

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM571055

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	Security Agreement		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
NoBull, LLC		04/06/2020	Limited Liability Company: DELAWARE
RECEIVING PARTY DATA			
Name:	Massachusettes Capital Resource Company		
Street Address:	420 Boylston Street		
City:	Boston		
State/Country:	MASSACHUSETTS		
Postal Code:	02116		
Entity Type:	Limited Partnership: MASSACHUSETTS		
PROPERTY NUMBERS Total: 6			
Property Type	Number	Word Mark	
Registration Number:	5258547	NOBULL	
Serial Number:	88646474	NOBULL	
Registration Number:	5337792	NOBULL	
Registration Number:	4794983	U	
Registration Number:	5040822	JUST THE HORNS	
Serial Number:	87504790	#IAMNOBULL	
CORRESPONDENCE DATA			
Fax Number:	8009144240		
<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:	800-713-0755		
Email:	sara.castro@wolterskluwer.com		
Correspondent Name:	CT Corporation		
Address Line 1:	4400 Easton Commons Way		
Address Line 2:	Suite 125		
Address Line 4:	Columbus, OHIO 43219		
NAME OF SUBMITTER:	George W. Thibeault		
SIGNATURE:	/George W. Thibeault/		
DATE SIGNED:	04/08/2020		

OP \$165.00 5258547

Total Attachments: 17

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement, dated April 6, 2020 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, this "**Agreement**"), is executed by and among NoBull, LLC, a Delaware limited liability company, and NoBull Holdings, Inc., a Delaware corporation, each having a principal place of business located at 105 South Street, Boston, Massachusetts 02111 (collectively, the "**Debtors**"), and Massachusetts Capital Resource Company, a Massachusetts special purpose limited partnership, having offices located at 420 Boylston Street, Boston, Massachusetts 02116 and MB Capital Fund IV, LLC, a Massachusetts limited liability company, having offices located at 500 Edgewater Drive, Suite 555, Wakefield, Massachusetts 01880 (collectively, the "**Secured Parties**").

RECITALS

A. Pursuant to the terms of that certain Note Purchase Agreement of even date herewith (as the same may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "**Purchase Agreement**") by and between the Debtors and the Secured Parties, the Secured Parties have made, or may make, certain loan to the Debtors (the "**Loan Facility**"), as evidenced by the Notes, of even date herewith, in the original aggregate principal amount of \$9,000,000, (as the same may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "**Notes**") made, jointly and severally, by the Debtors payable to the order of the Secured Parties. Capitalized terms used herein and not defined shall have the meanings ascribed to them in the Purchase Agreement.

B. To induce the Secured Parties to the establish the Loan Facility in favor of Debtors pursuant to the terms of the Purchase Agreement, Debtors desires to grant a security interest to the Secured Parties in all of Debtors' right title and interest, whether presently existing or hereafter acquired in, to and under all of the Collateral (as defined in Section 1 hereof).

C. This Agreement is being granted in addition to, and in conjunction with, that certain Security Agreement of even date granted by the Debtors in favor of the Secured Parties (as the same may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, referred to herein as the "**Security Agreement**") and is intended to be read and interpreted in harmony with the Security Agreement. Any conflicts between the provisions of this Agreement and the Security Agreement shall be resolved in favor of (i) the more restrictive provision when considering the obligations of the Debtors, and (ii) the more favorable provision when considering the rights and remedies of the Secured Parties.

NOW, THEREFORE, in consideration of the premises set forth above, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, it is hereby agreed as follows:

1. **Security Interest.** As security for the Obligations described in Section 2 hereof, the Debtors hereby grant to the Secured Parties a security interest in, and pledges and assigns to

the Secured Parties, the property described below, together with any and all accessions, additions and improvements thereto and substitutions and replacements and proceeds thereof (hereinafter referred to collectively as the “**Collateral**”):

