# CH \$40.00

#### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM408612

**SUBMISSION TYPE: NEW ASSIGNMENT** 

**NATURE OF CONVEYANCE:** MERGER AND CHANGE OF NAME

**EFFECTIVE DATE:** 11/14/2016

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Invisible Gadget Guard, Inc.		11/14/2016	Corporation: UTAH

#### **NEWLY MERGED ENTITY DATA**

Name	Execution Date	Entity Type
Antenna79, Inc.	11/14/2016	Corporation: DELAWARE

#### MERGED ENTITY'S NEW NAME (RECEIVING PARTY)

Name:	Antenna79, Inc.
Street Address:	709 North 400 West
Internal Address:	Suite 3
City:	North Salt Lake
State/Country:	UTAH
Postal Code:	84054
Entity Type:	Corporation: DELAWARE

#### **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Serial Number:	86929524	ON-THE-GO

#### CORRESPONDENCE DATA

Fax Number:

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.

Phone: 801-799-5958

idclouse@hollandhart.com Email:

lan D. Clouse **Correspondent Name:** Address Line 1: 222 S. Main Street

Address Line 2: **Suite 2200** 

Address Line 4: Salt Lake City, UTAH 84101

NAME OF SUBMITTER:	lan D. Clouse
SIGNATURE:	/lan D. Clouse/
DATE SIGNED:	12/12/2016

REEL: 005946 FRAME: 0394

TRADEMARK 900388344

### **Total Attachments: 29** source=Agreement and Plan of Merger Executed Redacted - Antenna79#page1.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page2.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page3.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page4.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page5.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page6.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page7.tif source=Agreement and Plan of Merger\_Executed\_Redacted - Antenna79#page8.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page9.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page10.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page11.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page12.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page13.tif source=Agreement and Plan of Merger\_Executed\_Redacted - Antenna79#page14.tif source=Agreement and Plan of Merger\_Executed\_Redacted - Antenna79#page15.tif source=Agreement and Plan of Merger\_Executed\_Redacted - Antenna79#page16.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page17.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page18.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page19.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page20.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page21.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page22.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page23.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page24.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page25.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page26.tif source=Agreement and Plan of Merger Executed Redacted - Antenna79#page27.tif

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#### AGREEMENT AND PLAN OF MERGER

This AGREEMENT AND PLAN OF MERGER is entered into as of the 14<sup>th</sup> day of November 2016 by and among ANTENNA79, INC., a Delaware corporation ("<u>A79</u>"), INVISIBLE GADGET GUARD, INC., a Utah corporation ("<u>GG</u>"), and each of SEALION ENTERPRISES, LLC, a Utah limited liability company, MJE Holdings, LTD, GLENN WILLIAMS ENTERPRISES, LLC, BRETT BRADSHAW AND KENT FORSGREN (each as set forth on <u>Exhibit A</u> hereto, the "<u>Shareholders</u>" and each, a "<u>Shareholder</u>").

#### RECITALS

WHEREAS, the Board of Directors of GG and the Board of Directors of A79 (i) have determined that this Agreement and related transactions contemplated hereby are in the best interests of their respective companies and stockholders, (ii) have determined that this Agreement and the transactions contemplated hereby are consistent with and in furtherance of their respective business strategies, and (iii) have adopted resolutions approving this Agreement and declaring its advisability;

WHEREAS, pursuant to the terms of A79's Amended and Restated Certificate of Incorporation, as in effect prior to the Conversion (as defined below) (the "Prior A79 Charter"), the requisite holders of A79's Series A Convertible Preferred Stock, par value \$0.0001 per share (the "A79 Preferred Stock"), have elected to convert, prior to the Effective Time (as defined below), all of the shares of A79 Preferred Stock outstanding immediately prior to such time into shares of A79 Common Stock (as defined below) (the "Conversion");

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WHEREAS, subject to the terms and conditions set forth herein, GG will be merged with and into A79 (the "Merger"), and A79 will be the surviving corporation in the Merger and all of the issued and outstanding shares of the capital stock of GG will, by virtue of the Merger, be converted into the right to receive the Merger Consideration from A79 with respect to such shares.

