

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM503048

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Quisk, Inc.		12/11/2018	Corporation: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Crypto Investments Ltd.		
<b>Street Address:</b>	858 ZENWAY BLVD.		
<b>Internal Address:</b>	ATTN: PAUL BILZERIAN		
<b>City:</b>	FRIGATE BAY		
<b>State/Country:</b>	SAINT KITTS AND NEVIS		
<b>Entity Type:</b>	PRIVATE EXEMPT COMPANY LIMITED BY SHARES: SAINT KITTS AND NEVIS		
<b>PROPERTY NUMBERS Total: 2</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	4569965	Q	
<b>Registration Number:</b>	4898514	Q	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>			
<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>	212-524-6051		
<b>Email:</b>	trademarks@mkwllp.com		
<b>Correspondent Name:</b>	David Steiner		
<b>Address Line 1:</b>	15 W. 26th Street 7th FL		
<b>Address Line 2:</b>	Mauriel Kapouytian Woods LLP		
<b>Address Line 4:</b>	New York, NEW YORK 10010		
<b>ATTORNEY DOCKET NUMBER:</b>	102695001300		
<b>NAME OF SUBMITTER:</b>	David Steiner		
<b>SIGNATURE:</b>	/David Steiner/		
<b>DATE SIGNED:</b>	12/21/2018		
<b>Total Attachments: 3</b>			
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## SCHEDULE B

### TRADEMARK ASSIGNMENT AGREEMENT

This **TRADEMARK ASSIGNMENT AGREEMENT** (this "Agreement") is made and entered into as of December 11, 2018 ("Effective Date") by and between Quisk, Inc., a Delaware corporation ("Quisk") and Crypto Investments Ltd., an exempt company established under the laws of the Federation of Saint Christopher and Nevis ("Crypto," each of Quisk and Crypto a "Party," and collectively, the "Parties"), the acquirer of certain assets of Quisk pursuant to a Settlement and Coexistence Agreement of even date herewith (the "Settlement Agreement").

WHEREAS, Quisk wishes to assign to Crypto, and Crypto wishes to acquire from Quisk, any and all right, title and interest that Quisk owns in the trademarks listed or referenced on Exhibit 1 attached hereto, and all common-law rights associated therewith and all goodwill associated therewith and symbolized thereby throughout the world excluding the Excluded Territory (collectively, the "Marks").

NOW, THEREFORE, for good and valuable consideration, the sufficiency of which is hereby established, and in consideration of the terms and conditions set forth herein, the Parties agree as follows:

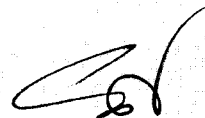
1. Assignment. Subject to and effective immediately upon Quisk's receipt of the Purchase Price (as defined in the Settlement Agreement), Quisk irrevocably and unconditionally assigns to Crypto, all of Quisk's right, title, and interest in and to the Marks, together with the goodwill symbolized by the Marks throughout the world excluding the Excluded Territory. Quisk further irrevocably and unconditionally assigns to Crypto the right to bring all claims for past, present, and future infringement, misappropriation, or other violation of the Marks, including all rights to sue for and to receive and recover all profits and damages accruing from an infringement, misappropriation, or other violation as well as the right to grant releases for past infringements. The "Excluded Territory" means the thirteen sovereign island states of the Caribbean, namely: Antigua and Barbuda, The Bahamas, Barbados, Cuba, Dominica, Dominican Republic, Grenada, Haiti, Jamaica, Saint Christopher and Nevis, Saint Lucia, Saint Vincent and the Grenadines, and Trinidad and Tobago.

2. Miscellaneous.

(a) Amendments and Waivers. This Agreement may only be amended or modified by an instrument in writing signed by an authorized representative of both Parties.

(b) Binding Effect. This Agreement will be binding upon and inure to the benefit of the Parties and their respective heirs, legal representatives, successors, and permitted assigns.