(a) All of the following property, now owned or hereafter acquired by the Debtors or in which the Debtors now holds or hereafter acquires any interest (collectively, the “**Patents**”): (i) all letters patent of, or rights corresponding thereto, in the United States or in any other country, all registrations and recordings thereof, and all applications for letters patent of, or rights corresponding thereto, in the United States or any other country, including registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country; (ii) all reissues, continuations, continuations-in-part or extensions thereof; (iii) all petty patents, divisionals, and patents of addition; and (iv) all patents to be issued under any such applications, including, without limitation, all of the foregoing set forth on Schedule A attached hereto;

(b) All of the following property, now owned or hereafter acquired by the Debtors in which the Debtors now holds or hereafter acquires any interest (collectively, the “**Copyrights**”): (i) all copyrights, whether registered or unregistered, held pursuant to the laws of the United States, any State thereof, or of any other country; (ii) all registrations, applications and recordings in the United States Copyright Office or in any similar office or agency of the United States, of any State thereof, or of any other country; (iii) all continuations, renewals or extensions thereof; and (iv) all registrations to be issued under any pending applications, including, without limitation, all of the foregoing set forth on Schedule B attached hereto;

(c) All of the following property, now owned or hereafter acquired by the Debtors or in which the Debtors now holds or hereafter acquires any interest (collectively, the “**Trademarks**”): (i) all trademarks (registered, common law or otherwise), tradenames, corporate names, business names, trade styles, service marks, logos, other source or business identifiers (and all goodwill associated therewith), prints and labels on which any of the foregoing have appeared or appear, and designs of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and any applications in connection therewith, including registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof, but excluding, in any case, intent to use applications, and (ii) all reissues, extensions or renewals thereof, including, without limitation, all of the foregoing set forth on Schedule C attached hereto;

(d) Any Patent license, Copyright license, or Trademark license now held or hereafter acquired by the Debtors or in which the Debtors now holds or hereafter acquires any interest and any renewals or extensions thereof, including, without limitation, all of the foregoing set forth on Schedule D attached hereto;

(e) Debtors’ software, source codes, trade secrets and inventions (whether or not patented or patentable);

(f) Debtors' technical information, procedures, processes, designs, knowledge, and know-how; Debtors' data bases, models and drawings;

(g) Debtors' skill, expertise, and experience; Debtors' websites, world wide web addresses, domain names, URL's, moral rights, publicity rights, mask works and any other proprietary, intellectual or industrial proprietary rights of any kind or nature that do not compromise or are not protected by the Patents, Trademarks, Copyrights or Licenses;

(h) Debtors' applications therefor and reissues, extensions, or renewals thereof; and

(i) Debtors' goodwill associated with any of the foregoing, together with Debtors' rights to sue and collect damages for past, present and future infringement of the foregoing and the goodwill associated therewith;

provided, that if, for so long as and to the extent that any such asset or property constitutes Excluded Property (as defined in the Security Agreement), the security interest granted under this Section 1 shall not attach to, and the Collateral shall not include, such asset or property.

2. Secured Obligations. The security interest hereby granted shall secure the due and punctual payment and performance of the Purchase Agreement and the Notes issued pursuant thereto, including, without limitation all Indebtedness of the Debtors to the Secured Parties (collectively, the "Obligations").

3. Waivers

(a) **THE SECURED PARTIES AND DEBTORS KNOWINGLY, INTENTIONALLY, VOLUNTARILY AND IRREVOCABLY WAIVE THE RIGHT TO A TRIAL BY JURY IN ANY PROCEEDING HEREAFTER INSTITUTED BY OR AGAINST THE SECURED PARTIES OR THE DEBTORS IN RESPECT OF THIS AGREEMENT, ANY DOCUMENT, INSTRUMENT OR AGREEMENT EVIDENCING, GOVERNING OR SECURING THE OBLIGATIONS HEREBY SECURED OR THE COLLATERAL (THE "LOAN DOCUMENTS").**

