

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM523755

<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>
Pure Glass Distribution, Inc.		05/13/2019	Corporation: CALIFORNIA
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Bio Hazard Inc.		
<b>Street Address:</b>	6247 Randolph St.		
<b>City:</b>	Commerce		
<b>State/Country:</b>	CALIFORNIA		
<b>Postal Code:</b>	90040		
<b>Entity Type:</b>	Corporation: CALIFORNIA		
<b>PROPERTY NUMBERS Total: 6</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	4100539	PURE GLASS	
<b>Registration Number:</b>	4185200	PURE GLASS	
<b>Registration Number:</b>	3991527	PURE GLASS	
<b>Serial Number:</b>	85374434	ZERO PURE GLASS	
<b>Serial Number:</b>	77268470	PURE GLASS	
<b>Serial Number:</b>	85374436	SWISS PERC	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	8052301355		
<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>	(805) 230-1350		
<b>Email:</b>	alomonaco@socalip.com		
<b>Correspondent Name:</b>	SoCal IP Law Group LLP		
<b>Address Line 1:</b>	310 N Westlake Blvd., Suite 120		
<b>Address Line 4:</b>	Westlake Village, CALIFORNIA 91362		
<b>NAME OF SUBMITTER:</b>	Anneliese Lomonaco		
<b>SIGNATURE:</b>	/Anneliese Lomonaco/		
<b>DATE SIGNED:</b>	05/15/2019		
<b>Total Attachments: 4</b>			

OP \$165.00 4100539

source=P218 -- B202 Signed\_TM transfer Agreement 05 14 2019#page1.tif

source=P218 -- B202 Signed\_TM transfer Agreement 05 14 2019#page2.tif

source=P218 -- B202 Signed\_TM transfer Agreement 05 14 2019#page3.tif

source=P218 -- B202 Signed\_TM transfer Agreement 05 14 2019#page4.tif

**TRADEMARK**

**REEL: 006646 FRAME: 0464**

## Trademark Transfer Agreement

This Trademark Transfer Agreement is effective as of \_\_\_5/13/2019\_\_\_ (the "Effective Date"), by and between Pure Glass Distribution, Inc. a California corporation, having a business address at 5211 E Washington Blvd. Suite 2-456, Commerce, CA 90040 ("Pure Glass"), and Bio Hazard Inc. a California corporation, having an address at 6247 Randolph Street., Commerce, CA 90040 ("Bio Hazard") (collectively referred to herein as the "Parties").

- A. WHEREAS, Pure Glass owns all right, title and interest in and to the Pure Glass Trademarks, and Trademark Applications outlined in schedule A attached to this agreement ("Pure Glass Trademarks");
- B. WHEREAS, Pure Glass desires to transfer and assign to Bio Hazard and Bio Hazard wishes to acquire and obtain Pure Glass's entire right, title and interest in and to the Pure Glass Trademarks and the accompanying goodwill associated with the business;
- C. NOW THEREFORE, in consideration of the premises and the mutual covenants and agreements hereinafter contained, the parties hereto hereby agree as follows:

### 1 Definitions

- 1.1. "Agreement" means this Trademark, Transfer Agreement as originally executed.
- 1.2. "Parties" refers to both Pure Glass and Bio Hazard.
- 1.3. "Party" refers to either Pure Glass or Bio Hazard.
- 1.4. "Pure Glass Trademarks" means the trademarks specified in the chart defined as Schedule A (including variations of the PURE GLASS and ZERO PURE GLASS marks) attached hereto, in any typeface, stylization, colors, and/or capitalization, including the goodwill of the business associated therewith, and any U.S. state, federal or foreign applications and registrations or common law rights of the foregoing.

### 2 Assignment of Pure Glass Trademarks to Bio Hazard

- 2.1. For good and valuable consideration, the adequacy and sufficiency of which is hereby acknowledged by Pure Glass, Pure Glass hereby sells, assigns and transfers all of Pure Glass's rights, title and interest in and to the Pure Glass Trademarks, as defined in Schedule A, in any typeface, stylization, colors, design and/or capitalization, and any US state, federal or foreign applications and registrations of the foregoing, including all common law rights, along with the goodwill of the business now or ever associated with the same.

- 2.2. Pure Glass agrees that it will take such actions and execute such documents (including, without limitation, the prompt execution and delivery of documents in recordable form or testifying as to any material fact or thing) as may be necessary to vest in and secure unto Bio Hazard the full right, title and interest in and to the Pure Glass Trademarks and to protect and enforce the Pure Glass Trademarks.
- 2.3. Pure Glass represents and warrants that Pure Glass has the full right to convey the entire right, title and interest to the Pure Glass Trademarks, and that Pure Glass will not take any action, use any trademark, use any trade dress, use any materials written or electronic, use any domain name, or execute any instrument or grant or transfer any rights, title or interests inconsistent with the rights, title and interests assigned herein.

