

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM489270

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	COURT ORDER		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
In the Rooms, Inc.		08/23/2018	Corporation: FLORIDA
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Alpine Capital, LLC		
<b>Street Address:</b>	2222 Sedwick Road		
<b>City:</b>	Durham		
<b>State/Country:</b>	NORTH CAROLINA		
<b>Postal Code:</b>	27713		
<b>Entity Type:</b>	Limited Liability Company: NORTH CAROLINA		
<b>PROPERTY NUMBERS Total: 3</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	3508138	IN THE ROOMS	
<b>Registration Number:</b>	3508140	H.I.T.C.H. HELP INFORM TOUCH CONNECT HEA	
<b>Registration Number:</b>	3508141	IN THE ROOMS A GLOBAL RECOVERY COMMUNITY	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	8443978265		
<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>			
<b>Phone:</b>	9198294296		
<b>Email:</b>	tschmidt@hutchlaw.com		
<b>Correspondent Name:</b>	Trevor P. Schmidt		
<b>Address Line 1:</b>	3110 Edwards Mill Road, Suite 300, Suite		
<b>Address Line 4:</b>	Raleigh, NORTH CAROLINA 27612		
<b>ATTORNEY DOCKET NUMBER:</b>	ACAD.21000		
<b>NAME OF SUBMITTER:</b>	Trevor P. Schmidt		
<b>SIGNATURE:</b>	/Trevor P. Schmidt/		
<b>DATE SIGNED:</b>	09/10/2018		
<b>Total Attachments: 5</b>			
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UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA  
WEST PALM BEACH DIVISION

ALPINE CAPITAL, LLC,  
a North Carolina limited liability company,

Plaintiff,

v.

CASE NO.: 9:17-cv-81164

SATORI WATERS, LLC, a Florida limited liability company; LUXE WELLNESS, LLC, a Florida limited liability company; KENSHO WELLNESS GROUP, LLC, a Florida limited liability company; TREATMENT RESOURCES OF MARGATE, LLC, a Florida limited liability company; SW LABS LLC, a Florida limited liability company; ALMOST THERE LLC., a Florida limited liability company; LABSURE LLC, a Florida limited liability company; QUANTITATIVE LAB SOLUTIONS, LLC, a Florida limited liability company; ZENDO PROPERTIES, LLC, a Florida limited liability company; SATORI WATERS III, LLC, a Florida limited liability company; SATORI WATERS IV, LLC, a Florida limited liability company; RR INVESTCO LLC, a Florida limited liability company; and RR MEDCO LLC, a Florida limited liability company, and IN THE ROOMS, INC., a Florida corporation,

Defendants,

RONALD TANNEBAUM, and KENNETH  
POMERANCE,

Nominal Defendants.

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**FINAL JUDGMENT**

On this day came to be heard the above numbered and styled Cause. Having reviewed the pleadings and the Court's file and after considering the arguments, authorities, and the evidence submitted by respective parties, the Court finds that Plaintiff, ALPINE CAPITAL, LLC is

entitled to judgment on all claims and relief requested consistent with the relief granted in the Court's *Order Granting Plaintiff's Motion for Summary Judgment* [Doc. 179].

Accordingly, it is hereby ORDERED, ADJUDGED, and DECREED that Plaintiff, ALPINE CAPITAL LLC is entitled to judicial foreclosure on its lien on all of the following described assets of Defendants, SATORI WATERS, LLC, LUXE WELLNESS, LLC, KENSHO WELLNESS GROUP, LLC, TREATMENT RESOURCES OF MARGATE, LLC, SW LABS LLC, ALMOST THERE LLC., LABSURE LLC, QUANTITATIVE LAB SOLUTIONS, LLC, ZENDO PROPERTIES, LLC, SATORI WATERS III, LLC, SATORI WATERS IV, LLC, RR INVESTCO LLC, and RR MEDCO LLC, (collectively "BORROWER"):

(a) all goods, Accounts (including health-care insurance receivables), Equipment, Inventory, contract rights or rights to payment of money, leases, license agreements, franchise agreements, General Intangibles, commercial tort claims, documents, instruments (including any promissory notes), chattel paper (whether tangible or electronic), cash, deposit accounts, investment accounts, commodity accounts and other Collateral Accounts, all certificates of deposit, fixtures, letters of credit rights (whether or not the letter of credit is evidenced by a writing), securities, and all other investment property, supporting obligations, and financial assets, whether now owned or hereafter acquired, wherever located;

(b) all Borrower's Books relating to the foregoing, and any and all claims, rights and interests in any of the above and all substitutions for, additions, attachments, accessories, accessions and improvements to and replacements, products, proceeds and insurance proceeds of any or all of the foregoing; provided, however, that real property shall be excluded;

(c) all assets of In the Rooms, Inc. ("In the Rooms"), including its custom engineered social network PHP platform & software and proprietary source code;

(d) In the Rooms Facebook App, Interface Friend Inviter - On Line Video Meeting Platform;

(e) In the Rooms Video Meeting Attendance Verification - On Line Video Meeting Platform;

(f) all phone apps owned by In The Rooms, including without limitation In the Rooms iPhone app, Afternoon Affirmations iPhone app, and In the Rooms Android app;

- (g) all websites and domains owned by In The Rooms, Inc.;
- (h) “In The Rooms” - Word Mark - USPTO Serial Number 77406090, Registration Number 3508138;
- (i) “H.I.T.C.H. HELP INFORM TOUCH CONNECT HEAL” - Word Mark - USPTO Serial Number 77406117 Registration Number 3508140;
- (k) In The Rooms A Global Recovery Community - Design Mark - USPTO Serial Number 77406127 Registration Number 3508141;
- (l) all unregistered trademarks or service marks used by In The Rooms, Inc. at any time;
- (m) all social media pages and accounts, including Facebook groups, In The Rooms, In The Rooms Uncensored, and I Love Recovery, and Twitter accounts, In The Rooms and In The Rooms CEOs; and
- (n) all client lists and other data collected by or compiled by In The Rooms, Inc.

