

900442673 03/14/2018

900442673 03/14/2018

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

03/14/2018  
900442673

ETAS ID: TM465529

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Disaster One Inc.		10/01/2017	Corporation: NORTH CAROLINA

RECEIVING PARTY DATA

<b>Name:</b>	BluSky Restoration Contractors, LLC
<b>Street Address:</b>	9767 E. Easter Ave.
<b>City:</b>	Centennial
<b>State/Country:</b>	COLORADO
<b>Postal Code:</b>	80112
<b>Entity Type:</b>	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
<b>Registration Number:</b>	2937861	DISASTER ONE RESTORING YOUR FUTURE
<b>Registration Number:</b>	2899875	RESTORING YOUR FUTURE
<b>Registration Number:</b>	4797854	DISASTER ONE

CORRESPONDENCE DATA

**Fax Number:** 8132212900  
*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:** 8132213900  
**Email:** christina.allen@hwlaw.com  
**Correspondent Name:** Stephen E. Kelly  
**Address Line 1:** 101 E Kennedy Blvd, Suite 3700  
**Address Line 4:** Tampa, FLORIDA 33602

<b>NAME OF SUBMITTER:</b>	Stephen E. Kelly
<b>SIGNATURE:</b>	/Stephen E. Kelly/
<b>DATE SIGNED:</b>	03/14/2018

Total Attachments: 5

source=Executed - Assignment of Intellectual Property (BluSky Disaster One)#page1.tif  
source=Executed - Assignment of Intellectual Property (BluSky Disaster One)#page2.tif  
source=Executed - Assignment of Intellectual Property (BluSky Disaster One)#page3.tif

CH \$90.00 2937861

source=Executed - Assignment of Intellectual Property (BluSky Disaster One)#page4.tif  
source=Executed - Assignment of Intellectual Property (BluSky Disaster One)#page5.tif

## ASSIGNMENT OF INTELLECTUAL PROPERTY

This Assignment of Intellectual Property (this "Assignment") is made and entered into as of October 1, 2017, by and between Disaster One Inc., a North Carolina corporation ("Assignor"), and BluSky Restoration Contractors, LLC, a Delaware limited liability company ("Assignee").

### RECITALS

WHEREAS, Assignor and Assignee have entered into that certain Asset Purchase Agreement dated as of even date herewith (the "Purchase Agreement"), by and among Assignee, Assignor and the other parties thereto. All capitalized terms used but not otherwise defined herein shall have the respective meanings ascribed to them in the Purchase Agreement.

WHEREAS, pursuant to the Purchase Agreement, Assignor has agreed, among other things, to sell, transfer, assign, convey and deliver to Assignee at the Closing certain assets, including without limitation, (i) the trademarks set forth on Schedule A hereto (the "Trademarks"), and (ii) the domain names set forth on Schedule B (the "Domain Names" and collectively with the Trademarks, the "Registered Intellectual Property").

WHEREAS, Assignee desires to acquire Assignor's entire right, title and interest in and to such Intellectual Property.

NOW, THEREFORE, in consideration of mutual covenants and agreements set forth below and the Purchase Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. Assignment. Assignor hereby irrevocably and unconditionally grants, conveys, transfers, and assigns to Assignee all of Assignor's right, title and interest in and to the Intellectual Property together with the goodwill of the business symbolized by and associated with the Intellectual Property, including all common law rights and trademark registration for the Intellectual Property, same to be held by Assignee for Assignee's own use and enjoyment, and for the use and enjoyment of Assignee's successors, assigns and other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made. Assignor hereby requests the Commissioner of Patents and Trademarks to record Assignee as the assignee and owner of the Intellectual Property.

2. Assistance. Assignor agrees to reasonably cooperate with Assignee to perform, without charge to Assignee (except as otherwise permitted herein), all acts reasonably deemed necessary or desirable by Assignee to permit and assist Assignee in perfecting and enforcing, to the extent assigned to Assignee hereunder, the full benefits, enjoyment, rights, title and interest in the Intellectual Property throughout the United States and any other jurisdictions in which such Intellectual Property is registered, and the intellectual property rights therein assigned to Assignee hereunder. Such acts may include execution of documents, including any and all powers of attorney, assignments, declarations, affidavits, and any other papers in connection therewith reasonably necessary to perfect such benefits, enjoyment, rights, title and interest in Assignee, assistance and cooperation in the registration and enforcement of applicable

