

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM369887

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
TR Legacy, LLC		12/04/2014	LIMITED LIABILITY COMPANY: NEVADA
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Anthony J. Robbins		
<b>Street Address:</b>	9888 Carroll Centre Road, Suite 100		
<b>City:</b>	San Diego		
<b>State/Country:</b>	CALIFORNIA		
<b>Postal Code:</b>	92126		
<b>Entity Type:</b>	INDIVIDUAL: UNITED STATES		
<b>PROPERTY NUMBERS Total: 14</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	2305962	ANTHONY ROBBINS	
<b>Registration Number:</b>	3354887	ANTHONY ROBBINS	
<b>Registration Number:</b>	1852682	ANTHONY ROBBINS & ASSOCIATES	
<b>Registration Number:</b>	4612592	ANTHONY ROBBINS BUSINESS MASTERY	
<b>Registration Number:</b>	2551974	ANTHONY ROBBINS GET THE EDGE	
<b>Registration Number:</b>	3542522	ANTHONY ROBBINS LIFE MASTERY	
<b>Registration Number:</b>	3439066	ANTHONY ROBBINS PERSONAL COACHING COLLEC	
<b>Registration Number:</b>	3229561	ANTHONY ROBBINS PLATINUM PARTNERSHIP	
<b>Registration Number:</b>	1863573	ANTHONY ROBBINS PERSONAL POWER	
<b>Registration Number:</b>	1840415	ANTHONY ROBBINS' POWERTALK	
<b>Serial Number:</b>	86270613	ANTHONY ROBBINS POWERTALK!	
<b>Registration Number:</b>	3503596	AR	
<b>Registration Number:</b>	4165117	BREAKTHROUGH WITH TONY ROBBINS	
<b>Registration Number:</b>	4154395	TONY ROBBINS	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	6197023188		
<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>			

OP \$365.00 2305962

**Phone:** 619-685-3055  
**Email:** jenkins@scmv.com  
**Correspondent Name:** Seltzer Caplan McMahon Vitek  
**Address Line 1:** 750 B Street, Suite 2100  
**Address Line 4:** San Diego, CALIFORNIA 92101

**NAME OF SUBMITTER:** E. Jenkins

**SIGNATURE:** /EJJ/

**DATE SIGNED:** 01/20/2016

**Total Attachments: 12**

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**SECURITY AGREEMENT**  
(Trademarks)

This Security Agreement ("Security Agreement") is made and entered into effective as of December 4, 2014 by and between Anthony J. Robbins, an individual (the "Secured Party"), and TR Legacy, LLC, a Nevada limited liability company (the "Licensor"), who agree as follows:

1. Recitals. This Security Agreement is entered into in contemplation of the following facts and circumstances:

a. Simultaneously herewith, Licensor and Secured Party have entered into a Trademark License Agreement made effective as of December 4, 2014 (the "Trademark License Agreement");

b. For purposes of this Security Agreement, the term "Trademarks" shall be defined as set forth in the Trademark License Agreement;

c. Under the terms of the Trademark License Agreement, the Licensor has granted to the Secured Party an exclusive license to use the Trademarks;

d. The Secured Party wishes to assure himself of the performance of the obligations of the Licensor under the Trademark License Agreement between the parties; and

e. As a material inducement for Secured Party to accept the Trademark License Agreement and to secure the performance of Licensor, the Licensor has agreed to grant to the Secured Party a security interest in the Licensor's right, title and interest in and to the "Collateral" (as defined in Paragraph 1 below), whether now owned or existing or hereafter acquired or arising.

2. Collateral. For purposes of this Security Agreement, the term "Collateral" shall mean and refer to any and all of Licensor's present and future right, title, and interest in and to the following items, whether currently existing or acquired by Licensor at a later date, including any and all rights corresponding or similar to the following items under applicable law:

(a) The Trademarks, individually and collectively;

(b) The entire goodwill of the business of Licensor connected with and symbolized by the Trademarks and other intangible assets of Licensor ("Goodwill");

(c) All customer lists, trade secrets, business records, license rights (whether Licensor is a licensor or licensee), license fees, royalties, advertising materials, operating manuals, methods, processes, know-how, sales literature, drawings, specifications, descriptions, catalogs, supplier contracts, confidential information, consulting agreements, and other assets of any kind used with or associated with the Trademarks or the Goodwill;

(d) All income, royalties, damages, and payments relating to the Trademarks, now or hereafter due and/or payable, including without limitation damages and payments for past or future infringement of any rights conveyed hereunder;

(e) All foreign rights corresponding to the above described rights, including without limitation those available by treaty and reciprocity;

(f) All rights of action on account of past, present, and future unauthorized use or infringement of any of the Trademarks; and

(g) All of the proceeds (whether arising from sale or other disposition) and products of any of the foregoing, including without limitation any rents, profits, substitutions, additions, replacements, or sums payable for loss or damage under any policy of insurance.

