

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM494130

SUBMISSION TYPE:	RESUBMISSION		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
RESUBMIT DOCUMENT ID:	900465146		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
HEC Enterprises Limited		09/06/2018	Limited Liability Company: UNITED KINGDOM
RECEIVING PARTY DATA			
Name:	Richard H. Blackmore		
Street Address:	c/o Pryor Cashman LLP, 7 Times Square		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10036		
Entity Type:	INDIVIDUAL: UNITED STATES		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Registration Number:	1228754	DEEP PURPLE	
Registration Number:	1209142	DEEP PURPLE	
CORRESPONDENCE DATA			
Fax Number:	2127106086		
<i>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.</i>			
Phone:	212 326 0418		
Email:	rdebrauwere@pryorcashman.com, jalbrink@pryorcashman.com, tmdocketing@pryorcashman.com		
Correspondent Name:	Robert J. deBrauwere		
Address Line 1:	c/o Pryor Cashman LLP, 7 Times Square		
Address Line 4:	New York, NEW YORK 10036		
ATTORNEY DOCKET NUMBER:	15560.00001		
NAME OF SUBMITTER:	Robert J. deBrauwere		
SIGNATURE:	/ROBERT J DEBRAUWERE/		
DATE SIGNED:	10/16/2018		
Total Attachments: 2			
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Purchase and Assignment Agreement

This agreement is made the 6th September day of 2018 by and between

Richard H. Blackmore, c/o Jacob Fine CPA LLC, 3689 Bedford Avenue, Brooklyn, N.Y. 11229-1703, USA ("RB")

And

HEC Enterprises Limited ("HEC") and Deep Purple (Overseas) Limited ("DPO") (both in Administration) (together the Companies), acting by their Administrators Mark Supperstone and Simon Harris of Resolve Partners Limited, 22 York Buildings, London WC2N 5JG (the "Administrators").

The parties hereby agree as follows:

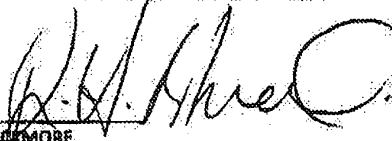
**, including all copyrights and any goodwill relating to the rights and assets acquired under this Agreement,*



1. The Administrator hereby assigns, transfers and sells any such right, title and interest (if any) of the assets, including, without limitation, the recordings and compositions as detailed in Schedule A, of HEC and DPO to RB for the sum of ten thousand US dollars (\$10,000). The assets include but are not limited to such right, title and interest in all rights, licenses, registrations and benefits as HEC and DPO may have as at the date hereof ("Assets"). The only assets of DPO and HEC excluded from the sale are specifically (i) the recordings and compositions by the musical group Whitesnake; (ii) the recordings by the musical group Rainbow and (iii) the assets listed on Schedule B attached hereto and made a part hereof.
2. The Assets are assigned, transferred and sold on a quitclaim basis.
3. If necessary or desirable, the Administrator undertakes and agrees to execute all further documents and/or agreements reasonably required by RB to give effect to the assignment, transfer and sale herein on terms which are acceptable to the Administrators.
4. RB acknowledges and agrees with the Administrators that:
 - (a) the Administrators' knowledge of the asset is limited and imperfect as to the Companies being in administration and their affairs are consequently disorganized and uncertain;
 - (b) all warranties and representations, express or implied, statutory or otherwise are excluded from this agreement;
 - (c) RB is buying the assets "as is", and subject to all third party rights and encumbrances, and allowance has been made for this in setting the consideration for this agreement by RB;
 - (d) the Administrators have entered into and signed this Agreement as agents for the Companies and none of the Administrators, their firm, principals, partners and employees will incur any personal liability under or in relation to this Agreement or any associated agreements, arrangements or negotiations;
 - (e) the Administrators and their firm, principals, partners and employees will incur no personal liability in respect of any failure on the part of the Companies to observe,

- (f) nothing in this Agreement or any associated agreements, arrangements or negotiations will restrict the right of the Administrators to cease acting as Administrators of the Companies; and
- (g) nothing in this Agreement or any associated agreements, arrangements or negotiations will require the Administrators to discharge in whole or in part any liability of the Companies which is not payable as an expense of the administration.

SIGNED



By RICHARD H. BLACKMORE

EXECUTED by DEEP PURPLE (OVERSEAS) LIMITED and HEC ENTERPRISES LIMITED (both in Administration) acting by one of its administrators MARK SLIPPERSTONE appointed on 19 January 2016 pursuant to powers conferred by the Insolvency Act 1986 and on his own behalf as such Administrator and on behalf of his joint Administrator, SIMON HARRIS, acting as agent and without personal liability at all times.

8/28/2018