

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM642903

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
InfoArmor, Inc.		04/16/2021	Corporation: DELAWARE
RECEIVING PARTY DATA			
Name:	VIGILANTEATI, INC.		
Street Address:	2425 East Camelback Road		
Internal Address:	Suite 150		
City:	Phoenix		
State/Country:	ARIZONA		
Postal Code:	85016		
Entity Type:	Corporation: DELAWARE		
PROPERTY NUMBERS Total: 3			
Property Type	Number	Word Mark	
Registration Number:	5240956	VIGILANTEATI	
Registration Number:	5240958	VIGILANTEATI ACCOMPLICE	
Registration Number:	5395231	VIGILANTEATI PRODIGY	
CORRESPONDENCE DATA			
Fax Number:	6023826070		
<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:	602-382-6367		
Email:	ipdocket@swlaw.com, jplatt@swlaw.com		
Correspondent Name:	Snell & Wilmer L.L.P. John H. Platt		
Address Line 1:	400 East Van Buren Street		
Address Line 2:	One Arizona Center		
Address Line 4:	Phoenix, ARIZONA 85004		
NAME OF SUBMITTER:	John H. Platt		
SIGNATURE:	/John H. Platt/		
DATE SIGNED:	04/28/2021		
Total Attachments: 3			
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source=80642 TM ASN InfoArmor to VigilanteATI#page2.tif			

CH \$90.00 5240956

TRADEMARK ASSIGNMENT

THIS TRADEMARK ASSIGNMENT (this "Assignment") is made as of April 16, 2021 (the "Effective Date") by InfoArmor, Inc., a Delaware corporation ("Assignor"), to and for the benefit of VigilanteATI, Inc., a Delaware corporation ("Assignee").

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor hereby covenants and agrees as follows:

1. Grant and Assignment of Marks. Effective as of the Effective Date, Assignor does hereby sell, transfer, convey, assign and deliver to Assignee, and Assignee hereby accepts from Assignor, all right, title, and interest in and to those certain registered and unregistered trademarks, service marks and trade names, including any pending applications therefor, listed in Exhibit A attached hereto (collectively, the "Marks"), together with the goodwill of the Marks, the goodwill of Assignor's business related to the Marks, and all common law trademark rights pertaining thereto, the same to be held by Assignee for Assignee's own use and enjoyment, and for the use and enjoyment of Assignee's successors, assigns and other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment and sale had not been made; together with all claims for damages by reason of past infringements of the Marks, along with the right to sue for and collect such damages for the use and benefit of Assignee and Assignee's successors, assigns and other legal representatives. Assignor does hereby further sell, transfer, convey, assign and deliver to Assignee all of its right, title and interest in and to the Marks in any country foreign to the United States of America.

2. Further Assurances. Assignor shall, without additional consideration, take such further actions and execute promptly such further documents as are necessary to effect and record the assignments contemplated hereby, including any actions or documents required by any applicable registrar or governmental body to document the assignments contemplated hereby or as may be necessary to protect, secure and vest good, valid and marketable title to the Marks and related rights in Assignee.

3. Recording of Assignment. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States, any officer of any country or countries foreign to the United States, and any other state, provincial or local governmental authority whose duty it is to register or issue the Marks, or other evidence or forms of intellectual property protection, to issue the same to Assignee and Assignee's successors, assigns and other legal representatives in accordance with the terms of this instrument.

4. Counterparts. This Assignment may be executed in multiple counterparts and delivered by facsimile or other electronic transmission, each of which shall be deemed an original, but all of which taken together shall constitute one and the same instrument.

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Signature Page Follows

IN WITNESS WHEREOF, this Assignment has been executed as of the day and year first written above.

ASSIGNOR:
INFOARMOR, INC.,
A Delaware corporation

DocuSigned by:
By: Emily Snell
E9AA11291177433...
Name: Emily Snell _____
Its: President _____

ASSIGNEE:
VIGILANTEATI, INC.,
A Delaware corporation

DocuSigned by:
By: Michael Kirschner
2584EA34043F4C3...
Name: Michael Kirschner _____
Its: Chief Operating Officer _____

Exhibit A

Marks

Registered Marks / Applications:

Trademark	Country	Serial No.
VIGILANTEATI	US	87/260,761 (now US Reg. No. 5,240,956)
VIGILANTEATI	Canada	1841491 (now CA Reg No. TMA1066044)
VIGILANTEATI	Madrid Protocol	A0067689 (now Registration No. 1359525) granted in Australia, China, Colombia, European Union, Iceland, India, Mexico, Norway, Singapore
VIGILANTEATI	UK Blexit Clone	00801359525
VIGILANTEATI ACCOMPLICE	US	87/260,778 (now US Reg. No. 5,240,958)
VIGILANTEATI ACCOMPLICE	Canada	1841494 (now US Reg. No. TMA1066060)
VIGILANTEATI ACCOMPLICE	Madrid Protocol	A0067694 (now Registration No. 1359520) granted in Australia, China, Colombia, European Union, Iceland, India, Mexico, Norway, Singapore
VIGILANTEATI ACCOMPLICE	UK Blexit Clone	00801359520
VIGILANTEATI PRODIGY	US	87/510,898 (now US Reg. No. 5,395,231)