NOW, THEREFORE, in consideration of the premises and the mutual promises herein contained, the parties agree as follows:

{02330772; 34; 1482-5 }

# ARTICLE 1. DEFINITIONS; INTERPRETATION

1.1 <u>Definitions</u>. The following terms shall have the following meanings for the purposes of this Agreement:

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{02330772; 34; 1482-5 }

"GG Owned Intellectual Property" shall have the meaning set forth in Section 4.15(f).

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"Intellectual Property" means all forms of intellectual property rights and other proprietary rights and protections throughout the world, including all (a) U.S. and foreign patents and statutory invention registrations (including any patent applications, together with all continuations, continuations-in-part, divisions, extensions, provisionals, reexaminations, reissues, renewals and revisions), patent applications, inventions, invention disclosures (whether or not patentable and whether or not reduced to practice) and improvements thereto; (b) trademarks, service marks, trade names, trade dress, fictional business names, trading names, unregistered trademarks, logos or corporate names and registrations and applications for registration thereof, together with the goodwill associated therewith; (c) computer software, data, and databases and documentation thereof; (d) Internet domain names; (e) copyrights, works of authorship, including registered copyrights and registrations and applications for registrations thereof; and (f) proprietary information, including but not limited to, all categories of trade secrets, know-how, confidential information, processes, procedures, drawings, specifications, designs, plans, proposals, technical data, financial, marketing, customer and business data, pricing and cost information, business and marketing plans, customer and supplier lists and information and other confidential information, in each case whether currently existing or hereafter developed or acquired, arising under statutory law, common law, or by contract, and whether or not perfected, registered or issued, including all applications, disclosures, registrations, issuances, renewals and extensions with respect thereto.

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# ARTICLE 2. THE MERGER

2.1 <u>Conversion</u>. The Conversion shall have been consummated prior to the Closing and prior to the filing of the Amended and Restated Certificate of Incorporation.

#### 2.2 Merger.

(a) The constituent entities to the Merger are A79 and GG. Upon the terms and subject to the conditions set forth in this Agreement, and in accordance with the DGCL and

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the Utah Revised Business Corporation Act (the "<u>URBCA</u>"), at the Effective Time, GG shall be merged with and into A79. As a result of the Merger, A79 shall continue as the surviving corporation (the "<u>Surviving Corporation</u>") in the Merger and the corporate existence of GG shall cease at the Effective Time. The closing of the Merger (the "<u>Closing</u>") shall take place remotely via the exchange of documents and signature pages on the date hereof (the "<u>Closing Date</u>").

- (b) On the Closing Date, the parties shall cause the Merger to be consummated by delivery of the (i) Certificate of Merger relating to the Merger to the Secretary of State of the State of Delaware (the "Delaware Secretary") for filing in accordance with Section 251 of the DGCL and substantially the form attached hereto as Exhibit D (the "Certificate of Merger") and (ii) Articles of Merger relating to the Merger to the Utah Department of Commerce, Division of Corporations and Commercial Code (the "Utah Division") for filing in accordance with Section 1105 of the URBCA and substantially in the form attached hereto as Exhibit E (the "Articles of Merger") (the date and time of filing of the Certificate of Merger with the Delaware Secretary and the Articles of Merger with the Utah Division, or, if another date and time is specified in such filing, such specified date and time, being the "Effective Time").
- (c) The Merger shall have the effects set forth herein and in the applicable provisions of the DGCL and the URBCA. Without limiting the generality of the foregoing, and subject thereto, from and after the Effective Time, all property, rights, privileges, immunities, powers, franchises, licenses and authority of A79 and GG shall vest in the Surviving Corporation, and all debts, liabilities, obligations, restrictions and duties of each of A79 and GG shall become the debts, liabilities, obligations, restrictions and duties of the Surviving Corporation.

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#### 4.15 <u>Intellectual Property</u>.

- (a) Set forth on <u>Schedule 4.15(a)</u> of the GG Schedule of Exceptions is an accurate and complete listing and summary description of all Intellectual Property owned by GG ("<u>GG Owned Intellectual Property</u>") that is registered, issued or subject to a pending application for registration or issuance ("<u>GG Registered Intellectual Property</u>").
- (b) Except as otherwise set forth in <u>Schedule 4.15(b)</u> of the GG Schedule of Exceptions, GG is the sole and exclusive owner of all GG Owned Intellectual Property.
- (c) GG owns and has good and exclusive title to, or has licenses (sufficient for the conduct of GG's business as currently conducted) to, each item of Intellectual Property used in the operation of GG's business.