3. Grant of Security Interest. For valuable consideration and security for performance by Licensor of each provision of the Trademark License Agreement, the Licensor hereby grants and assigns to the Secured Party a continuing security interest in the right, title, and interest of Licensor in the Collateral, whether now owned or existing or hereafter acquired or arising.

4. Perfection of Security Interest. Concurrently with the execution hereof, the Licensor and Secured Party shall execute and file with the States of California and Nevada UCC-1 Financing Statements in the form attached to the Trademark License Agreement. The Licensor and Secured Party shall, as soon as reasonably possible, record the security interest of Secured Party in the Trademarks with the United States Patent and Trademark Office and make any and all security interest filings or recordings in the trademark offices of foreign nations as Secured Party may reasonably determine to be necessary. Licensor shall, from time-to-time, take such other steps as are reasonably requested by Secured Party and shall cooperate with the Secured Party as requested by Secured Party to perfect his security interest granted hereunder, including any actions that Secured Party deems necessary to establish and maintain a valid, enforceable, and continually perfected security interest in the Collateral.

5. Obligations Secured. This Security Agreement and the security interest created hereby are given for the purpose of securing Licensor's performance of all obligations of the Licensor under the Trademark License Agreement and this Security Agreement. All obligations secured hereby are hereinafter collectively referred to as the "Obligations."

6. Rights to Collateral. So long as there is no event of default under the Trademark License Agreement or this Security Agreement, the Licensor shall retain possession and have full legal and beneficial ownership of the Collateral and shall have the benefit of any increase and bear the risk of any decrease in the value of the Collateral. Licensor shall pay all taxes or other charges assessable against it upon or with respect to the Collateral or any income or distributions therefrom.

7. Default and Remedies.

(a) For purposes of this Security Agreement, Licensor's failure or breach of any of the terms, conditions, representations, or warranties set forth in the Trademark License Agreement or this Security Agreement shall constitute an event of default. Upon the occurrence of any event of default as defined above, the Secured Party may declare all of the Obligations of the Licensor immediately due.

(b) In addition to the rights provided for in Paragraph 7(a) hereof, upon the occurrence of any event of default, the Secured Party shall be entitled to pursue any and all of the following rights and remedies:

(i) Any and all rights and remedies allowed under Article 9 of the Uniform Commercial Code, or any other state or federal law relating to creditors' rights, or any other applicable law;

(ii) Any and all rights and remedies as provided in the Trademark License Agreement;

(iii) Secured Party may retain the Collateral in full satisfaction of Licensor's obligations;

(iv) Secured Party may enter on the premises of the Licensor, take possession of, and sell, lease, or otherwise dispose of, the Collateral or any portion thereof;

(v) To take such steps as he may deem appropriate to foreclose upon or otherwise enforce the security interest and lien created by this Security Agreement against the Collateral; and

(vi) Any and all other rights and remedies of any kind as may be allowed or permissible under applicable law.

(c) Upon an event of default, the Secured Party shall be automatically deemed to be the attorney-in-fact for Licensor to take any action deemed necessary by Secured Party to protect the Secured Party's interest in the Collateral, including but not limited to making filings and recordings in the United States Patent and Trademarks Office, the United States Copyright Office, and any similar filings and recordings in any foreign nations, as Secured Party may determine to be reasonable or necessary in his sole and absolute discretion.

(d) All costs and expenses incurred by the Secured Party in enforcing his rights under this Security Agreement, including legal expenses and reasonable attorneys' fees, shall be borne by the Licensor. In the exercise of Secured Party's rights under Paragraph 7(b)(iii) and Paragraph 7(b)(iv), the Secured Party, in his sole and absolute discretion, may require the Licensor to assemble the Collateral and make it available to the Secured Party at a convenient location designated by the Secured Party.