(the “Collateral”).

It is further ORDERED that the Court DECLARES that Plaintiff, ALPINE CAPITAL LLC’s lien on the Collateral is senior and superior to any claim that Defendant, IN THE ROOMS, INC. or any other party may have to the Collateral. By virtue of its superior lien title to the Collateral, title to all of the assets of Defendant, IN THE ROOMS INC. vests in Plaintiff, ALPINE CAPITAL LLC, and ALPINE CAPITAL LLC is entitled to immediate possession of the Collateral.

It is further ORDERED that the Court FINDS that Defendant, IN THE ROOMS INC., Nominal Defendant, RONALD TANNEBAUM, and Nominal Defendant, KENNETH POMERANCE are equitably estopped from contesting Satori’s and now Alpine’s Collateral ownership of Defendant, IN THE ROOMS INC.’S assets.

It is further ORDERED that the Court FINDS that Defendant, IN THE ROOMS INC., Nominal Defendant, RONALD TANNEBAUM, and Nominal Defendant, KENNETH POMERANCE ratified the Asset Purchase Agreement.

It is further ORDERED that the Court FINDS that Defendant, IN THE ROOMS INC., Nominal Defendant, RONALD TANNEBAUM, and Nominal Defendant, KENNETH POMERANCE waived their right to challenge the validity of the Asset Purchase Agreement.

It is further ORDERED, ADJUDGED, and DECREED that Plaintiff, ALPINE CAPITAL LLC is entitled to and is awarded damages pursuant to the Credit and Security Agreement owed jointly and severally by Defendants, SATORI WATERS, LLC, LUXE WELLNESS, LLC, KENSHO WELLNESS GROUP, LLC, TREATMENT RESOURCES OF MARGATE, LLC, SW LABS LLC, ALMOST THERE LLC., LABSURE LLC, QUANTITATIVE LAB SOLUTIONS, LLC, ZENDO PROPERTIES, LLC, SATORI WATERS III, LLC, SATORI WATERS IV, LLC, RR INVESTCO LLC, and RR MEDCO LLC in the amount of \$4,326,110.15 bearing interest at the default rate of eight percent from the date of judgment until satisfied in full, plus all costs of court. Should the liquidation of any Satori assets yield a net recovery to Plaintiff, that net recovery shall be credited against the total amount of damages awarded herein.

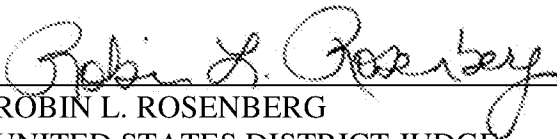
It is further ORDERED, ADJUDGED, and DECREED that Plaintiff, ALPINE CAPITAL LLC is entitled to and is awarded damages pursuant to the Credit and Security Agreement owed jointly and severally by Defendants, SATORI WATERS, LLC, LUXE WELLNESS, LLC, KENSHO WELLNESS GROUP, LLC, TREATMENT RESOURCES OF MARGATE, LLC, SW LABS LLC, ALMOST THERE LLC., LABSURE LLC, QUANTITATIVE LAB SOLUTIONS, LLC, ZENDO PROPERTIES, LLC, SATORI WATERS III, LLC, SATORI WATERS IV, LLC, RR INVESTCO LLC, and RR MEDCO LLC in the amount of \$280,845.31 for receiver's fees and costs bearing interest at the default rate of eight percent from the date of judgment until satisfied in full.

It is further ORDERED, ADJUDGED, and DECREED that Plaintiff, ALPINE CAPITAL LLC is entitled to and is awarded damages pursuant to the Credit and Security Agreement owed jointly and severally by Defendants, SATORI WATERS, LLC, LUXE WELLNESS, LLC, KENSHO WELLNESS GROUP, LLC, TREATMENT RESOURCES OF MARGATE, LLC, SW LABS LLC, ALMOST THERE LLC., LABSURE LLC, QUANTITATIVE LAB SOLUTIONS, LLC, ZENDO PROPERTIES, LLC, SATORI WATERS III, LLC, SATORI WATERS IV, LLC, RR INVESTCO LLC, and RR MEDCO LLC in the amount of \$120,929.79 for attorneys' fees and costs bearing interest at the default rate of eight percent from the date of judgment until satisfied in full, plus all costs of court.

It is further ORDERED, ADJUDGED and DECREED that Plaintiff, FLAGSHIP CREDIT ACCEPTANCE, LLC is allowed such writs and process as may be necessary in the enforcement and collection of this judgment.

It is further ORDERED, ADJUDGED, and DECREED that this is a Final Judgment finally disposing of all claims between all parties.

DONE AND ORDERED in Chambers, West Palm Beach, Florida, this 23rd day of August, 2018.

  
ROBIN L. ROSENBERG  
UNITED STATES DISTRICT JUDGE