TRADEMARK ASSIGNMENT COVER SHEET

# Electronic Version v1.1

Stylesheet Version v1.2

**SUBMISSION TYPE: NEW ASSIGNMENT** 

**NATURE OF CONVEYANCE:** ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
EnGenius Technologies, Inc.		11/17/2017	Corporation:

#### **RECEIVING PARTY DATA**

Name:	Senao Networks Inc.
Street Address:	3F., No. 529, Zhongzheng Rd., Xindian Dist.
City:	New Taipei City 231
State/Country:	TAIWAN
Entity Type:	Corporation: TAIWAN

## **PROPERTY NUMBERS Total: 12**

Number	Word Mark		
3425127	ENGENIUS		
3411328	ENGENIUS		
4750733	ENGENIUS CLOUD		
4942069	ENTALK		
4750617	ENSHARE		
4750734	ENROUTE		
4865276	ENVIEWER		
4984541	ENTALK		
4921583	ENGUARDIAN		
4935654	ENGENIUS		
2987641	ENGENIUS		
3273805	DURAFON		
	3425127 3411328 4750733 4942069 4750617 4750734 4865276 4984541 4921583 4935654 2987641		

#### **CORRESPONDENCE DATA**

900429597

Fax Number: 2134034906

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: 2133374551

Email: bstevens@wscylaw.com

**Correspondent Name:** Bethany Stevens Address Line 1: 500 Molino Street #118

Address Line 4: Los Angeles, CALIFORNIA 90013

REEL: 006212 FRAME: 0235

TRADEMARK

NAME OF SUBMITTER:	Bethany Stevens			
SIGNATURE:	/s/ Bethany Stevens			
DATE SIGNED:	11/21/2017			
Total Attachments: 4				
source=Trademark Assignment Agreement (for filing)#page1.tif				
source=Trademark Assignment Agreement (for filing)#page2.tif				

source=Trademark Assignment Agreement (for filing)#page1.tif source=Trademark Assignment Agreement (for filing)#page2.tif source=Trademark Assignment Agreement (for filing)#page3.tif source=Trademark Assignment Agreement (for filing)#page4.tif

### TRADEMARK ASSIGNMENT AGREEMENT

This Trademark Assignment Agreement ("Assignment Agreement"), dated as of November 17, 2017, is made by and between EnGenius Technologies Inc., a corporation organized and existing under the laws of Delaware, located at 1580 Scenic Ave, Costa Mesa, CA 92626 USA (the "Assignor"); in favor of Senao Networks Inc., a corporation organized and existing under the laws of Taiwan, located at 3F., No. 529, Zhongzheng Rd., Xindian Dist., New Taipei City 231, Taiwan (R.O.C.) (the "Assignee"). The Assignor and the Assignee are hereinafter referred to, individually, as "Party" and collectively, as "Parties."

WHEREAS, Assignor owns and has been using in commerce in the United States certain trademark assets set forth on Schedule 1 hereto ("Assigned Trademarks");

WHEREAS, Assignor wishes to convey, transfer, and assign to Assignee, and Assignee desires to acquire from the Assignor, the Assigned Trademark in accordance with the terms and conditions of this Assignment;

NOW THEREFORE, the Parties agree as follows:

- 1. <u>Assignment</u>. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor does hereby irrevocably convey, transfer, and assign to Assignee all of Assignor's rights, title and interest in and to the following:
  - a) the Assigned Trademarks and all issuances, extensions, and renewals thereof, together with the goodwill of the business connected with the use of, and symbolized by, the Assigned Trademarks;
  - b) all rights of any kind whatsoever of Assignor accruing under any of the foregoing provided by applicable law of any jurisdiction, by international treaties and conventions, and otherwise throughout the world;
  - c) any and all claims and causes of action with respect to any of the foregoing, whether accruing before, on, or after the date hereof, including all rights to and claims for damages, restitution, and injunctive and other legal and equitable relief for past, present, and future infringement, dilution, misappropriation, violation, misuse, breach, or default, with the right but no obligation to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages.
- 2. Recordation and Further Actions. Assignor hereby authorizes the Commissioner for Trademarks in the United States Patent and Trademark Office to record and register this Assignment Agreement upon request by Assignee. Following the date hereof, Assignor shall take such steps and actions, and provide such cooperation and assistance to Assignee and its successors, assigns, and legal representatives, including the execution and delivery of any affidavits, declarations, oaths, exhibits, assignments, powers of attorney, or other documents, as may be reasonably necessary to effect, evidence, or