(e) The failure of the Secured Party to exercise any right to seek any remedy provided for in this Paragraph 7, and the acceptance by the Secured Party of any partial or delinquent performance by the Licensor of any of the Obligations, shall not constitute a waiver by the Secured Party of any of his rights or remedies hereunder or of his right thereafter to enforce this Security Agreement strictly in accordance with its terms. No waiver of any right of the Secured Party, or modification of any term of this Security Agreement, shall be enforceable unless in writing and signed by the authorized representative of each of the parties hereto.

8. Representations and Warranties. Licensors represents and warrants to Secured Party that at the time of execution of this Security Agreement and at any time additional Collateral is acquired by Licensor, the following representations and warranties are true and correct and that there are not any facts or circumstances existing as of the date of this Security Agreement which Licensor has failed to disclose to the Secured Party in writing, the omission of which could be materially misleading relative to the following representations and warranties:

(a) Licensor is the sole owner of the Collateral and its interests therein are free and clear of all prior claims, liens, security interests, charges, or encumbrances of every kind and nature;

(b) Licensor, and the individual executing this Security Agreement, have the requisite right, power, and authority to encumber, assign, and deliver the Collateral in the manner specified in this Security Agreement;

(c) No material dispute, right to setoff, counterclaim, or defense exists with respect to any part of the Collateral; and

(d) No consent or approval of any governmental body, regulatory authority, person, trust, or entity is or will be (i) necessary to the validity of the rights created hereunder, or (ii) required prior to the assignment, transfer, and delivery of any of the Collateral to Secured Party (or any agent designated by Secured Party).

9. Disposition. Licensor shall not, without Secured Party's prior written consent: exchange, sell, lease, further encumber, transfer, or dispose of the Collateral or any portion thereof or Licensor's rights to the Collateral; make any compromise, adjustment, amendment, modification, settlement, substitution, or termination of or in connection with the Collateral; or, allow anything to be done that might impair, or fail to do anything necessary or advisable to preserve, the value of the Collateral and Secured Party's interest in the same.

10. Duty to Maintain the Collateral. Licensor shall take all steps and actions necessary to protect and preserve the value of the Collateral, and to protect the Collateral from damage or infringement by third parties.

11. Miscellaneous.

(a) Amendment. This Security Agreement may not be amended, modified, or altered except by a subsequent written agreement signed by Licensor and Secured Party.

(b) Headings. The headings contained in this Security Agreement are for convenience of reference purposes only and shall not affect in any way the meaning or interpretation of this Security Agreement.

(c) Severability. If any term, provision, covenant, or restriction of this Security Agreement is held by a court of competent jurisdiction to be invalid, void, or unenforceable, then the remainder of the terms, provisions, covenants, and restrictions of this Security Agreement shall remain in full force and effect and shall in no way be affected, impaired, or invalidated.

(d) Entire Agreement. This Security Agreement and the Trademark License Agreement constitute the entire agreement between the parties with respect to the subject matter hereof and supersede all prior and contemporaneous agreements, understandings, negotiations, and discussions, whether oral or written. Each of the parties hereto acknowledges and warrants to the other that no promise, representation, or inducement not expressly contained herein or in the Trademark License Agreement has been made or offered, and that this Security Agreement is executed without reliance on any promise, representation, or warranty not expressly contained herein or in the Trademark License Agreement.

(e) Counterparts, Duplicate Originals. This Security Agreement may be executed in one or more counterparts, any one of which need not contain the signature of more than one party hereto, and all of which, taken together, shall, for all purposes, constitute one and the same agreement, binding on all of the parties hereto, notwithstanding that all of such parties have not executed the same counterpart. Two or more duplicate originals of this Security Agreement may be executed by the parties hereto, each of which shall be an original and all of which together shall constitute the same agreement.

(f) Governing Law. This Security Agreement shall be governed by and construed and enforced in accordance with the laws of the State of California (United States of America), without regard to its conflict of law rules.

(g) Forum. Sole and proper venue for any action arising out of this Security Agreement shall be in Palm Beach, Florida. The parties to this Security Agreement expressly consent to, and agree not to contest, personal jurisdiction in Palm Beach, Florida in any action or proceeding.

(h) Attorneys' Fees. In the event of any dispute arising out of this Security Agreement, or concerning the meaning or interpretation of any provision contained herein, each party shall pay their own costs, fees, and expenses incurred in any action, arbitration, mediation, or litigation, including without limitation bearing their own court costs and attorneys' and experts' fees and disbursements. The parties expressly agree that this provision shall control, notwithstanding any statute, law, or rule that may otherwise shift the burden for costs or fees away from the prevailing party in any action or dispute.

