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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM654829

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
TAILS LIMITED		04/16/2021	company: UNITED KINGDOM

RECEIVING PARTY DATA

Name:	BACARDI & COMPANY LIMITED	
Street Address:	AEULESTRASSE 5	
City:	FL-9490 VADUZ	
State/Country:	LIECHTENSTEIN	
Entity Type:	Corporation: LIECHTENSTEIN	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	5480605	TAILS

CORRESPONDENCE DATA

Fax Number: 2165796073

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: 216-579-1700

Email: lhawkins@pearne.com

Correspondent Name: JOHN P. MURTAUGH/PEARNE & GORDON LLP

Address Line 1: 1801 EAST 9TH STREET, SUITE 1200

Address Line 4: CLEVELAND, OHIO 44114-3108

ATTORNEY DOCKET NUMBER:	SKP4-64327
NAME OF SUBMITTER:	JOHN P. MURTAUGH
SIGNATURE:	/johnpmurtaugh/
DATE SIGNED:	06/18/2021

Total Attachments: 4

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> TRADEMARK REEL: 007330 FRAME: 0742

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ASSIGNMENT OF TRADEMARK RIGHTS

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, TAILS LIMITED, a company of the United Kingdom, having an address at 61-63 LOWER ESSEX STREET, BIRMINGHAM, B56SN UNITED KINGDOM ("Assignor"), hereby sells, assigns and transfers to BACARDI & COMPANY LIMITED, a corporation of Liechtenstein, having an address at AEULESTRASSE 5, FL-9490 VADUZ, LIECHTENSTEIN ("Assignee"), its successors and assigns, all of Assignor's right, title and interest in the United States and throughout the world in and to United States Trademark Registration No. 5,480,605 for TAILS, the mark to which said registration pertains (the "Mark"), Assignor's common law rights in the Mark, together with the goodwill of the business associated with the Mark and the right to sue for past infringement of the Mark.

Assignor further covenants and agrees, for itself and for its successors and assigns, that, at Assignee's request, it will execute and deliver all applications, declarations, assignment documents and other instruments as may be necessary or advisable to secure for or vest in Assignee, its successors or assigns, all right, title and interest in and to any application for registration, certificate of registration, trademark right or other right or property covered by this Assignment.

TAILS LIMITED

Date: April 16, 2021

Print Name: Nigar Kirimova

Print Title Proxyholder

GENERAL POWER OF ATTORNEY

THIS Power of Attorney is made to be effective as of 2nd February 2021 by:

Tails Limited ("The Company"), a company incorporated in England and Wales with number 0150769, having its registered address c/o Bacardi-Martini Limited 2 Royal Court Church Green Close, Kings Worthy, Winchester, Hampshire, England, 5023 7TW

WITNESSETH as follows:

1. Appointment

The Company appoints the following (each of them abbreviated herein as the "Attorney") as its attorneys:

- Brandstock Legal Rechtsanwaltsgesellschaft mbH with business address at Rückertstr. 1, 80336 München,
 Germany; and/or
- Brandstock Services AG, with business address at Rückertstr. 1, 80336 München, Germany; and/or
- Spitz Legal Rechtsanwalts GmbH, with business address at Rückertstr. 1, 80336 München, Germany; and/or
- Brandstock IP Solutions GmbH, with business address at Rückertstr. 1, 80336 München, Germany; and/or
- Brandstock Legal Switzerland GmbH c/o Bugnion Ballansat Ehrler, with business address at Alpenstraße, 14,
 6304 Zug, Switzerland; and/or
- Brandstock Legal, with business address at Zollstrasse 16 Postfach 856 -FL 9494 Schaan, Liechtenstein; and/or
- Dr. Volker Spitz, born on January 17, 1961, Director of Brandstock Legal Rechtsanwaltsgesellschaft mbH, with business address at Rückertstr. 1, 80336 München, Germany; and/or
- Thomas Golda, born on October 17, 1966, Lawyer of Brandstock Legal Rechtsanwaltsgesellschaft mbH, with business address at Rückertstr. 1, 80336 München, Germany; and/or
- Alessia Parassina, born on December 24, 1981 Lawyer of Brandstock Legal Rechtsanwaltsgesellschaft mbH,
 with business address at Rückertstr. 1, 80336 München, Germany; and/or
- Nigar Kirimova, born on May 26, 1987 Lawyer at Brandstock Rechtsanwaltsgesellschaft mbH with business address at Rückertstr. 1, 80336 München, Germany; and/or
- Leonidas Rigas, born on January 17, 1991 Lawyer at Brandstock Rechtsanwaltsgesellschaft mbH with business address at Rückertstr. 1, 80336 München, Germany; and/or
- Laura Morris, born on June 26, 1980, Head of Renewals Department at Brandstock Services AG, with business address at Rückertstr. 1, 80336 München, Germany; and/or
- Anna (Ganna) Popova, born on April 6, 1982, Head of IP Recordals Department at Brandstock Services AG, with business address at Rückertstr. 1, 80336 München, Germany.