(b) **THE DEBTORS HEREBY ACKNOWLEDGE THAT THIS AGREEMENT IS PART OF A COMMERCIAL TRANSACTION.**

(c) **THE DEBTORS WAIVES NOTICE OF NON-PAYMENT, DEMAND, PRESENTMENT, PROTEST OR NOTICE OF PROTEST OF THE COLLATERAL AND ALL OTHER NOTICES (EXCEPT TO THE EXTENT EXPRESSLY PROVIDED FOR HEREIN OR IN THE PURCHASE AGREEMENT), CONSENTS TO ANY RENEWALS OR EXTENSIONS OF TIME OF PAYMENT THEREOF AND GENERALLY WAIVES ANY AND ALL SURETYSHIP DEFENSES AND DEFENSES IN THE NATURE THEREOF.**

4. General

(a) No waiver by the Secured Parties of any failure to pay or perform shall be effective unless in writing nor operate as a waiver of any other failure to pay or perform or of the same failure to pay or perform on a future occasion, nor shall the failure or delay of the Secured Parties to exercise, or the partial exercise of, any right, power or privilege provided for hereunder in any circumstances preclude the full exercise of such right, power or privilege in the same or similar circumstances in the future or the exercise of any other right or remedy.

(b) This Agreement is intended as the final, complete and exclusive statement of the provisions contained in this Agreement. No amendment, modification, termination or waiver of any provision of this Agreement or consent to any departure by the Debtors therefrom shall, in any event, be effective unless the same shall be in writing and signed by the Secured Parties and Debtors in accordance with the terms of the Purchase Agreement. Any waiver of, or consent to any departure from, any provision of this Agreement shall be effective only in the specific instance of and for the specific purpose for which it is given, and shall not be deemed to extend to similar situations or to the same situation at a subsequent time. No notice to or demand upon the Debtors shall in any case entitle Debtors to any other or further notice or demand in similar or other circumstances.

(c) The Debtors hereby irrevocably authorize the Secured Parties at any time and from time to time to file initial financing statements, continuation statements and amendments thereto and such other filings in such locations and offices as the Secured Parties shall deem reasonably necessary or appropriate to perfect the security interest granted herein, which such initial financing statements and such other filings may (a) indicate the Collateral (i) as all assets of the Debtors or words of similar effect regardless of whether any particular asset comprised in the Collateral falls within the scope of Article 9 of the Uniform Commercial Code, or (ii) as being of an equal or lesser scope or with greater detail, and (b) contain any other information required by part 5 of Article 9 of the Uniform Commercial Code for the sufficiency or filing office acceptance of any financing statement or amendment. Without limiting the generality of the foregoing, such other information may include, among other things, (i) whether the Debtors is an organization, the type of organization and any organization identification number issued to the Debtors, and (ii) in the case of a financing statement filed as a fixture filing or indication Collateral as as-extracted collateral or timber to be cut, a sufficient description of real property to which the Collateral relates. The Debtors agree to furnish such information to the Secured Parties promptly upon request. The Debtors also ratifies their authorization for the Secured Parties to have filed any like initial financing statements or amendments thereto if filed prior to the date hereof.

(d) This Agreement and the security interest created hereby shall be governed by and construed in accordance with the laws of The Commonwealth of Massachusetts.

(e) Whenever possible, each provision of this Agreement shall be interpreted in such a manner as to be effective and valid under applicable law, but if any provision of this Agreement shall to any extent be held invalid or unenforceable, then only such provision shall be deemed ineffective and the remainder of this Agreement shall not be affected.

Agreement. (f) Debtors hereby acknowledge receipt of a full completed copy of this

[BALANCE OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed as a sealed instrument as off the date first above written.

DEBTORS:

NOBULL, LLC

By: 

Name: Marcus Wilson
Title: Secretary

NOBULL HOLDINGS, INC.

By: 

Name: Marcus Wilson
Title: Secretary

SECURED PARTIES

**MASSACHUSETTS CAPITAL RESOURCE
COMPANY**

By: _____
Andrew Delorey, Vice President

MB CAPITAL FUND IV, LLC

By: Massachusetts Business Development
Corporation, its Manager

By: _____
Thomas A. Wooters, Jr., Managing Director

Signature Page of Intellectual Property Security Agreement

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed as a sealed instrument as off the date first above written.