### **3 General Provisions**

- 3.1. Bio Hazard is duly organized, validly existing and in good standing under the laws of the State of California, and is in good standing in every jurisdiction in which the operation of its business or the ownership of its assets requires it to be so qualified, licensed, admitted or in good standing.
- 3.2. This Agreement constitutes the whole and entire agreement of the Parties with respect to its subject matter, and it shall not be modified or amended in any respect except by a written instrument executed by all the parties. This Agreement replaces and supersedes all prior written and oral agreements by and among the parties.
- 3.3. This Agreement shall be construed and enforced in accordance with the laws of the state of California, without giving effect to any choice or conflict of law provision or rule (whether of the State of California or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than the State of California.
- 3.4. If any provision of this Agreement is determined by any court of competent jurisdiction or arbitrator to be invalid, illegal, or unenforceable to any extent, that provision shall, if possible, be construed as though more narrowly drawn, if a narrower construction would avoid that invalidity, illegality, or unenforceability or, if that is not possible, the provision shall, to the extent of that invalidity, illegality, or unenforceability, be severed, and the remaining provisions of this Agreement shall remain in effect.
- 3.5. Whenever used in this Agreement, the singular shall include the plural and the plural shall include the singular, and the neutral gender shall include the male and female as well as a trust, firm, company, or corporation, all as the context and meaning of this Agreement may require.
- 3.6. The Parties to this Agreement shall promptly execute and deliver any and all additional

documents, instruments, notices, and other assurances, and shall do any and all other acts and things reasonably necessary in connection with the performance of their respective obligations under this Agreement and to carry out the intent of the Parties.

- 3.7. Except as provided in this Agreement, no provision of this Agreement shall be construed to limit in any manner the Parties in the carrying on of their own respective businesses or activities.
- 3.8. The Parties to this Agreement are not partners or joint venturers with each other and nothing herein shall be construed to make them partners or joint venturers or impose any liability as such on either of them.
- 3.9. Each Party represents and warrants to the other Party that the Party has the capacity and authority to enter into this Agreement.
- 3.10. The article, section, and subsection titles and headings in this Agreement are inserted as matters of convenience and for ease of reference only and shall be disregarded for all other purposes, including the construction or enforcement of this Agreement or any of its provisions.
- 3.11. This Agreement may be altered, amended, or repealed only by a writing signed by all of the Parties.
- 3.12. Time is of the essence for every provision of this Agreement that specifies a time for performance.
- 3.13. This Agreement is made solely for the benefit of the Parties to this Agreement and their respective permitted successors and assigns, and no other person or entity shall have or acquire any right by virtue of this Agreement.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed.

**BioHazard:**



By: Minh Vo

5/13/19

Dated

**Pure Glass:**



By: Minh Vo

5/13/19

Dated

**Schedule A**  
Trademark Applications/Registrations

Current Owner	Mark	Country	Serial No.	Appl. Date	Reg. No.	Reg. Date	Class
Pure Glass Distribution, Inc.	PURE GLASS (logo)	US	77696221	3/20/09	4,100,539	2/21/12	16
Pure Glass Distribution, Inc.	PURE GLASS (logo)	CA	1,725,720	4/28/15	TMA939,697	6/3/16	16
Pure Glass Distribution, Inc.	PURE GLASS (logo)	MP	1,252,527	4/20/15	1,252,527	4/20/15	16
Pure Glass Distribution, Inc.	PURE GLASS (logo)	US	85347442	6/15/11	4,185,200	8/7/12	25, 34
Pure Glass Distribution, Inc.	PURE GLASS (logo)	BX	1257189	10/31/12	928,802	2/11/13	25, 34
Pure Glass Distribution, Inc.	PURE GLASS (logo)	EU	11045416	7/16/12	11,045,416	12/13/12	25, 34
Pure Glass Distribution, Inc.	PURE GLASS (logo)	CA	1,725,719	4/28/15	TMA940,082	6/7/16	25, 34
Pure Glass Distribution, Inc.	PURE GLASS (logo)	CN	16,943,968	5/14/15			34
Pure Glass Distribution, Inc.	ZERO PURE GLASS (logo)	EU	11045382	7/16/12	11,045,382	12/12/12	34
Pure Glass Distribution, Inc.	PURE GLASS (logo)	US	77801963	8/11/09	3,991,527	7/12/11	34
Pure Glass Distribution, Inc.	PURE GLASS (logo)	CA	1,532,969	6/22/11	TMA903765	5/15/15	25, 34
Pure Glass Distribution, Inc.	PURE GLASS (logo)	CN	16,943,969	5/14/15			25
Pure Glass Distribution, Inc.	ZERO PURE GLASS (logo)	US	85374434	7/18/11			34
Pure Glass Distribution, Inc.	PURE GLASS	US	77268470	8/30/07			34
Pure Glass Distribution, Inc.	SWISS PERC	US	85374436	7/18/11			34
Pure Glass Distribution, Inc.	SWISS PERC	EU	11045432	7/16/12	11,045,432	12/12/12	34
Pure Glass Distribution, Inc.	PURE GLASS (logo)	CA	1532969	6/22/11	TMA903,765	5/15/15	25, 34