to be its attorney with power to act alone on behalf and in the name of the Company with respect to any registered or unregistered trade mark, design, patent, copyright or any other expression of industrial or intellectual property rights including domain names (collectively the "IP Rights") at a worldwide level for the following purposes:

- (A) to take any action in respect of the IP Rights appropriate for the achievement or conduct of:
 - (i) filing, prosecution or maintenance (including renewal) of any registration or of any application to register;
 - (ii) recording of changes in title and transfers of rights of the Company;
 - (iii) oppositions, observations, applications for revocation, cancellation or invalidation and objections of any kind against third-party applications, rights, or registrations;
 - (iv) filing petitions, declarations and documents that may be required in each case, including replies to official actions or to any objections or oppositions that may be raised ex officio or by third parties against any application so filed;
 - administrative appeals, appeals for review and any other kind of appeal against decisions issued by administrative or judicial authorities;
 - (vi) any and all actions necessary to maintain in force any applications filed, or registrations granted, including payment of annuities, taxes, and any other legally established fees;

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- (vii) withdrawal of any of the above filings or actions that may have been instituted and waiver of any applications, registrations or rights;
- (viii) and all other actions that may be required in the interest of the Company in relation to any of its IP rights applications or registrations.
- (B) with respect to any dispute regarding any of the Company's IP Rights including, but not limited to, civil, criminal, commercial, administrative, tax and any other area of the law:
 - (i) to represent the Company in and out of any Court, Office, Administration, Authority or
 - (ii) Arbitrator including, but not limited to, all ancillary and consequently all proceedings (e.g. arrest proceedings, seizures, interim injunctions, inspection of premises and documents, taxation of costs, execution, insolvency and bankruptcy) in all instances and degrees of appeal and with the authority to file and withdraw counterclaims;
 - (iii) to effect and receive services of process and of any document;
- (C) to approve, sign, execute and deliver under hand or under seal as may be required, or witness the sealing of, any deed, agreement, undertaking or other document as may at the discretion of the Attorney be necessary or desirable for or in connection with the purposes referred to in items (A) and (B);
- (D) to approve, sign, execute and deliver under hand or under seal as may be required, or witness the sealing of, any powers of attorney authorizing others to act in their capacity with respect to the matters listed at items (A) and (B);
- (E) to attend to all ancillary matters and to do all other acts and things on behalf of the Company as may at the discretion of the Attorney be necessary or desirable for or in connection with the purposes referred to in items (A) and (B).

2. Intention and Ratification

Without prejudice to the authority conferred by this Deed on the Attorney to act on behalf of the Company, the Company intends that any document signed on its behalf by the Attorney pursuant to this Deed shall bind the Company and shall have the same effect as if it had been executed by the Company and in addition the Company ratifies and agrees to ratify everything that the Attorney does on behalf of the Company in the exercise of or pursuant to the authority conferred by this Deed.

3. Governing Law

This Deed shall be governed by and construed in all respects in accordance with English law.

IN WITNESS WHEREOF this Deed has been executed for and on behalf of the Company on the day and year before written.

Isabelle Taymans U Legal Representative

Seen by the undersigned Nicolas SCHUSSELE, a duly authorized Notary public in Geneva, for legalization exclusively of the above signature of Isabelle TAYMANS, who signed according to the original sample of her signature filed in my Office and who has authority to represent Tails Limited ("The Company") in England and Wales, according to a power of attorney dated 17th day of November 2020 (unlimited).

(The undersigned Notary Public does not assume any liability as to the contents of this document).

Geneva, on this 02nd day of February 2021

THE ACTUAL ACTUA

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TRADEMARK REEL: 007330 FRAME: 0745



APOSTILLE

(Convention de La Haye du 5 octobre 1961)

Pays : Suisse

Le présent acte public

- a été signé par Nicolas SCHUSSELE .--
- agissant en qualité de notaire .--
- est revêtu du sceau/timbre de notaire .--

Attesté

à Genève

0 & FEV. 2021

République et Canton de Genéve

sous N°

907816

Sceau/timbre:

Signature 10.

n instituted and waiver of any pany in relation to any of its IP

ading, but not limited to, civil,

Authority or

ly all proceedings (e.g. arrest documents, taxation of costs, eal and with the authority to file

equired, or witness the sealing of the Attorney be necessary

iquired, or witness the sealing

with respect to the matters listed at items (A) and (B);

(E) to attend to all ancillary matters and to do all other acts and things on behalf of the Company as may at the discretion of the Attorney be necessary or desirable for or in connection with the purposes referred to in items (A) and (B).

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Isabelle Taymans

Legal Representative

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(The undersigned Notary Public does not assume ஆீர் liability as to the contents of this document).

Geneva, on this 02nd day of February 2021

TAR A GENT

TRADEMARK **REEL: 007330 FRAME: 0746**

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