(i) Notices. Any notice or other communications hereunder to any party shall be in writing and may be personally served or sent by United States mail, registered or certified, postage prepaid and properly addressed as follows:

To Secured Party: Anthony J. Robbins  
9888 Carroll Centre Road, Suite 100  
San Diego, California 92126

To Licensor: TR Legacy, LLC  
Attn: Anthony J. Robbins  
9888 Carroll Centre Road, Suite 100  
San Diego, California 92126

(j) This Security Agreement shall inure to the benefit of and be binding upon the successors and assigns of the parties hereto.

(k) Licensor expressly consents and agrees that Secured Party may, in addition to any other available remedies, obtain the entry of temporary and permanent restraining orders and injunctions, and orders of specific performance, without the posting of any bond or security, in the event of any breach or threatened breach of any of the terms of this Security Agreement by Licensor. The parties hereby acknowledge and agree that a breach or threatened breach of this Security Agreement threatens irreparable harm to the value of the Collateral, and that there is no adequate remedy at law.

(l) The waiver by Secured Party of any breach or default, or series of breaches or defaults, or of any term, covenant, or condition herein shall not be deemed a waiver of any subsequent or continuing breach or default of the same or any other term, covenant, or condition contained in this Security Agreement.

(m) All rights and remedies of Secured Party shall be cumulative and not alternative, and shall be in addition to and not exclusive of any other rights or remedies provided for herein or which may be available at law or in equity in case of any breach, failure, or default or threatened breach, failure, or default of any term, provision, or condition of this Security Agreement. The rights and remedies of Secured Party shall be continuing and not exhausted by any one or more uses thereof, and may be exercised at any time or from time to time as often as may be expedient; and any option or election to enforce any such right or remedy may be exercised or taken at any time and from time to time. The termination of this Security Agreement shall not discharge or release Licensor from any liability or obligation then accrued or any liability or obligation continuing beyond or arising out of the termination of this Security Agreement.

SECURED PARTY:

DocuSigned by:  
*Anthony Robbins*  
E841C0A4DEAE480...  
\_\_\_\_\_  
Anthony J. Robbins

LICENSOR:

TR LEGACY, LLC,  
a Nevada limited liability company

By: *Anthony Robbins*  
\_\_\_\_\_  
E841C0A4DEAE480  
Anthony J. Robbins, Manager



**UCC FINANCING STATEMENT**

FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (optional)

B. E-MAIL CONTACT AT FILER (optional)

C. SEND ACKNOWLEDGMENT TO: (Name and Address)

ANTHONY J. ROBBINS  
9388 Carroll Centre Road, Suite 100  
San Diego, California 92126

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 1b, leave all of item 1 blank, check here  and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

1a. ORGANIZATION'S NAME  
TR Legacy, LLC, a Nevada limited liability company

OR

1b. INDIVIDUAL'S SURNAME

FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

1c. MAILING ADDRESS

CITY	STATE	POSTAL CODE	COUNTRY
San Diego	CA	92126	USA

2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 2b, leave all of item 2 blank, check here  and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

2a. ORGANIZATION'S NAME

OR

2b. INDIVIDUAL'S SURNAME

FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

2c. MAILING ADDRESS

CITY	STATE	POSTAL CODE	COUNTRY

3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b)

3a. ORGANIZATION'S NAME

OR

3b. INDIVIDUAL'S SURNAME

FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
Anthony	J.	

3c. MAILING ADDRESS

CITY	STATE	POSTAL CODE	COUNTRY
San Diego	CA	92126	USA

4. COLLATERAL: This financing statement covers the following collateral:

See Exhibit "A" attached hereto and incorporated herein by this reference.