## Redacted

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#### [Signature page to Antenna79/GadgetGuard Merger Agreement]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed and delivered on the date first set forth above.

A79:
ANTENNA79, INC.
By:  Name: David Vigil  Title: President and CEO
GG:
INVISIBLE GADGET GUARD, INC.
By:
Name:
Title:
A79 SHAREHOLDER REP:
CGP MANAGERS, LLC
By:Name: Michael Farello
Title: Authorized Person
SHAREHOLDER REPRESENTATIVE:
Gentry Jensen

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed and delivered on the date first set forth above.

A79:
ANTENNA79, INC.
By:
Name:
Title:
GG:
INVISIBLE GADGET GUARD, INC.
By: An Can Can
Name: GENTRY JENSEN
Name: GENTRY JENSEN Title: PRESIDENT
•
A79 SHAREHOLDER REP:
CGP MANAGERS, LLC
By:
Name:
Title:
SHAREHOLDER REPRESENTATIVE:
1
XXX / Sep /
Gentry Jensen

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed and delivered on the date first set forth above.

A79:
ANTENNA79, INC.
By:
Name: David Vigil
Title: President and CEO
GG:
INVISIBLE GADGET GUARD, INC.
,
By:
Name:
Title:
A79 SHAREHOLDER REP:
CGP MANAGERS, LLC
Jichael [f
Dr.
By:
Title: Authorized Person
SHAREHOLDER REPRESENTATIVE:
Gentry Jensen

SHAREHOLDERS:

V <del>em Diekman</del>
GLENN WILLIAMS ENTERPRISES, LLC  By: Name: Vern Dickman  Title: Which be the
MJE Holdings, LTD
By: Name; Title:
SEALION ENTERPRISES, LLC
By:Name: Title:
Brett Bradshaw
Kent Forsgren

IN WITNESS WHEREOF, the undersigned has executed this certificate as of the date first written above.

SHAI	REHOLDERS:
GLE	NN WILLIAM ENTERPRISES, LLC
By: _ Vern	Dickman, Manager
Vern	Dickman
Ву: _	HOLDINGS, LTD
Brett	M. Bradshaw
Kent	Forsgren
SEAL	JION ENTERPRISES, LLC
By: _	y Jensen, Managing Member

SHAREHOLDERS:
Vern Dickman
GLENN WILLIAMS ENTERPRISES, LLC
By:Name: Title:
MJE Holdings, LTD
By: Name: Title:
SEALION ENTERPRISES, LLC
By: Name: GENTRY JENSEN Title: MANAGER
Brett Bradshaw
Kent Forsgren

Vern Dickman	***************************************	***************************************
GLENN WILLIAMS	ENTERPRI	SES, LLC
Ву:		
Name:		
Title:		
MJE Holdings, LTD		
<del>-</del>		
Ву:		
Name:		
Title:		
SEALION ENTERPR	ere iic	
DERECTOR ENTERS R	المعاشق وفائلات	
Зу:		
Зу: Name:	***************************************	
Title:		
		>
10th	no	>

[Signature page to Antenna79/GadgetGuard Merger Agreement]

SHAREHOLDERS:
Vern Dickman
GLENN WILLIAM ENTERPRISES, LLC
By:
By:Name:Title:
MJE Holdings, LTD
By:
By:
SEALION ENTERPRISES, LLC
By:
By:
Brett Bradshaw
Eut Forgrun  (ZOLABBI (19448)  Kent Forsgren
Kent Forsgren

