OP \$165.00 87240098

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM419107

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Vigillo LLC		02/17/2017	Limited Liability Company: OREGON

RECEIVING PARTY DATA

Name:	Safety Holdings, Inc.	
Street Address:	8814 Horizon Blvd. NE, Suite 100	
City:	Albuquerque	
State/Country:	NEW MEXICO	
Postal Code:	87113	
Entity Type:	Corporation: DELAWARE	

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark	
Serial Number:	87240098	JUST	
Registration Number:	5068999	ATHENA	
Registration Number:	4455415	DAYLIGHT	
Registration Number:	4218802	ROADSIDE RESUME	
Registration Number:	4184180	IQLAB	
Registration Number:	3696466	VIGILLO	

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.

Email: jpellant@studioiplaw.com

Correspondent Name: StudioIP

Address Line 1: 1625 Seventeenth Street Suite 3220

Address Line 4: Denver, COLORADO 80202

NAME OF SUBMITTER: Jessie L. Pellant	
SIGNATURE:	/Jessie Pellant/
DATE SIGNED:	03/09/2017

Total Attachments: 3

TRADEMARK
REEL: 006008 FRAME: 0959

source=Executed Vigillo_TrademarkAssignmentAgreement_030917_Signed#page1.tif source=Executed Vigillo_TrademarkAssignmentAgreement_030917_Signed#page2.tif source=Executed Vigillo_TrademarkAssignmentAgreement_030917_Signed#page3.tif

TRADEMARK REEL: 006008 FRAME: 0960

TRADEMARK ASSIGNMENT AGREEMENT

This Trademark Assignment Agreement is effective as of February 17, 2017 between Vigillo LLC, a limited liability company organized in the state of Oregon, ("Assignor") and Safety Holdings, Inc., a Delaware corporation, ("Assignee"), collectingely the ("Parties").

RECITALS

- A. Assignor is the owner of certain trademarks including but not limited to those trademarks represented by the trademark registrations and trademark applications more fully described in Schedule A (the "Marks").
- B. Assignor wants to assign and Assignee wants to receive all of Assignor's right, title and interest in the Marks and any goodwill associated with the Marks.

AGREEMENT

The Parties therefore agree as follows: For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged,

- Assignor hereby sells, transfers and assigns to Assignee all of Assignor's right, title
 and interest in the Marks as they exist anywhere in the world and as may be created
 or acquired at any date in the future, along with any goodwill associated with the
 Marks.
- 2. This Assignment includes without limitation all applications and registrations for the Marks, all priority rights or claims based on International Conventions, all rights to proceeds of the Marks, including income, royalties, damages, profits, and payments now or hereafter payable, all rights of action of Assignor, and the right to take proceedings and to seek damages and all other available remedies, against third parties for past, present, or future infringement of the Marks.
- Assignor represents and warrants that it is the owner of the Marks, has not sold or transferred the Marks to any third party; that to its knowledge, no third party has taken or used the Marks without authorization and it has the authority to enter into this Agreement.
- 4. Assignor shall execute and deliver any other documents and perform any other reasonable acts Assignee may request, in order to vest all of Assignor's right, title and interest in and to the Marks and establish Assignee's rights in the Marks and/or to provide evidence to support any of the foregoing in the event such evidence is deemed necessary by Assignee, to the extent such evidence is in the possession or control of Assignor.
- 5. The Parties rights and obligations stated herein shall be binding upon successors and assigns of the Parties.
- 6. This Agreement is the entire agreement among the Parties regarding the Marks in Schedule A.

TRADEMARK
REEL: 006008 FRAME: 0961

The Parties signed this Agreement effective on the date stated in the introductory clause. Vigillo (Safety Holdings, Inc. Ву: Name: Steve,Bryan Name: Chris McKay Date: Subscribed and sworn to before me this $\frac{1}{2}$ day of $\underline{\underline{M}MM}$, 20 Subscribed and sworn to before me this 45 day of May (1/2), 20 __, 2017. lotary Public JOANNA FORD JOANNA FORD NOTARY PUBLIC NOTARY PUBLIC STATE OF COLORADO STATE OF COLORADO NOTARY ID 20164011807 MY COMMISSION EXPIRES MARCH 25, 2020 NOTARY ID 20164011807

SCHEDULE A

Trademark	Country	Application No.	Registration No.
VIGILLO	US	77/352,987	3,696,466
IQLAB	US	85/319,543	4,184,180
ROADSIDE RESUME	US	85/307,813	4,218,802
DAYLIGHT	US	85/307,823	4,455,415
ATHENA	US	86/083,462	5,068,999
JUST	US	87/240,098	PENDING

3

TRADEMARK REEL: 006008 FRAME: 0963