DEBTORS:

NOBULL, LLC

By: _____

Name:

Title:

NOBULL HOLDINGS, INC.

By: _____

Name:

Title:

SECURED PARTIES

**MASSACHUSETTS CAPITAL RESOURCE
COMPANY**

By: Andrew Delorey
Andrew Delorey, Vice President

MB CAPITAL FUND IV, LLC

By: Massachusetts Business Development
Corporation, its Manager

By: _____
Thomas A. Wooters, Jr., Managing Director

Signature Page of Intellectual Property Security Agreement

TRADEMARK

REEL: 006911 FRAME: 0058

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed as a sealed instrument as off the date first above written.

DEBTORS:

NOBULL, LLC

By: _____

Name:

Title:

NOBULL HOLDINGS, INC.

By: _____

Name:

Title:

SECURED PARTIES

**MASSACHUSETTS CAPITAL RESOURCE
COMPANY**

By: _____

Andrew Delorey, Vice President

MB CAPITAL FUND IV, LLC

By: Massachusetts Business Development
Corporation, its Manager

By:  _____

Thomas A. Wooters, Jr., Managing Director

Signature Page of Intellectual Property Security Agreement

SCHEDULE A
Patent Registrations
Patent Applications

None.

SCHEDULE B







**Copyright Registrations
Copyright Applications**

None.

SCHEDULE C**Trademark Registration
Trademark Applications**




Trademark List for NOBULL, LLC as of April 2, 2020									
WGS Reference	Trademark	Country	Status	App. No.	Filing Date	Reg. No.	Reg. Date	Class	Owner
B1488.20000 AU00	NOBULL (BLOCK)	Australia	Registered	1342463	1-Feb-2017	1342463	1-Feb-2017	18 Int., 25 Int.	NOBULL, LLC
B1488.20000 BR00	NOBULL (BLOCK)	Brazil	Published	912902981	20-Jun-2017			18 Int.	NOBULL, LLC
B1488.20000 BR01	NOBULL (BLOCK)	Brazil	Published	912903015	20-Jun-2017			25 Int.	NOBULL, LLC
B1488.20000 CA00	NOBULL (BLOCK)	Canada	Registered	1831296	5-Apr-2017	TMA1053376	9-Sep-2019	N/A	NOBULL, LLC
B1488.20000 CN00	NOBULL (BLOCK)	China (People's Republic)	Registered	1342463	1-Feb-2017	1342463	1-Feb-2017	18 Int., 25 Int.	NOBULL, LLC
B1488.20000 CN01	NOBULL (BLOCK)	China (People's Republic)	Pending	1342463	1-Feb-2017			25 Int.	NOBULL, LLC
B1488.20000 EM00	NOBULL (BLOCK)	European Union (Community)	Registered	1342463	1-Feb-2017	1342463	1-Feb-2017	18 Int., 25 Int.	NOBULL, LLC
B1488.200001 N00	NOBULL (BLOCK)	India	Pending	1342463	1-Feb-2017			18 Int., 25 Int.	NOBULL, LLC
B1488.20000 WP00	NOBULL (BLOCK)	Int'l Registration - Madrid Protocol Only	Registered	A0064737	1-Feb-2017	1342463	1-Feb-2017	18 Int., 25 Int.	NOBULL, LLC
B1488.200001 L00	NOBULL (BLOCK)	Israel	Registered	1342463	1-Feb-2017	1342463	1-Feb-2017	18 Int., 25 Int.	NOBULL, LLC
B1488.20000 JP00	NOBULL (BLOCK)	Japan	Registered	1342463	1-Feb-2017	1342463	1-Feb-2017	18 Int., 25 Int.	NOBULL, LLC
B1488.20000 KR00	NOBULL (BLOCK)	Korea, Republic of	Registered	1342463	1-Feb-2017	1342463	1-Feb-2017	18 Int., 25 Int.	NOBULL, LLC
B1488.20000 NO00	NOBULL (BLOCK)	Norway	Registered	1342463	1-Feb-2017	1342463	1-Feb-2017	18 Int., 25 Int.	NOBULL, LLC
B1488.20000 RU00	NOBULL (BLOCK)	Russian Federation	Registered	1342463	1-Feb-2017	1342463	1-Feb-2017	18 Int., 25 Int.	NOBULL, LLC
B1488.20000 ZA00	NOBULL (BLOCK)	South Africa	Published	2017/13358	16-May-2017			18 Int.	NOBULL, LLC
B1488.20000 ZA01	NOBULL (BLOCK)	South Africa	Published	2017/13359	16-May-2017			25 Int.	NOBULL, LLC
B1488.20000 CH00	NOBULL (BLOCK)	Switzerland	Registered	1342463	1-Feb-2017	1342463	1-Feb-2017	18 Int., 25 Int.	NOBULL, LLC