5. Check only if applicable and check only one box: Collateral is  held in a Trust (see UCC1Ad, item 17 and instructions)  being administered by a Decedent's Personal Representative

5a. Check only if applicable and check only one box:

Public-Finance Transaction  Manufactured-Home Transaction  A Debtor is a Transmitting Utility  Agricultural Lien  Non-UCC Filing

5b. Check only if applicable and check only one box:

Lessee/Lessor  Consignee/Consignor  Seller/Buyer  Bailor/Bailee  Licensee/Licensor

6. OPTIONAL FILER REFERENCE DATA:

# UCC FINANCING STATEMENT ADDENDUM

## FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME TR Legacy, LLC, a Nevada limited liability company
OR
9b. INDIVIDUAL'S SURNAME
FIRST PERSONAL NAME
ADDITIONAL NAME(S)/INITIAL(S)      SUFFIX

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME
OR
10b. INDIVIDUAL'S SURNAME
INDIVIDUAL'S FIRST PERSONAL NAME
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)      SUFFIX
10c. MAILING ADDRESS      CITY      STATE      POSTAL CODE      COUNTRY

11.  ADDITIONAL SECURED PARTY'S NAME or  ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME
OR
11b. INDIVIDUAL'S SURNAME      FIRST PERSONAL NAME      ADDITIONAL NAME(S)/INITIAL(S)      SUFFIX
11c. MAILING ADDRESS      CITY      STATE      POSTAL CODE      COUNTRY

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):

See Exhibit "A" attached hereto and incorporated herein by reference.

13.  This FINANCING STATEMENT is to be filed (for record) (or recorded) in the REAL ESTATE RECORDS (if applicable)      14. This FINANCING STATEMENT:  covers timber to be cut     covers as-extracted collateral     is filed as a fixture filing

15. Name and address of a RECORD OWNER of real estate described in Item 16 (if Debtor does not have a record interest):	16. Description of real estate:
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17. MISCELLANEOUS:

## EXHIBIT "A"

1. Debtor hereby grants and assigns to Secured Party a security interest in Debtor's right, title and interest in and to the "Collateral" (as defined in Paragraph 2 below), whether now owned or existing or hereafter acquired or arising.

2. The term "Collateral" shall mean and refer to any and all of Debtor's present and future right, title, and interest in and to the following items, whether currently existing or acquired by Debtor at a later date, including any and all rights corresponding or similar to the following items under applicable law:

(a) The "Trademarks" (as defined in Paragraph 3 below), individually and collectively;

(b) The entire goodwill of the business of Debtor connected with and symbolized by the Trademarks and other intangible assets of Debtor ("Goodwill");

(c) All customer lists, trade secrets, business records, license rights (whether Debtor is a licensor or licensee), license fees, royalties, advertising materials, operating manuals, methods, processes, know-how, sales literature, drawings, specifications, descriptions, catalogs, supplier contracts, confidential information, consulting agreements, and other assets of any kind used with or associated with the Trademarks or the Goodwill;

(d) All income, royalties, damages, and payments relating to the Trademarks, now or hereafter due and/or payable, including without limitation damages and payments for past or future infringement of any rights conveyed hereunder;

(e) All foreign rights corresponding to the above described rights, including without limitation those available by treaty and reciprocity;

(f) All rights of action on account of past, present, and future unauthorized use or infringement of any of the Trademarks; and

(g) All of the proceeds (whether arising from sale or other disposition) and products of any of the foregoing, including without limitation any rents, profits, substitutions, additions, replacements, or sums payable for loss or damage under any policy of insurance.

3. The term "Trademarks" shall include all of the trademarks described in Paragraph 4 below ("Existing Trademarks") and all of the "New Trademarks." The term "New Trademarks" shall mean any new and additional trademarks, tradenames, service marks, images, logos, insignia, slogans, emblems, symbols, designs, identifying characteristics, and brands (collectively, "Marks") developed or used by Debtor from time to time, or by its principal Anthony J. Robbins or by any entities, companies or parties controlled by or in any way affiliated with or related to Debtor or Anthony J. Robbins, in connection with the conduct of Business (as defined in paragraph 5 below) in the United States or in other nations, which Marks may or may not be registered with the United States Patent and Trademark Office or the trademark offices of other nations.