#### **Schedule 4.15 (Intellectual Property)**

#### **INVISIBLE GADGET GUARD INC.**

#### PATENT AND TRADEMARK STATUS REPORT

**Updated: 20 October 2016** 

#### U.S. TRADEMARK/SERVICE MARK APPLICATIONS

File No.	<u>Mark</u>	Application No.	Goods/Services	<u>Status</u>
76339.0020	BLACK ICE	86/548,111	Class 9: display screen protectors in the nature of tempered glass specifically adapted for covering electronic devices, namely, mobile phones and tablets	SOU filed 10- 07-16.
76339.0021	SHADOW EDITION	86/554,119	Class 9: display screen protectors in the nature of tempered glass specifically adapted for covering electronic devices, namely, mobile phones and tablets	SOU filed 10- 07-16.
76339.0033	ON-THE-GO	86/929,524	Class 17: display screen protectors in the nature of reusable film specifically adapted for covering electronic devices, namely, mobile phones and tablets	Response to OA due 12-21-16.
76339.0027	SILVER SCREEN EDITION	86/698,189	Class 9: display screen protectors in the nature of tempered mirrored glass specifically adapted for covering electronic devices, namely, mobile phones and tablet computers	SOU due 02- 09-17

{02375596; 8; 1482-5 }20

#### U.S. TRADEMARK/SERVICE MARK REGISTRATIONS

File No.	<u>Mark</u>	<b>Application</b>	Filing Date/	Goods/Services	Deadlines
riie No.	<u>Iviai K</u>	No./Registration	Registration	Goods/Services	<u>Deaumes</u>
		No.	Date		
76339.0002	BACKSPIN	77/962,083	03-18-10	Class 9: covers	§§ 8 and
		4,067,961	12-06-11	for cell phones	15 Dec.
				and MP3 players	due 12-
					06-17.
					Renewal
					dye 12-
76220 0002		77/062 277	02 10 10	Class 9: covers	06-21.
76339.0003	· • •	77/963,377 4,074,666	03-19-10 12-20-11	for cell phones	§§ 8 and 15 Dec.
		4,074,000	12-20-11	and MP3 players	due 12-
				and wif 5 players	20-17.
					20 17.
					Renewal
					due 12-
					20-21.
76339.0004	SAFE CAN	77/969,266	03-26-10	Class 9: covers	<b>§§ 8 and</b>
	STILL BE	4,206,382	09-11-12	for cell phones	15 Dec.
	SEXY			and MP3 players	due 09-
					11-18.
					Renewal
					due 09-
					11-22.
76339.0005	SPICE UP	77/969,263	03-26-10	Class 9: covers	§§ 8 and
	YOUR	4,158,261	06-12-12	for cell phones	15 Dec.
	PHONE LIFE	, ,		and MP3 players	due 06-
					12-18.
					Renewal
					due 06-
					12-22.
76339.0006		77/969,259	03-26-10	Class 9: covers	§§ 8 and
70337.0000		4,064,053	11-29-11	for cell phones	15 Dec.
		1,001,000		and MP3 players	due 11-
	Backspin				29-2017.
					Renewal
					due 11-

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					29-21.
76339.0011	GADGET GUARD	85/347,836 4,162,574 (Supplemental Register)	06-16-11 06-19-12	Class 17: polyurethane film for covering electronic devices such as cell phones, MP3 players, laptops,	\$\frac{8}{8} \text{ 8 and } \\ 15 \text{ Dec. } \\ due 06-\\ 19-18. \\ Renewal \\ due 06-\\ 19-22.
76339.0016	GADGET GUARD	85/853,579 4,524,384	02-19-13 05-06-14	cameras, and GPS units Class 17: polyurethane	§§ 8 and 15 Dec.
	Germe	(Principal Register)	03 00 11	film for covering electronic devices such as cell phones, MP3 players, laptops,	due 05- 06-20. Renewal due 05- 06-24.
				cameras, and GPS units	
76339.0028	TECHTONIC	86/698,183 4,990,251	07-20-15 06-28-16	Class 3: screen cleaning products, namely kits for cleaning screens of electronic devices comprising screen cleaning	§§ 8 and 15 Dec. due 06- 28-22. Renewal due 06- 28-26.
				solution in bottles, antimicrobial cleaning clothes, and carrying pouches	

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#### **U.S. PATENTS**

File No.	App. No./ Patent No.	<u>Title</u>	Filing Date/ Issue Date	Expiration Date
76339.0014	13/397,201 9,084,461	"Protective Cases for Mobile Electronic Devices and Related Methods"	02-15-12 07-21-15	02-15-32
	14281689	"Methods and Apparatuses for Sanitizing or Sterilizing and Filling Containers"	05-19-2014	

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**RECORDED: 12/12/2016** 

 $\{02375596; 8; 1482-5\}\mathbf{26}$