intellectual property rights or other legal proceedings, including providing documents and materials in the possession or control of Assignor, testifying in any legal proceedings, signing lawful papers and making all lawful oaths at Assignee's expense, and generally doing everything that is reasonably necessary to aid Assignee in obtaining and enforcing proper protection for applicable intellectual property rights. In the event Assignor refuses or fails, without reasonable grounds, to execute within a reasonable period of time following Assignee's written request any such documents necessary to effectuate this Assignment of the rights granted herein should that be necessary in the United States or any other applicable jurisdiction which requires documentation and/or registration apart from this Assignment to perfect the rights granted hereby, Assignor hereby irrevocably designates and appoints Assignee and its duly authorized officers and agents as Assignor's agent and attorney-in-fact, which appointment is coupled with an interest, to act for and on Assignor's behalf to execute, verify and file any such documents and to do all other lawfully permitted acts to effectuate this Assignment of the rights granted herein, with the same legal force and effect as if executed by Assignor. Assignee shall reimburse Assignor and its shareholders, officers and directors for all reasonable out-of-pocket expenses incurred by any of them in the course of performing its, his or her obligations under this Section 2, upon submission of documentation supporting such expenses.

3. General.

3.1 Purchase Agreement. In the event of any conflict or inconsistency between the terms of the Purchase Agreement and the terms hereof, the terms of the Purchase Agreement shall govern.

3.2 Governing Law; Venue. This Assignment shall be governed by and construed in accordance with the internal laws of the State of Delaware, without regard to its principles of conflicts of laws. Each of Assignor and Assignee irrevocably and unconditionally: (i) agrees and consents, with respect to any dispute arising out of or relating to this Assignment, to be subject to the exclusive jurisdiction of the courts of New Castle County, Delaware; (ii) waives any objection to such venue and (iii) waives trial by jury in any Action relating to this Assignment or transactions contemplated hereby.

3.3 Execution; Counterparts. This Assignment may be executed in any number of counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. A manual signature on a counterpart of this Assignment or of any other document to be delivered pursuant to this Assignment, an image of which has been transmitted electronically, will constitute an original signature for all purposes, and electronic transmission of such signature will constitute effective delivery of this Assignment or any such document for all purposes.

*[Signature Page Follows]*

**IN WITNESS WHEREOF**, Assignor and Assignee have duly executed and delivered this Assignment solely for the purposes set forth above, all as of the date first above written.

**ASSIGNOR:**

Disaster One Inc.,  
a North Carolina corporation

By: \_\_\_\_\_

Name: Rasmus I. Fejger

Title: President

**ASSIGNEE:**


BluSky Restoration Contractors, LLC,  
a Delaware limited liability company

By: \_\_\_\_\_

Name: Chris Hart

Title: Vice President

Schedule A  
Trademarks

Mark	Country	Status	Reg. Date	Registration No.
	USA	Registered	04/05/2005	2937861
RESTORING YOUR FUTURE	USA	Registered	11/02/2004	2899875
DISASTER ONE	USA	Registered	08/25/2015	4797854

Schedule B  
Domain Names

associatedrestorationcontractor.com  
waterextractionatlanta.net  
prep-1.com  
apexchoice.net  
contentsrestoration.net  
contentsrestorationatlanta.com  
contentsrestorationcharlotte.com  
contentsrestorationgreensboro.com  
contentsrestorationraleigh.com  
firedamagerestorationatlanta.com  
firedamagerestorationcharlotte.com  
firedamagerestorationgreensboro.com  
firedamagerestoration-nc.com  
firedamagerestorationraleigh.com  
waterextractioncharlotte.com  
waterextractiongreensboro.com  
waterextractionraleigh.com  
chipsforchildren.com  
disasterone.com  
certifiedrestorationnetwork.biz  
certifiedrestorationnetwork.com  
certifiedrestorationnetwork.info  
disasterone.info  
disasterone.net  
certifiedrestorationnetwork.net  
certifiedrestorationnetwork.org  
ASSOCIATEDRESTORATIONCONTRACTORS.BIZ  
ASSOCIATEDRESTORATIONCONTRACTORS.COM  
ASSOCIATEDRESTORATIONCONTRACTORS.INFO  
ASSOCIATEDRESTORATIONCONTRACTORS.NET  
ASSOCIATEDRESTORATIONCONTRACTORS.ORG  
disasterone.mobi  
arc-net.net  
associated-restoration.com  
associatedrestoration.net  
associated-restoration.net