

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM352933

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
GoPed Group of Companies, LLC		08/26/2015	LIMITED LIABILITY COMPANY: NEVADA
RECEIVING PARTY DATA			
Name:	The Patmont Revocable Trust		
Street Address:	8711 Paradise Valley Boulevard		
City:	Lucerne		
State/Country:	CALIFORNIA		
Postal Code:	95458		
Entity Type:	TRUSTEE: CALIFORNIA		
PROPERTY NUMBERS Total: 4			
Property Type	Number	Word Mark	
Registration Number:	1529611	GO-PED	
Registration Number:	1721753	GO-PED	
Registration Number:	3685723	HOVERBOARD	
Registration Number:	3858741	PED	
CORRESPONDENCE DATA			
Fax Number:	4158823232		
<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:	415-882-3200		
Email:	tmparalegal3@owe.com		
Correspondent Name:	Lawrence G. Townsend		
Address Line 1:	Owen, Wickersham & Erickson, P.C.		
Address Line 2:	455 Market Street, Suite 1910		
Address Line 4:	San Francisco, CALIFORNIA 94105		
ATTORNEY DOCKET NUMBER:	PATFAM		
NAME OF SUBMITTER:	Lawrence G. Townsend		
SIGNATURE:	/Lawrence G. Townsend/		
DATE SIGNED:	08/27/2015		
Total Attachments: 8			

CH \$115.00 1529611

source=Assignment & Exhibit A#page1.tif
source=Assignment & Exhibit A#page2.tif
source=Assignment & Exhibit A#page3.tif
source=Assignment & Exhibit A#page4.tif
source=Assignment & Exhibit A#page5.tif
source=Assignment & Exhibit A#page6.tif
source=Assignment & Exhibit A#page7.tif
source=Assignment & Exhibit A#page8.tif

ASSIGNMENT OF TRADEMARKS

WHEREAS, The GoPed Group of Companies, LLC, a Nevada limited liability company (Assignor), owns the following marks used in connection with portable motor scooters:

<u>Trademarks</u>	<u>U.S. Registration Nos.</u>
GO-PED (and design)	1529611
GO-PED	1721753
HOVERBOARD	3685723
PED	3858741

WHEREAS, Assignor acquired all the assets of Patmont Motor Werks, Inc. as set forth in the "Order Granting Motion to Sell Substantially All Estate Assets Free and Clear of All Liens," dated March 13, 2015, attached hereto as Exhibit A and incorporated herein by reference; and

WHEREAS said motion to sell substantially all assets identified the Trademarks as assets to be sold and that were sold to Assignee pursuant to the Order; and

WHEREAS The Patmont Revocable Trust, dated July 20, 2000 (Assignee), is desirous of acquiring said marks and the registrations thereof;

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, said Assignor does hereby assign unto said Assignee, all right, title and interest in and to said Trademarks, together with the goodwill of the business symbolized by the marks.

Dated: 8-26-15

The GoPed Group of Companies, LLC

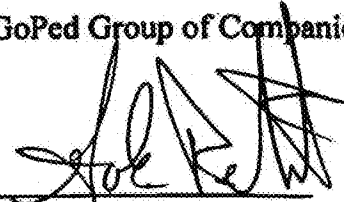
By: 
Gabriel Patmont
President

EXHIBIT A

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Bruce T. Beesley
Honorable Bruce T. Beesley
United States Bankruptcy Judge



Entered on Docket
March 13, 2015

MICHAEL LEHNERS, ESQ.
429 Marsh Ave.
Reno, Nevada 89509
Nevada Bar Number 003331
(775) 786-1695
email michaellehners@yahoo.com
Attorney for Chapter Seven Trustee
Donald Gieseke

UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEVADA

oOo

IN RE

PATMONI MOTOR WERKS, INC.,
Debtor(s).