4. Existing Trademarks shall include the following:

COUNTRY	REFERENCE#	FILED	APPL#	REGDT	REG#	STATUS	CLASS
<b>ANTHONY ROBBINS</b>							
ALBANIA	T12040WO00-AL	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
ANTIGUA & BARBUDA	T12040WO00-AG	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
ARMENIA	T12040WO00-AM	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
AUSTRALIA	T12040WO00-AU	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
BAHRAIN	T12040WO00-BH	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
BELARUS	T12040WO00-BY	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
BHUTAN	T12040WO00-BT	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
BULGARIA	T12040WO00-BG	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
CANADA	T12040CA01	10/5/2010	1498648			PENDING	09,41
CHINA	T12040WO00-CN	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
CROATIA	T12040WO00-HR	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
CUBA	T12040WO00-CU	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
EUROPEAN UNION	T12040EU00	8/8/2006	005283296	7/27/2007	5283296	REGISTERED	09,16,41
GEORGIA	T12040WO00-GE	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
HONG KONG REGISTERED	T12040HK00 9,41	8/9/2006	300698248	3/6/2007	300698248		
ICELAND	T12040WO00-IS	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
INDIA	T12040IN00	8/10/2006	1477846			PENDING	9,41
IRAN	T12040WO00-IR	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
JAPAN	T12040WO00-JP	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
KENYA	T12040WO00-KE	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
KYRGYZSTAN	T12040WO00-KG	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
LESOTHO	T12040WO00-LS	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
LIECHTENSTEIN	T12040WO00-LI	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
MACEDONIA	T12040WO00-MK	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
MALAYSIA	T12040MY00	8/10/2006	06014186	4/25/2008	06014186	REGISTERED	9
MALAYSIA	T12040MY01	8/10/2006	06014185	4/14/2008	06014185	REGISTERED	41
MEXICO	T12040MX00	8/10/2006	799680	11/27/2006	963616	REGISTERED	09
MEXICO	T12040MX01	8/10/2006	799681	11/27/2006	963617	REGISTERED	41
MOLDOVA	T12040WO00-MD	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
MONACO	T12040WO00-MC	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
MONGOLIA	T12040WO00-MN	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
MONTENEGRO	T12040WO00-ME	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
MOROCCO	T12040WO00-MA	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
MOZAMBIQUE	T12040WO00-MZ	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
NAMIBIA (S.W. AFRICA)	T12040WO00-NA	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
NEW ZEALAND	T12040NZ00	8/9/2006	752941	9/13/2007	752941	REGISTERED	9,41
NORTH KOREA	T12040WO00-KP	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
NORWAY	T12040WO00-NO	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41
QATAR	T12712QA00	4/12/2007	44019	10/14/2010	44019	REGISTERED	09
ROMANIA	T12040WO00-RO	8/15/2006	895 305	8/15/2006	895 305	REGISTERED	41

