# OP \$440.00 602354

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM588016

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL	

# **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Adrenalin Attractions, LLC		07/21/2020	Limited Liability Company: NEVADA

#### **RECEIVING PARTY DATA**

Name:	Adrenalin Technologies, LLC	
Street Address:	36 Lewiston Court	
City:	Ladera Ranch	
State/Country:	CALIFORNIA	
Postal Code:	92694	
Entity Type:	Limited Liability Company: NEVADA	

# **PROPERTY NUMBERS Total: 17**

Property Type	Number	Word Mark
Registration Number:	6023543	STAY AND SCARE
Registration Number:	5929640	AREA 51
Registration Number:	5891691	HILLBILLY HOLLYWOOD
Registration Number:	5751835	DREAMVILLE
Registration Number:	5751836	POLAR POINT
Registration Number:	5301601	YOU DREAMWE THEME
Registration Number:	4579186	MYSTIC MOTEL
Serial Number:	90005354	LITTLE RED'S BIG ESCAPE
Serial Number:	88573820	CAMP S'MORES
Serial Number:	88807164	ADRENALIN ATTRACTIONS
Serial Number:	88717341	MYSTIC DINER
Serial Number:	88603689	SCAVENGER HAUNT
Serial Number:	87848724	WILD GOOSE CHASE
Serial Number:	87645898	SPECIAL OPS
Serial Number:	87219949	LUX
Serial Number:	87742831	MYSTIC PARKS AND RESORTS
Serial Number:	87673993	MYSTIC MOTEL STAY AND SCARE

#### **CORRESPONDENCE DATA**

TRADEMARK

900560334 REEL: 007005 FRAME: 0967

**Fax Number:** 

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.

**Phone:** 19492909631

Email: ROB.PHILLIPS@FISHERBROYLES.COM

Correspondent Name: ROB PHILLIPS

Address Line 1: 26431 PASEO INFINITA

Address Line 4: SAN JUAN CAPISTRANO, CALIFORNIA 92675

NAME OF SUBMITTER:Rob L. PhillipsSIGNATURE:/Rob L. Phillips/

**DATE SIGNED:** 07/22/2020

**Total Attachments: 3** 

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> TRADEMARK REEL: 007005 FRAME: 0968

# TRADEMARK ASSIGNMENT AGREEMENT

This Assignment Agreement is made by and between

**ADRENALIN ATTRACTIONS, LLC**, a Nevada Limited Liability Company, located at 36 Lewiston Court, Ladera Ranch, CA 92694 (the "Assignor") on the one hand; and

**ADRENALIN TECHNOLOGIES, LLC**, a Nevada Limited Liability Company located at located at 36 Lewiston Court, Ladera Ranch, CA 92694 (the "Assignee") on the other hand.

The Assignor and the Assignee are hereinafter referred to, individually, as "Party" and collectively, as "Parties."

WHEREAS, the Assignor is the owner of the trademark applications and registrations (the "Trademarks") in the United States (the "Territory") detailed below:

TRADEMARK	REGISTRATION/APPLICATION NO.
90/005,354	LITTLE RED'S BIG ESCAPE
88/573,820	CAMP S'MORES
88/807,164	ADRENALIN ATTRACTIONS
88/717,341	MYSTIC DINER
6,023,543	STAY AND SCARE
88/603,689	SCAVENGER HAUNT
87/848,724	WILD GOOSE CHASE
87/645,898	SPECIAL OPS
87/219,949	LUX

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TRADEMARK REEL: 007005 FRAME: 0969

5,929,640	AREA 51
5,891,691	HILLBILLY HOLLYWOOD
5,751,835	DREAMVILLE
5,751,836	POLAR POINT
87/742,831	MYSTIC PARKS AND RESORTS
87/673,993	MYSTIC NOTEL STAY AND SCARE
5,301,601	YOU DREAMWE THEME
4,579,186	MYSTIC MOTEL

WHEREAS, the Assignee desires to acquire from the Assignor the Trademark in accordance with the terms and conditions of this Agreement.

NOW THEREFORE, the Parties hereto agree as follows:

- 1. For and in consideration of the sum of ten U.S. dollars (\$10.00) paid by the Assignee to the Assignor (the receipt of which is hereby acknowledged), the Assignor does hereby assign to the Assignee all rights, title and interests, including goodwill, derived from and in connection with the Trademarks in the Territory.
- 2. The Assignor represents and warrants that it is the sole proprietors of all rights, title and interests derived from and in connection with the Trademarks in the Territory, and that the assignment of the Trademarks from the Assignor to the Assignee shall not cause any infringement of any trademark rights of any third party in the Territory.

The Trademarks are assigned in their present legal status, which is known to the Assignor. To the Assignor's best knowledge, there are no parties who are using the Trademarks, own registrations or pending applications for registration of the Trademarks and there are no pending cases before the court or national authorities, which may adversely affect the Trademarks. The Assignor does not make any further guarantee.

- 3. The Assignor shall furnish the Assignee with all necessary information on and in connection with the Trademarks, which may be required to perfect title in the Trademarks in the Assignee.
- 4. This Agreement shall come into effect on the date on which this Agreement is registered by the competent authority as required by the laws of the Territory. The Parties hereto agree that this Agreement shall be submitted to the aforesaid authority in the Territory for its registrations. Each Party hereto shall fully cooperate with the other with regard to such registration or additional or approval that may be required in connection with the implementation of any portion of this Agreement.
- 5. This Agreement and all amendments, modifications, alterations or supplements hereto, shall be construed under, governed by, and the legal relations between the Parties hereto determined in accordance with the laws of the state of California and United States.
- 6. Any dispute, controversy or claim arising out of or relating to this Agreement, or breach, termination of invalidity hereof shall be settled through bona fide negotiations between the Parties.
- 7. Any amendments, modifications, alternations or supplements to this Agreement shall be made in writing to be legally effective.
- 8. Each Party acknowledges that it has read this Agreement, understands it and agrees to be bound hereby, and represents and warrants that the individual executing this Agreement on its behalf is duly authorized to enter into this Agreement.
- 9. The Parties may sign separate copies which together shall be deemed a valid agreement.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed on their behalf by their duly authorized officers and representative on this <u>21st</u> day of <u>July</u> 2020.

For and on behalf of the Assignor

For and on behalf of the Assignee

Signature: By:

Scott D' Avanza

By:

Signature &

act D'Arrand

Date:

July 21, 2020

Date: July 21, 2020

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