B1488.20000 TR00	NOBULL (BLOCK)	Turkey	Registered	2018/116 870	20- Dec- 2018	2018/1168 70	19- Aug- 2019	18 Int., 25 Int.	NOBUL L, LLC
B1488.20000 TW00	NOBULL (BLOCK)	Taiwan	Pending	10900450 6	21- Jan- 2020			18 Int., 25 Int.	NOBUL L, LLC
B1488.20000 US00	NOBULL (BLOCK)	United States of America	Registered	86/50508 7	15- Jan- 2015	5258547	8- Aug- 2017	18 Int., 25 Int.	NOBUL L, LLC
B1488.20000 US01	NOBULL (BLOCK)	United States of America	Pending	88/64647 4	8-Oct- 2019			9 Int.	NOBUL L, LLC
B1488.20000 VN00	NOBULL (BLOCK)	Vietnam	Registered	1342463	1-Feb- 2017	1342463	1-Feb- 2017	18 Int., 25 Int.	NOBUL L, LLC
B1488.20001 US00	NOBULL	United States of America	Registered	86/50509 1	15- Jan- 2015	5337792	21- Nov- 2017	18 Int., 25 Int.	NOBUL L, LLC
B1488.20002 AU00	U	Australia	Registered	1866498	12- Jun- 2017	1866498	12- Jun- 2017	18 Int., 25 Int.	NOBUL L, LLC
B1488.20002 BR00	U	Brazil	Registered	91290303 1	20- Jun- 2017	912903031	30- Oct- 2018	18 Int.	NOBUL L, LLC
B1488.20002 BR01	U	Brazil	Registered	91290304 0	20- Jun- 2017	912903040	30- Oct- 2018	25 Int.	NOBUL L, LLC
B1488.20002 CA00	U	Canada	Registered	1737563	15-Jul- 2015	TMA98392 6	30- Oct- 2017	18 Int., 25 Int.	NOBUL L, LLC
B1488.20002 CN00	U	China (People's Republic)	Published	1360555	12- Jun- 2017			18 Int., 25 Int.	NOBUL L, LLC
B1488.20002 CN01	U	China (People's Republic)	Pending	1360555	12- Jun- 2017			18 Int., 25 Int.	NOBUL L, LLC
B1488.20002 EM00	U	European Union (Community)	Registered	1360555	12- Jun- 2017	1360555	12- Jun- 2017	18 Int., 25 Int.	NOBUL L, LLC
B1488.20002 WP00	U	Int'l Registration - Madrid Protocol Only	Registered	A006771 2	12- Jun- 2017	1360555	12- Jun- 2017	18 Int., 25 Int.	NOBUL L, LLC
B1488.20002I L00	U	Israel	Registered	1360555	12- Jun- 2017	1360555	12- Jun- 2017	18 Int., 25 Int.	NOBUL L, LLC
B1488.20002 JP00	U	Japan	Registered	1360555	12- Jun- 2017	1360555	12- Jun- 2017	18 Int., 25 Int.	NOBUL L, LLC

