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#### 900451287 05/18/2018

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM474593

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

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Halong Mining Limited		07/24/2018	Limited Liability Partnership: Belize

#### **RECEIVING PARTY DATA**

Name:	MyRig Inc	
Also Known As:		
Street Address:	Minami 9 Jo Dori 26 Chome 589-57	
City:	Asahikawa	
State/Country:	JAPAN	
Postal Code:	078-8339	
Entity Type:	Corporation: JAPAN	

#### **PROPERTY NUMBERS Total: 2**

Property Type	Number	Word Mark
Serial Number:	87892842	DRAGONMINT
Serial Number:	87892615	DRAGONMINT

### **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:

262-701-7715

Email:

scott@halongmining.com

Correspondent Name:

Scott Offord

Address Line 1:

508 Marina Tower, Newton Barracks

Address Line 4:

Belize City, BELIZE

NAME OF SUBMITTER:	Scott Offord
SIGNATURE:	/Scott Offord/
DATE SIGNED:	07/24/2018

### **Total Attachments: 3**

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TRADEMARK
REEL: 006387 FRAME: 0659

# Trademark Assignment to Transfer Dragonmint Trademark

This Agreement is entered into freely by and between:

Halong Mining Limited, a Limited Liability Partnership in Belize ("Assignor") located at 508 Marina Tower, Newton Barracks, Belize City, Belize represented by Scott Offord (located at 16520 La Vela Circle Upper Brookfield, WI 53005), and

Myrig Inc. (Japanese name マイリグ株式会社) ("Assignee") located at Minami 9 Jo Dori 26 Chome 589-57, Asahikawa, Hokkaido, 078-8339, Japan

WHEREAS, Assignor is the owner of the actual trademark identified as follows:

**DRAGONMINT (USPTO Serial Number: 87892842)** 

And

**DRAGONMINT (USPTO Serial Number: 87892615)** (the "Trademark"); and

WHEREAS, Assignee wishes to acquire the <u>entire</u> rights, title, and interest in the Trademark in perpetuity;

NOW, the parties agree as follows:

- 1. **Assignment**. Assignor does hereby irrevocably assign to Assignee all rights, title, and interest (including, but not limited to, all registration rights with respect to the Trademark, all rights to prepare derivative marks, all goodwill and all other rights), in and to the Trademark.
- 2. Consideration. In consideration for the assignment set forth in Section 1, Assignor shall pay Assignee the sum of \$1, payable on May 17 2018 [date].
- 3. Representations and Warranties. Assignor represents and warrants to Assignee:
  - a. Assignor has the right, power and authority to enter into this Agreement;
  - b. Assignor is the exclusive owner of all right, title and interest, including all intellectual property rights, in the Trademark;
  - c. The Trademark is free of any liens, security interests, encumbrances or licenses;
  - d. The Trademark does not infringe the rights of any person or entity;
  - e. There are no claims, pending or threatened, with respect to Assignor's rights in the Trademark;
  - f. This Agreement is valid, binding and enforceable in accordance with its terms in all jurisdictions pertaining hereto; and
  - g. Assignor is not subject to any agreement, judgment or order inconsistent with the terms of this Agreement.

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TRADEMARK
REEL: 006387 FRAME: 0660

- 4. **Attorney's Fees**. Should either party hereto, or any heir, personal representative, successor or assign of either party hereto, resort to litigation to enforce this Agreement, the party prevailing in such litigation shall be entitled, in addition to such other relief as may be granted, to recover its or their reasonable attorneys' fees and costs (including all court costs) in such litigation from the party against whom enforcement was sought.
- 5. **Entire Agreement**. This Agreement, contains the entire understanding and agreement between the parties hereto with respect to its subject matter and supersedes any prior or contemporaneous written or oral agreements, representations or warranties between them respecting the subject matter hereof. There are no amendments, exhibits, or additional terms.
- 6. **Amendment.** This Agreement may be amended only by a written agreement signed by both parties which explicitly adjoins itself to this agreement.
- 7. **Severability.** If any term, provision, covenant or condition of this Agreement, or the application thereof to any person, place or circumstance, shall be held by a court of competent jurisdiction to be invalid, unenforceable or void, the remainder of this Agreement and such term, provision, covenant or condition as applied to other persons, places and circumstances shall remain in full force and effect, except as mandated by the ruling.
- 8. **Agreement to Perform Necessary Acts.** Assignee agrees to perform any further acts and execute and deliver any documents that may be reasonably necessary to carry out the provisions of this Agreement.
- 9. **Governing Law.** This Agreement shall be construed in accordance with, and all actions arising hereunder shall be governed by, the laws of Japan.

ASSIGNEE ASS	
ASSIGNED	<b>IGNOR</b>

Yorki Gora Myris Inc.

Signal

08-18-2018.

Name

Signature

May 17 20

Date

# **NOTARIZATION FORM**

State of Wisconsin County of Milwaukee	_
This document was signed before me on _\(\sigma \)/17/18	_[date] by Scott offered + Yoshi Gato

Notary's signature: Jamm

**RECORDED: 05/18/2018** 

Notary's expiration: OS/18/20

Notary's seal:

NOTARY PUBLIC SHIP