ETAS ID: TM664976

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
MONA MOBILE NATIONS, LLC		03/31/2020	Limited Liability Company: FLORIDA

RECEIVING PARTY DATA

Name:	FUTURE US, INC.
Street Address:	11 W. 42nd Street
City:	New York
State/Country:	NEW YORK
Postal Code:	10036
Entity Type:	Corporation: CALIFORNIA

PROPERTY NUMBERS Total: 16

Property Type	Number	Word Mark
Registration Number:	5905508	CORDCUTTERS
Registration Number:	5337135	GAMESTASH
Registration Number:	4205095	IMORE
Registration Number:	4722533	IMORE
Registration Number:	4436543	MOBILE NATIONS
Registration Number:	4763114	MOBILE NATIONS
Registration Number:	4590965	MOBILE NATIONS
Registration Number:	5922455	MODERN DAD
Registration Number:	5792828	MODERN DAD
Registration Number:	5947501	MODMY
Registration Number:	5393922	MR. MOBILE
Registration Number:	5968627	SHOULD I BUY
Registration Number:	5792834	SHOULD I BUY
Registration Number:	5326248	THRIFTER
Registration Number:	4833940	WORLD'S GREATEST GADGET REVIEWER
Registration Number:	4742158	CONNECTEDLY

CORRESPONDENCE DATA

2027833535 Fax Number:

TRADEMARK

REEL: 007378 FRAME: 0908 900634270

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: 202-626-8305

Email: dmullarkey@polsinelli.com,jolsen@polsinelli.com

Correspondent Name: Daniel P. Mullarkey/Polsinelli PC
Address Line 1: 1401 | Street, NW, Suite 800
Address Line 4: Washington, D.C. 20005

NAME OF SUBMITTER:	Daniel P. Mullarkey
SIGNATURE:	/daniel mullarkey/
DATE SIGNED:	08/04/2021

Total Attachments: 7

source=IP Assignment - Mona Mobile Nations to FUS (Signed)#page1.tif source=IP Assignment - Mona Mobile Nations to FUS (Signed)#page2.tif source=IP Assignment - Mona Mobile Nations to FUS (Signed)#page3.tif source=IP Assignment - Mona Mobile Nations to FUS (Signed)#page4.tif source=IP Assignment - Mona Mobile Nations to FUS (Signed)#page5.tif source=IP Assignment - Mona Mobile Nations to FUS (Signed)#page6.tif source=IP Assignment - Mona Mobile Nations to FUS (Signed)#page7.tif

DEED OF ASSIGNMENT made the 31 March 2020

BETWEEN:

MONA MOBILE NATIONS, LLC, a Florida limited liability company having its principal place of business at 11 W 42nd Street, New York, NY, 10036 (Assignor); and

FUTURE US, INC., a California corporation having its principal place of business at 11 W 42nd Street, New York, NY, 10036 (**Assignee**).

AGREED TERMS

1. Definitions

In this Assignment the following terms shall have the following meaning:-

- 1.1. "Business" has the meaning given to it in the Sale Agreement;
- 1.2. "Customer Database" means the database held by the Assignor comprising details of the advertisers on the Websites and any person who has entered into a competition through the Websites; and any person who is included in the mailing list for newsletters associated with the Websites; and any other person in respect of whom the Assignor holds contact details for in connection with the Websites;
- 1.3. "**Domain Names**" means any domain names which are registered in the name of the Assignor and which the Assignor used in connection with the Business as at the Effective Date including (without limitation) the Domain Names listed in Schedule 1 Part B;
- 1.4. "Effective Date" means 31 March 2020;
- 1.5. "Goodwill" means the goodwill (and the right to sue for passing off) of the Assignor derived under the use of the Intellectual Property and the Domain Names and the production, marketing, operation and hosting of the Social Media Pages and the Websites together with the exclusive right for the Assignee to represent itself as carrying on the business of operating the Websites and to use all trade names associated with that business including without limitation the Names and the Domain Names;
- 1.6. "Intellectual Property" means all copyrights, logos, get-ups, devices, database rights, trademark rights, design rights, topography rights, trading names and all other intellectual property rights and equivalent or similar forms of protection which Assignor owns anywhere in the world relating to the Websites, including (without limitation) the Names, the Registered Trade Marks, the Unregistered Trade Marks and the Goodwill, and all other intellectual property rights and all equivalent or similar forms of protection in any part of the world which Assignor owns at the Effective Date, whether registered or unregistered;
- 1.7. "Names" means the name 'MONA MOBILE NATIONS, LLC' and the names of the Websites including (but not limited to) those listed in Schedule 1 Part B:
- 1.8. "Registered Trade Marks" means the registered trade marks set out in Schedule 1 Part A and any other registered trade marks which Assignor owned in connection with the Business as at the Effective Date including (without limitation);

- 1.9. "Sale Agreement" means the business and asset sale agreement for the disposal of the Business of the Assignor entered into between the Assignor and the Assignee of even date to this Assignment;
- 1.10. "Social Media Pages" means the social media accounts relating to the Business and the Websites, without limitation, accounts on Twitter and Facebook;
- 1.11. "Unregistered Trade Marks" means any unregistered trade marks owned by Assignor which are associated with the Websites including any devices and get ups associated with them; and
- 1.12. "Websites" means the websites located at the Domain Names, including all code and other background IP required for the websites to continue to be hosted and maintained in the same manner as it has been hosted and maintained prior to the Effective Date.