BK-N- 12-52799-btb
CHAPTER 7
Hearing Date: 2/25/15
and Time: 2:00 p.m.
Mtn No. _____
Est Time: 5 Minutes

ORDER GRANTING MOTION TO SELL
SUBSTANTIALLY ALL ESTATE ASSETS
FREE AND CLEAR OF ALL LIENS

THIS MATTER came before the Court on the Chapter Seven Trustee's Motion to Sell Substantially all Estate Assets Free and Clear of all Liens [DE 201] (the "Motion"). The Trustee moved to conduct the sale on shortened time [DE 202-04]. The Wichot parties (as specified below) objected to the hearing on shortened time [DE 207], and the Trustee replied [DE 210]. The Court initially denied the motion for an order shortening time [DE 211]. During hearings on February 11, 2015, in which the GoPed and Wichot parties participated, the Court then granted the

1 Trustee's oral renewal of his motion for a sale hearing on shortened time for the
2 reasons stated on the record [DE 213]. The Wichot parties filed an objection to the
3 sale [DE 221], and the Trustee replied [DE 224]. The Trustee also filed a notice of a
4 competing offer [DE 217] and a notice of service of subpoenas on Wells Fargo [DE
5 218].

6 Michael Lehnert, Esq. appeared on behalf of the Chapter Seven Trustee,
7 Donald Gieseke, who was also present. Louis Bubala, Esq. appeared on behalf of
8 Steven Patmont, Gabriel Patmont and the GoPed Group of Companies, LLC. (herein
9 "GoPed"). Zeb Seidel appeared on behalf of Bar None Auctions. Marvin Ruth, Esq.
10 appeared on behalf of Jeffrey Wichot, an incapacitated person by the Guardian of
11 the person of his Estate, Barbara Wichot; Pamela Wichot; and Barbara Wichot,
12 individually. Alan Smith, Esq. and Holly Estes, Esq. appeared on behalf of the
13 Debtor.

14 The Court, being familiar with the record in this case, having considered the
15 papers filed in relation to the sale motion and the arguments and evidence
16 presented at the hearing, and good cause appearing therefore, finds and Orders as
17 follows:

18 FINDINGS OF FACT

19 1. The Debtor is the owner of the personal property which is more fully
20 described in the Chapter Seven Trustee's Motion (the "Property"), and is selling all
21 Property specified in the Motion under the authority of this order with the
22 exception of the right to pursue Jeff Wichot for any legal remedy that is available.

23 2. The Chapter Seven Trustee's Motion was properly noticed.

24 3. The Chapter Seven Trustee adequately solicited potential buyers for
25 the Property that was sold. There were four bidders at the hearing who tendered
26 bids.

1 4. The Court heard evidence that there have been approximately
2 \$119,000.00 in post-conversion deposits paid to the Debtor for Go Ped Scooters, and
3 held that those deposits constitute a Chapter 7 administrative expense under
4 Section 503 of Title 11 of the United States Code.

5 5. The Court heard evidence that there are approximately \$27,000.00 in
6 unpaid post-conversion expenses.

7 6. The Court heard evidence that it will cost the estate approximately
8 \$10,000.00 to pay a professional to file the tax returns based upon the Debtor's
9 records.

10 7. The Court opened the bidding with GoPed's offer of \$145,000.00, plus
11 additional non-cash components discussed below. All offers were subject to the
12 claims of any perfected third party secured creditors.

13 8. Bar None Auctions had the highest cash bid among the three other
14 bidders identified on the record, with a bid of \$200,000.00.

15 9. GoPed countered that its offer was of greater benefit to the estate,
16 based on \$145,000.00 cash; the assumption of responsibility for payment of all
17 unpaid postconversion expenses (valued at \$27,000.00), excepting Trustee's
18 commissions and professional fees; preparation of the 2014 tax return (valued at
19 \$10,000.00); and assumption of responsibility for payment of all customer deposits
20 paid since the conversion of the bankruptcy case in the event it cannot complete the
21 orders for which the deposits were paid (valued at \$119,000.00).

22 10. GoPed agreed to assume responsibility for the operations of the
23 business as of 4:02 p.m. on February 25, 2015.

