TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM613688

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL
RESUBMIT DOCUMENT ID:	900574619
SEQUENCE:	1

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Vinod Raghavan		10/13/2020	INDIVIDUAL:

RECEIVING PARTY DATA

Name:	VM Holdings, LLC
Street Address:	101 West 130th Street
Internal Address:	Apt 3B
City:	New York
State/Country:	NEW YORK
Postal Code:	10027
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	88500878	HASHFLOW

CORRESPONDENCE DATA

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: 480-329-4691

Email: greywitt@smithbaluch.com

Correspondent Name: Amy L Greywitt
Address Line 1: 33 Hatzic Court

Address Line 4: Larkspur, CALIFORNIA 94939

ATTORNEY DOCKET NUMBER:	KILL001US001
NAME OF SUBMITTER:	Amy L. Greywitt
SIGNATURE:	/Amy L Greywitt/
DATE SIGNED:	12/10/2020

Total Attachments: 10

source=Resubmission Letter_Amended_Confirmatory_Trademark_Assignment_VR_to_VM Holdings#page1.tif

TRADEMARK
5 REEL: 007127 FRAME: 0562

900584895

source=Resubmission Letter_Amended_Confirmatory_Trademark_Assignment_VR_to_VM Holdings#page2.tif source=Resubmission Letter_Amended_Confirmatory_Trademark_Assignment_VR_to_VM Holdings#page3.tif source=Resubmission Letter_Amended_Confirmatory_Trademark_Assignment_VR_to_VM Holdings#page4.tif source=Resubmission Letter_Amended_Confirmatory_Trademark_Assignment_VR_to_VM Holdings#page5.tif source=Resubmission Letter_Amended_Confirmatory_Trademark_Assignment_VR_to_VM Holdings#page6.tif source=Resubmission Letter_Amended_Confirmatory_Trademark_Assignment_VR_to_VM Holdings#page7.tif source=Resubmission Letter_Amended_Confirmatory_Trademark_Assignment_VR_to_VM Holdings#page8.tif source=Resubmission Letter_Amended_Confirmatory_Trademark_Assignment_VR_to_VM Holdings#page9.tif source=Resubmission Letter_Amended_Confirmatory_Trademark_Assignment_VR_to_VM Holdings#page9.tif source=Resubmission Letter_Amended_Confirmatory_Trademark_Assignment_VR_to_VM Holdings#page10.tif

AMENDED CONFIRMATORY ASSIGNMENT

This Amended Confirmatory Assignment of Trademark Rights ("Assignment") is entered into between **Vinod Raghavan**, residing at 101 West 130th Street, Apt 3B, New York, NY 10027 ("Assignor") and **VM Holdings, LLC**, a Delaware limited liability company with an address of 101 West 130th Street, Apt 3B, New York, NY 10027 ("Assignee"). This Assignment amends and supplants the Assignment from Assignor to Assignee executed on October 13, 2020, attached hereto as **Exhibit A**.

WHEREAS, pursuant to a "Founder IP Assignment Agreement" executed by Assignor in April 2020 ("Founder IP Assignment Agreement"), Assignor has sold, assigned, transferred, and set over unto Assignee, its successor, legal representatives, and assigns, Assignor's entire right, title and interest in:

- (a) the trademark claimed in United States Trademark Application Serial No. 88500878, filed on July 4, 2019 (the "Trademark");
 - (b) United States Trademark Application Serial No. 88500878;
- (c) the right to file applications for trademark of the United States or other countries on the Trademark;
- (d) any application(s) for trademarks of the United States or other countries for the Trademark:
- (e) any application(s) for trademarks of the United States or other countries claiming priority to, and/or the benefit of, any application for trademark identified above;
- (f) any provisional or other right to recover any and all past, present, and future damages, including royalties, for any and all past, present, and future infringements of any application for trademark identified in the preceding paragraphs (b)-(e);
- (g) any trademarks of the United States or other countries that may be granted for any trademark identified in the preceding paragraphs (b)-(e); and
- (h) the good will of the business connected with the use of and symbolized by the marks identified in the preceding paragraphs (a)-(g).

Wherein the above-granted rights, titles, and interests are defined herein as the "Trademark Rights,"

WHEREAS, pursuant to the Founder IP Assignment Agreement, Assignor assigned and transferred to Assignee all right, title, and interest in the Trademark Rights,

WHEREAS, Assignor and Assignee wish to confirm that the assignment from Assignor to Assignee was proper in light of the obligations of Assignor to Assignee, and that Assignee is the owner of the Trademark Rights,

NOW, THEREFORE, pursuant to and in confirmation of the conveyances made, and of the obligations to do so, and to the extent Assignor has not done so already, Assignor confirms that: a) the assignment(s) of the Trademark Rights by Assignor to Assignee was (were) proper, and not inconsistent with any prior rights of Assignee to trademarks created and/or owned by Assignor; and b) Assignor has sold, assigned, transferred, and set over, and by these presents does sell, assign, transfer, and set over, unto Assignee, its successors, legal representatives, and assigns, Assignor's entire right, title, and interest in the Trademark Rights, for good and valuable consideration received at that time.

The above-granted rights, titles, and interests are to be held and enjoyed by Assignee, for its own use and behalf and the use and behalf of its successors, legal representatives, and assigns, as fully and entirely as the same would have been held and enjoyed by Assignor had this sale and assignment not been made.