B1488.20002 KR00		Korea, Republic of	Regist ered	1360555	12- Jun- 2017	1360555	12- Jun- 2017	18 Int., 25 Int.	NOBUL L, LLC
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B1488.20002 ZA00		South Africa	Publis hed	2017/165 22	14- Jun- 2017			18 Int.	NOBUL L, LLC
B1488.20002 ZA01		South Africa	Publis hed	2017/165 23	14- Jun- 2017			25 Int.	NOBUL L, LLC
B1488.20002 US00		United States of America	Regist ered	86/50510 2	15- Jan- 2015	4794983	18- Aug- 2015	18 Int., 25 Int.	NOBUL L, LLC
B1488.20002 VN00		Vietnam	Pendin g	1360555	12- Jun- 2017			18 Int., 25 Int.	NOBUL L, LLC
B1488.20003 AU00	JUST THE HORNS (BLOCK)	Australia	Regist ered	1358114	12- Jun- 2017	1358114	12- Jun- 2017	25 Int.	NOBUL L, LLC
B1488.20003 BR00	JUST THE HORNS (BLOCK)	Brazil	Regist ered	91290307 4	20- Jun- 2017	912903074	30- Oct- 2018	25 Int.	NOBUL L, LLC
B1488.20003 CA00	JUST THE HORNS (BLOCK)	Canada	Regist ered	1842303	13- Jun- 2017	TMA10631 85	14- Nov- 2019	25 Int.	NOBUL L, LLC
B1488.20003 CN00	JUST THE HORNS (BLOCK)	China (People's Republic)	Regist ered	1358114	12- Jun- 2017	1358114	12- Jun- 2017	25 Int.	NOBUL L, LLC
B1488.20003 EM00	JUST THE HORNS (BLOCK)	European Union (Community)	Regist ered	1358114	12- Jun- 2017	1358114	12- Jun- 2017	25 Int.	NOBUL L, LLC
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B1488.20003I L00	JUST THE HORNS (BLOCK)	Israel	Regist ered	1358114	12- Jun- 2017	1358114	12- Jun- 2017	25 Int.	NOBUL L, LLC
B1488.20003 JP00	JUST THE HORNS (BLOCK)	Japan	Regist ered	1358114	12- Jun- 2017	1358114	12- Jun- 2017	25 Int.	NOBUL L, LLC
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B1488.20003 US00	JUST THE HORNS (BLOCK)	United States of America	Regist ered	86/89781 3	4-Feb- 2016	5040822	13- Sep- 2016	25 Int.	NOBUL L, LLC

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B1488.20003 VN00	JUST THE HORNS (BLOCK)	Vietnam	Regist ered	1358114	12- Jun- 2017	1358114	12- Jun- 2017	25 Int.	NOBUL L, LLC
B1488.20004 US00	#IAMNOB ULL (BLOCK)	United States of America	Allow ed	87/50479 0	26- Jun- 2017			18 Int., 25 Int.	NOBUL L, LLC
B1488.20006 GB00	NO BULL	United Kingdom	Regist ered	2552846	14-Jul- 2010	2552846	26- Nov- 2010	25 Int.	NOBUL L, LLC
B1488.20006 GB01	NO BULL	United Kingdom	Regist ered	3054717	8- May- 2014	3054717	22- Aug- 2014	07 Int., 08 Int., 16 Int., 21 Int.	NOBUL L, LLC
B1488.20006 GB02	NO BULL	United Kingdom	Regist ered	3259905	28- Sep- 2017	3259905	22- Dec- 2017	9 Int.	NOBUL L, LLC
B1488.20007 GB00		United Kingdom	Regist ered	3054691	8- May- 2014	3054691	22- Aug- 2014	07 Int., 08 Int., 16 Int., 21 Int.	NOBUL L, LLC
B1488.20008 GB00		United Kingdom	Regist ered	3062630	3-Jul- 2014	3062630	29- Jan- 2016	09 Int., 25 Int.	NOBUL L, LLC
B1488.20009 GB00		United Kingdom	Regist ered	2553200	15-Jul- 2010	2553200	26- Nov- 2010	25 Int.	NOBUL L, LLC

SCHEDULE D
Licenses

None.