(c) Governing Law. The interpretation and enforceability of this Agreement and the rights and liabilities of the Parties under this Agreement will be governed by the laws of the State of California without giving effect to its conflicts of laws rules to the extent they would result in the application of the law of another jurisdiction.



(d) *Arbitration.* Any dispute, claim or controversy arising out of or relating to this Agreement or the breach, termination, enforcement, interpretation or validity thereof, including the determination of the scope or applicability of this agreement to arbitrate, shall be determined by binding arbitration in accordance with the Settlement Agreement. Judgment on the award may be entered in any court having jurisdiction.

(e) *Severability.* If any provision of the Agreement is held by a court of competent jurisdiction to be invalid, unenforceable, or void, that provision will be enforced to the fullest extent permitted by applicable law, and the remainder of the Agreement will remain in full force and effect.

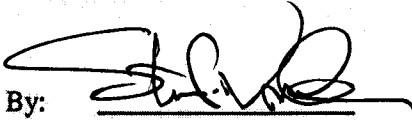
(f) *Counterparts.* The Agreement may be executed by the Parties on any number of separate counterparts, by facsimile or email, and all of those counterparts taken together will be deemed to constitute one and the same instrument.

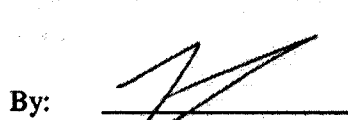
(g) *Entire Agreement.* This Agreement, together with the Settlement Agreement, constitutes the entire agreement between the Parties and supersedes all prior oral and written negotiations, communications, discussions, and correspondence pertaining to the subject matter of this Agreement.

**IN WITNESS WHEREOF,** Quisk and Crypto have caused this Trademark Assignment Agreement to be executed by their duly authorized representatives as of the Effective Date.

**QUISK, INC.**

**CRYPTO INVESTMENTS LTD.**

By: 

By: 

Name: James P. Novak

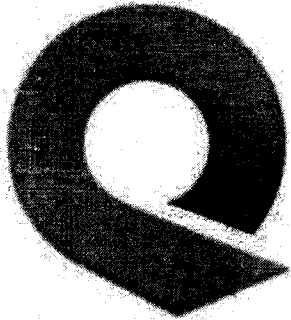
Name: OLIVIA JANSEN

Title: Chairman

Title: DIRECTOR

**EXHIBIT 1**

Quisk's word mark comprising the letter Q standing alone, and the associated design mark comprising the stylized letter Q shown below, including without limitation the registrations identified below and any associated common law rights throughout the world:



Mark	Country	Reg. No.	International Classes	Status
Q (Stylized)	U.S.	4,898,514	009 and 042	Registered
Q (Stylized)	U.S.	4,569,965	036	Registered
حرف Q	Jordan	132826	036	Registered
Q (Stylized)	Chile	1145026	036	Registered
Q (Stylized)	Brazil	840815557	036	Registered
Q (Stylized)	Peru	00083250	036	Registered
Q (Stylized)	United Arab Emirates	200550	036	Registered
Q (Stylized)	WIPO	1183990	036	Registered
Q (Stylized)	WIPO: Australia	1183990	036	Registered
Q (Stylized)	WIPO: China	1183990	036	Registered
Q (Stylized)	WIPO: Egypt	1183990	036	Registered
Q (Stylized)	WIPO: European Union	1183990	036	Registered
Q (Stylized)	WIPO: India	1183990	036	Pending
Q (Stylized)	WIPO: Japan	1183990	036	Registered
Q (Stylized)	WIPO: Korea	1183990	036	Registered
Q (Stylized)	WIPO: Mexico	1183990	036	Registered
Q (Stylized)	WIPO: Norway	1183990	036	Registered
Q (Stylized)	WIPO: New Zealand	1183990	036	Registered
Q (Stylized)	WIPO: Russia	1183990	036	Registered
Q (Stylized)	WIPO: Singapore	1183990	036	Registered
Q (Stylized)	WIPO: Switzerland	1183990	036	Registered
Q (Stylized)	WIPO: Turkey	1183990	036	Registered