24 11. GoPed agreed that its obligations as set forth herein are enforceable
25 even if a secured party later asserts a lien in the Property. Of the evidence
26 presented on the sale motion and filed in the case to date, there is no evidence that
27 the scheduled or filed secured creditors of Dean Maro or Pipelyne Manufacturing
28

1 (Cl. Reg. #23), Business Team (Cl. Dkt. #33, Sch. D) or the Wichot parties (Cl. Reg.
2 #18-20) hold properly perfected security interests in the Property. GoPed further
3 agreed to purchase the Property subject to any properly perfected security interest
4 in the Property asserted by Wells Fargo or any other party. This Court reserves
5 concurrent jurisdiction to determine any disputes over any asserted security
6 interests. The Bankruptcy Court retains jurisdiction over this matter should any
7 disputes arise with respect to third parties asserting liens in either the proceeds or
8 the property.

9 12. GoPed may assume or assign the purchase agreement to an entity of
10 its choice. GoPed and/or its successor or assign is to pay the Chapter Seven Trustee
11 the sum of \$145,000.00 on or before March 11, 2015.

12 13. Cause exists to waive the provisions of Fed. R. Bank. Pro. 6004(h), so
13 this Order shall be effective immediately upon entry on the docket.

14 14. It is further ordered that on account of the fact GoPed and/or its
15 successor or assign is assuming the obligations as set forth herein even if there is an
16 appeal of this Order, the last day for any party to appeal shall be March 11, 2015.

17 15. GoPed shall not be incurring successor liability as that concept is
18 defined in *Village Builders 96, L.P. v. U.S. Laboratories, Inc.*, 121 Nev. 261, 112 P.3d
19 1082, (Nev. 2005).

20 16. Should GoPed not perform as outlined herein, Bar None Auction's bid
21 of \$200,000.00 shall be the successor bid.

22 17. Based on the terms of its offer, GoPed is a good faith purchaser under
23 subsection (m) of Section 363 of Title 11 of the United States Code, such that the
24 reversal or modification on appeal of this order under subsection (b) or (c) of
25 Section 363 of Title 11 of the United States Code, does not affect the validity of the
26 sale under such authorization to GoPed, as it purchased the Property in good faith,
27 whether or not such entity knew of the pendency of the appeal.
28

18. Any finding of fact which is more appropriately deemed to be a conclusion of law shall be so deemed.

CONCLUSIONS OF LAW

1. This sale in no way limits the Trustee's rights to pursue claims under Chapter Five of the Bankruptcy Code.

2. The Trustee shall retain the right to have continued access to the books and records to enable it to administer the bankruptcy.

3. Cause exists to waive the 14 day period in Fed. R. Bank. Pro. 6004(h), so this Order shall be effective immediately upon entry on the docket.

4. This Court has the authority under 11 U.S.C. § 105(a) to limit the time in which parties can appeal this order based upon their participation at the hearing of this matter.

5. Any conclusion of law which is more appropriately deemed to be a finding of fact shall be so deemed.

NOW THEREFORE, IT IS HEREBY ORDERED that the sale of the ongoing business, equipment, machinery, inventory trade names, websites, accounts receivable work in progress, and other Property as described in the Motion to GoPed and/or its successor or assign is approved pursuant to the terms set forth in the Trustee's Motion as modified by this Order.

IT IS FURTHER ORDERED that the 14 day period in Fed. R. Bank. Pro. 6004(h) is waived and that this Order shall be effective immediately.

IT IS FURTHER ORDERED that the last day for any party to file an appeal of

/ /

/ /

/ /

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

this Order is March 11, 2015.

Approved/Disapproved

Dated: _____

Dated: _____

[Signature]
Michael Lehnert, Esq.
Attorney for Chapter 7 Trustee

[Signature]
Lou Bubala, Esq.
Attorney for GoPed

Approved/Disapproved

Approved/Disapproved

Dated: _____

Dated: _____

[Signature]
Zeb Seidel
Bar None Auctions

[Signature]
Marvin Ruth, Esq.
Attorney for Jeffrey Wichot, an
incapacitated person by the Guardian of
the person of his Estate, Barbara Wichot;
Pamela Wichot; and Barbara Wichot,
individually

Approved/Disapproved

Dated: _____

[Signature]
Alan Smith, Esq.
Attorney for the Debtor

#