perfect the assignment of the Assigned Trademarks to Assignee, or any assignee or successor thereto.

#### 3. Assignor's Representations and Warranties

- a) The Assignor represents and warrants that it is the sole proprietor of all rights, title and interests derived from and in connection with the Assigned Trademarks in the United States, and that the assignment of the Assigned Trademarks from the Assignor to the Assignee shall not cause any infringement of intellectual property rights of any third party in the United States.
- b) The Assigned Trademarks are assigned in their present legal status, which is known to the Assignor. To the Assignor's best knowledge, there are no parties who are using the Assigned Trademarks, own registrations or pending applications for registration of the Assigned Trademarks and there are no pending cases before the court or national authorities, which may adversely affect the Assigned Trademarks. The Assignor does not take any further guarantee.
- 4. Each Party acknowledges that it has read this Assignment Agreement, understands it and agrees to be bound bereby, and represents and warrants that the individual executing this Assignment Agreement on its behalf is duly authorized to enter into this Assignment Agreement.
- 5. This Assignment Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed one and the same agreement. A signed copy of this Assignment Agreement delivered by facsimile, e-mail, or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Assignment Agreement.
- This Assignment Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns.
- 7. This Assignment Agreement and any claim, controversy, dispute, or cause of action (whether in contract, tort, or otherwise) based upon, arising out of, or relating to this Assignment Agreement and the transactions contemplated hereby shall be governed by, and construed in accordance with, the laws of the United States and the State of California, without giving effect to any choice or conflict of law provision or rule (whether of the State of California or any other jurisdiction)

IN WITNESS WHEREOF, the Parties hereto have caused this Assignment Agreement to be executed on their behalf by their duly authorized officers and representative on this <u>11</u> day of <u>11</u>, year <u>2017</u>.

EnGenius Technologies, Inc.

BA:

Name: Meng Chee Leo

Title: General Manager

AGREED	TO	AND	ACCEP	TED:

Senao Networks, Inc.

By: Name: Bou Lin

Title: President

# SCHEDULE 1

## ASSIGNED TRADEMARKS

No.	Trademark or Service Mark	Owner Name	US Registration Number:	Registration Date
1	ENGENIUS	EnGenius Technologies, Inc.	3425127	2008/05/13
2	EnGenius	EnGenius Technologies, Inc.	3411328	2008/04/15
3	<b>detta</b>	EnGenius Technologies, Inc.	4750733	2015/06/09
4	@EnTalk	EnGenius Technologies, Inc.	4942069	2016/04/19
5	@EnShare	EnGenius Technologies, Inc.	4750617	2015/06/09
6	© EnRoute	EnGenius Technologies, Inc.	4750734	2015/06/09
7	② EnViewer	EnGenius Technologies, Inc.	4865276	2015/12/08
8		EnGenius Technologies, Inc.	4984541	2016/06/21
9	ENGUARDIAN	EnGenius Technologies, Inc.	4921583	2016/03/22
10	EnGeniius	EnGenius Technologies, Inc.	4935654	2016/01/26
11	ENGENIU5	EnGenius Technologies, Inc.	2987641	2005/08/23
12	DURAFON	EnGenius Technologies, Inc.	3273805	2007/08/07

**RECORDED: 11/22/2017**