc&state=4808:jgwriq.2.5>

Word Mark	ISCORES
Goods and Services	IC 009. US (21 023 026 036 058. G & S) Software Application providing in real time, updates, data, scores and results for all sporting events via mobile phone devices, via electronic devices and via the internet. FIRST USE: 20080328. FIRST USE IN COMMERCE: 20080328
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Trademark Search Facility Classification Code	LETS-1 (A single letter, multiples of a single letter or in combination with a design)
Serial Number	77445895
Filing Date	April 11, 2008
Current Basis	1A
Original Filing Basis	1A
Published for Opposition	September 9, 2008
Registration Number	3536640
Registration Date	November 25, 2008
Owner	(REGISTRANT) Asprooulos, Periklis INDIVIDUAL GREECE 44-48 Martinegou Athens GREECE 11524
Type of Mark	TRADEMARK
Register	PRINCIPAL
Affidavit Text	SECT 8 (6-YR)
Live/Dead Indicator	LIVE

Intellectual Property Sale Agreement



SCHEDULE B
TRANSACTION TERMS AND CONDITIONS / TRANSITION

Sale of rights transaction and transition of assignment set forth in Article 2 will be processed and supervised online through <http://www.escrow.com>, an escrow third party Internet Company, and these are the Terms to bind this transaction:

1. Seller will initiate Transaction via Escrow.com with brett@fasterthanmonkeys.com defined as the Buyer
2. Buyer will review Transaction's Terms and if accepted will enter Transaction and will upload Fee in Escrow.
3. When Fee is confirmed as uploaded, secured and locked [on hold] by Escrow.com, Seller shall order "Assignment of the entire interest and the goodwill" of the Trademark [hereafter called "Assignment"] to the following company details:

Faster Than Monkeys, Inc
3962 Marion Ave, Los Alamitos, CA 90720
Contact Person: Brett Law
Contact email: brett@fasterthanmonkeys.com
Contact Number: (714) 307-9533

4. As soon as Seller informs Buyer by email or letter or online through Escrow.com that Assignment has been initiated Buyer will have no further right beyond this point to attempt or request Escrow.com to cancel the transaction for any reason and such an action will be considered as an attempt of Buyer to copy or steal the Trademark.

5. When Assignment is completed, Seller will provide online [USPTO public records] or document proof of the above-mentioned company as the new owner.

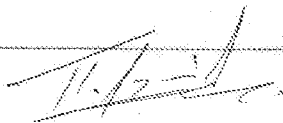
6. After Assignment of Trademark is completed and ownership proved as transferred to the above-mentioned company details, Buyer will have no right to deny or cancel or not complete the transaction and commits to:

- a) either release payment, make fee available to Seller and complete transaction
- or
- b) take all necessary actions to order reverse Assignment and return full ownership of Trademark back to its initial owner and in the following personal details:

Periklis Asproglis
Martinegou 44-48, Nea Filothef
Athens, 11524
GREECE
Contact email: periklis.asproglis@gmail.com
Contact number: +447501000989

Both parties agree and commit to all the above terms and steps.

Intellectual Property Sale Agreement



5