RUSSIA (FEDERATION)	T12040WO00-RU	8/15/2006	895 305	8/15/2006	895 305 REGISTERED	41
SERBIA	T12040WO00-RS	8/15/2006	895 305	8/15/2006	895 305 REGISTERED	41
SIERRA LEONE	T12040WO00-SL	8/15/2006	895 305	8/15/2006	895 305 REGISTERED	41
SINGAPORE	T12040WO00-SG	8/15/2006	895 305	8/15/2006	895 305 REGISTERED	41
SOUTH KOREA	T12040WO00-KR	8/15/2006	895 305	8/15/2006	895 305 REGISTERED	41
SWAZILAND	T12040WO00-SZ	8/15/2006	895 305	8/15/2006	895 305 REGISTERED	41
SWITZERLAND	T12040WO00-CH	8/15/2006	895 305	8/15/2006	895 305 REGISTERED	41
SYRIA	T12040WO00-SY	8/15/2006	895 305	8/15/2006	895 305 REGISTERED	41
TAIWAN	T12040TW00	8/9/2006	95040743	6/16/2007	1267886 REGISTERED	9,41
THAILAND	T12040TH00	8/9/2006	635196	2/13/2009	TM293214 REGISTERED	09
THAILAND	T12040TH01	8/9/2006	635197	8/10/2007	SM34621 REGISTERED	41
TURKEY	T12040WO00-TR	8/15/2006	895 305	8/15/2006	895 305 REGISTERED	41
TURKMENISTAN	T12040WO00-TM	8/15/2006	895 305	8/15/2006	895 305 REGISTERED	41
UKRAINE	T12040WO00-UA	8/15/2006	895 305	8/15/2006	895 305 REGISTERED	41
UNITED ARAB EMR	T12040AE00	4/5/2007	92667	3/19/2008	86937 REGISTERED	9
UNITED STATES	T12040US00	10/16/1998	75/571,860	1/4/2000	2,305,962 REGISTERED	41
UNITED STATES	T12712US00	10/13/2006	77/020,443	12/18/2007	3,354,887 REGISTERED	9
VIETNAM	T12040WO00-VN	8/15/2006	895 305	8/15/2006	895 305 REGISTERED	41
WIPO	T12040WO00			8/15/2006	895 305 REGISTERED	41
ZAMBIA	T12040WO00-ZM	8/15/2006	895 305	8/15/2006	895 305 REGISTERED	41
<b>ANTHONY ROBBINS &amp; ASSOCIATES</b>						
UNITED STATES	T12043US00	9/7/1993	74/432,087	9/6/1994	1,852,682 REGISTERED	41
<b>ANTHONY ROBBINS BUSINESS MASTERY</b>						
AUSTRALIA	T14279WO00-AU	4/15/2014	1206466	4/15/2014	1206466 REGISTERED	16,41
CANADA	T14279CA00	4/23/2014	1673841		PENDING	16,41
CHINA	T14279WO00-CN	4/15/2014	1206466		PENDING	16,41
JAPAN	T14279WO00-JP	4/15/2014	1206466		PENDING	16,41
UNITED KINGDOM	T14279WO00-GB	4/15/2014	1206466	4/15/2014	1206466 REGISTERED	16,41
UNITED STATES	T14279US00	10/23/2013	86/099,693	9/30/2014	4,612,592 REGISTERED	16,41
WIPO	T14279WO00			4/15/2014	1206466 REGISTERED	16,41
<b>ANTHONY ROBBINS GET THE EDGE</b>						
UNITED STATES	T12029US00	6/26/2000	76/078,134	3/26/2002	2,551,974 REGISTERED	09
<b>ANTHONY ROBBINS LIFE MASTERY</b>						
UNITED STATES	T12758US00	5/31/2007	77/194,666	12/9/2008	3,542,522 REGISTERED	41
<b>ANTHONY ROBBINS PERSONAL COACHING COLLECTION</b>						
UNITED STATES	T12828US00	3/9/2007	77/123,055	6/3/2008	3,439,066 REGISTERED	9
<b>ANTHONY ROBBINS PERSONAL POWER</b>						
UNITED STATES	T12037US00	10/6/1993	74/444,632	11/22/1994	1,863,573 EXPIRING	9
		Will expire on May 22, 2015; not renewed				
<b>ANTHONY ROBBINS PLATINUM PARTNERSHIP</b>						
UNITED STATES	T12055US01	5/30/2006	78/896,255	4/17/2007	3,229,561 REGISTERED	41

**ANTHONY ROBBINS POWERTALK**

UNITED STATES	T12041US00	9/7/1993	74/432,088	6/21/1994	1,840,415	EXPIRING	09
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Will expire on December 21, 2014; not renewed.

**ANTHONY ROBBINS POWERTALK!**

UNITED STATES	T12041US01	5/2/2014	86/270,613			PENDING	09
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UNITED STATES	T12737US00	3/22/2007	77/137,810	9/23/2008	3,503,596	REGISTERED 41	9,16,25
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**BREAKTHROUGH WITH TONY ROBBINS**

UNITED STATES	T13833US00	7/30/2010	85/097,328	6/26/2012	4,165,117	REGISTERED	45,09,41
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**TONY ROBBINS**

CANADA	T13382CA00	10/5/2010	1498651			PENDING	09,41
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UNITED STATES	T13382US00	2/27/2009	77/680,528	6/5/2012	4,154,395	REGISTERED	09,41
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In addition to the above, the Existing Trademarks include any and all common law trademark rights which Debtor may have, if any, in any other trademarks, tradenames, service marks, images, logos, insignia, slogans, emblems, symbols, or designs of any kind which include the image, name, informal or partial name, initials, or voice of Anthony J. Robbins.

5. The term "Business" shall mean and include all of the following: (i) conducting classes and seminars in the fields of financial improvement, personal improvement, business improvement, and sales training, (ii) the creation and sale of audio and video recordings in the fields of personal improvement, business improvement, financial improvement, and sales training, (iii) the creation and sale of printed materials, workbooks, training manuals, flash cards, informational sheets, course materials, and other printed materials in the fields of personal improvement, business improvement, financial improvement, and sales training, (iv) providing a website and on-line materials featuring information in the fields of business improvement, financial improvement, personal improvement, and sales training, (v) advertising and business management, and (vi) the sale of related clothing and other merchandise.

6. All terms used herein which are defined in the Uniform Commercial Code shall have the same meaning when used herein, unless the context requires otherwise.