Assignor hereby covenants and agrees to and with Assignee, its successors, legal representatives, and assigns, that Assignor will sign all papers and documents, take all lawful oaths, and do all acts necessary or required to be done in connection with any and all proceedings for the procurement, maintenance, enforcement and defense of the Trademark and said applications, without charge to Assignor, its successors, legal representatives, and assigns, but at the cost and expense of Assignee, its successors, legal representatives, and assigns.

Assignor hereby requests the Commissioner of Trademarks to issue said trademarks of the United States to Assignee for the sole use and behalf of Assignee, its successors, legal representatives, and assigns.

(signature page follows)

	DocuSigned by:			Page 3 or 3
Assignor Signature:	Vinod Kagliavan BEE667C2AA9E414	D	ate:	12/9/2020
	Vinod Raghavan			
Witness Signature:_	Mona Sutplier 139EFB127D4C436	D	ate:	12/9/2020
Print Witness Name	Mona Sutphen			
For and on behalf of 12/9/2020	of ASSIGNEE:	ocuSigned by: NOD Raguava EE6E7C2AA9E414	n	
Date:	Name: Vinc Title: M	od Raghavan anaging Memb M Holdings, L	 er	
Witness Signature:_	Mona Sutplien 139EFB127D4C436	Date:		/2020
Print Witness Name	Mona Sutphen			

Exhibit A

CONFIRMATORY ASSIGNMENT

This Confirmatory Assignment of Trademark Rights ("Assignment") is entered into between **Vinod Raghavan**, residing at 101 West 130th Street, Apt 3B, New York, NY 10027 ("Assignor") and **VM Holdings, LLC**, a Delaware limited liability company with an address of 101 West 130th Street, Apt 3B, New York, NY 10027 ("Assignee").

WHEREAS, pursuant to a "Founder IP Assignment Agreement" executed by Assignor in April 2020 ("Founder IP Assignment Agreement"), Assignor has sold, assigned, transferred, and set over unto Assignee, its successor, legal representatives, and assigns, Assignor's entire right, title and interest in:

- (a) the trademark claimed in United States Trademark Application Serial No. 88500878, filed on July 4, 2019 (the "Trademark");
 - (b) United States Trademark Application Serial No. 88500878;
- (c) the right to file applications for trademark of the United States or other countries on the Trademark;
- (d) any application(s) for trademarks of the United States or other countries for the Trademark:
- (e) any application(s) for trademarks of the United States or other countries claiming priority to, and/or the benefit of, any application for trademark identified above;
- (f) any provisional or other right to recover any and all past, present, and future damages, including royalties, for any and all past, present, and future infringements of any application for trademark identified in the preceding paragraphs (b)-(e); and
- (g) any trademarks of the United States or other countries that may be granted for any trademark identified in the preceding paragraphs (b)-(e).

Wherein the above-granted rights, titles, and interests are defined herein as the "Trademark Rights,"

WHEREAS, pursuant to the Founder IP Assignment Agreement, Assignor assigned and transferred to Assignee all right, title, and interest in the Trademark Rights,

WHEREAS, Assignor and Assignee wish to confirm that the assignment from Assignor to Assignee was proper in light of the obligations of Assignor to Assignee, and that Assignee is the owner of the Trademark Rights,

NOW, THEREFORE, pursuant to and in confirmation of the conveyances made, and of the obligations to do so, and to the extent Assignor has not done so already, Assignor confirms that: a) the assignment(s) of the Trademark Rights by Assignor to Assignee was (were) proper, and not inconsistent with any prior rights of Assignee to trademarks created and/or owned by Assignor; and b) Assignor has sold, assigned, transferred, and set over, and by these presents does sell, assign, transfer, and set over, unto Assignee, its successors, legal representatives, and assigns, Assignor's

entire right, title, and interest in the Trademark Rights, for good and valuable consideration received at that time.

The above-granted rights, titles, and interests are to be held and enjoyed by Assignee, for its own use and behalf and the use and behalf of its successors, legal representatives, and assigns, as fully and entirely as the same would have been held and enjoyed by Assignor had this sale and assignment not been made.

Assignor hereby covenants and agrees to and with Assignee, its successors, legal representatives, and assigns, that Assignor will sign all papers and documents, take all lawful oaths, and do all acts necessary or required to be done in connection with any and all proceedings for the procurement, maintenance, enforcement and defense of the Trademark and said applications, without charge to Assignor, its successors, legal representatives, and assigns, but at the cost and expense of Assignee, its successors, legal representatives, and assigns.

Assignor hereby requests the Commissioner of Trademarks to issue said trademarks of the United States to Assignee for the sole use and behalf of Assignee, its successors, legal representatives, and assigns.

(signature page follows)

RECORDED: 10/14/2020

	DocuSigned by:		Page 3 or 3
Assignor Signature:		Date: _	10/13/2020
*	Vinod Raghavan		
Witness Signature:	DocuSigned by: Sandsher 139EFB127D4C436	_ Date: _	10/13/2020
	Mona Sutphen		
Print Witness Name:			
For and on behalf of 10/13/2020	1 + 1 10 1	avi ala	
Date:	By: BE66F7C2AA9E414		
	Name: Vinod Raghava	เท	
	Title: Owner		
	Company: VM Holdings	s, LLC	
		10/	/13/2020
Witness Signature:			
	Mona Sutphen		
Print Witness Name:	•		