2. Recitals

- 2.1. Assignor is the owner of the Intellectual Property.
- 2.2. Pursuant to the Sale Agreement, the Assignor has agreed to assign the Intellectual Property to the Assignee on the terms and conditions set out below.

3. **Assignment**

Pursuant to and for the consideration set out in the Sale Agreement (receipt of which Assignor expressly acknowledges), Assignor hereby assigns to Assignee absolutely with full title guarantee all its right, title and interest in and to the Intellectual Property, and all goodwill attaching to the Intellectual Property, and such assignment includes (without limitation) the right to bring, make, oppose, defend, appeal proceedings, claims or actions and obtain relief (and to retain any damages recovered) in respect of any infringement, or any other cause of action arising from ownership, of any of the Intellectual Property whether occurring before, on, or after the date of this Assignment. Notwithstanding the date of this Deed, it shall be deemed to be effective on the Effective Date.

4. Warranties

- 4.1. Assignor hereby warrants that:
 - 4.1.1. it is the sole legal and beneficial owner of, and owns all the rights and interests in, the Intellectual Property;
 - 4.1.2.it has not licensed or assigned any of the Intellectual Property save as disclosed to the Assignee;
 - 4.1.3.it is unaware of any infringement or likely infringement of any of the Intellectual Property;
 - 4.1.4. so far as it is aware, exploitation of the Intellectual Property will not infringe the rights of any third party; and
 - 4.1.5. so far it is aware there is no present or threatened or known claim, demand, action, proceedings or other litigation of any kind in respect of the Intellectual Property which will or might conflict or interfere with the assignment and grant of rights hereunder.

5. Proper law and jurisdiction

This Assignment shall be governed by the laws of New York in every particular including formation and interpretation and shall be deemed to have been made in New York, and each of the parties agree to submit to the exclusive jurisdiction of the courts of the state of New York.

6. **Documentation and Assistance**

Assignor shall perform (or procure the performance of) all further acts and things, and execute and deliver (or procure the execution or delivery of) all further documentation and information reasonably requested by the Assignee or required by law, to vest in the Assignee the full benefit of clause 3 of this Assignment.

7. Entire Agreement

This Assignment and the Sale Agreement set out the entire agreement and understanding between the parties in relation to the subject matter of this Assignment.

8. Counterparts

This Assignment may be executed in any number of counterparts, each of which when executed and delivered shall constitute an original of this Assignment, but all the counterparts shall together constitute the same agreement.

SCHEDULE 1

PART A - REGISTERED TRADEMARKS

CONNECTEDLY	US	4742158	35, 41, 42
CORDCUTTERS	US	5968627	35, 38, 41
GAMESTASH	US	5337135	35
IMORE	US	4205095	35, 42
IMORE	US	4722533	41
MOBILE NATIONS	US	4436543	41
MOBILE NATIONS	US	4763114	41
MOBILE NATIONS & Design (Color)	US	4590965	35

MODERN DAD	US	5922455	35, 41
MODERN DAD	US	5792828	41
MODMY	US	5947501	38, 41
MR. MOBILE	US	5393922	35
SHOULD I BUY	US	5968627	35
SHOULD I BUY	US	5792834	41
THRIFTER	US	5326248	35, 45
WORLD'S			
GREATEST	us	4833940	41
GADGET		7033340	71
REVIEWER			

PART B - DOMAIN NAMES

ANDROIDCENTRAL.COM
ANDROIDCENTRAL.COM
cordcutters.com
CRACKBERRY.COM
gamestash.com
IMORE.COM
MOBILENATIONS.COM
moderndad.com
modmy.com
MONA.SYSTEMS
PHON.ES
shouldibuy.com
mrmobile.tech
THRIFTER.COM
WINDOWSCENTRAL.COM
WEBOSNATION.COM
vrheads.com
vrheads.com
vrheads.com connectedly.com
vrheads.com connectedly.com modmyi.com
vrheads.com connectedly.com modmyi.com PHONEDIFFERENT.COM
vrheads.com connectedly.com modmyi.com PHONEDIFFERENT.COM teslacentral.com
vrheads.com <u>connectedly.com</u> modmyi.com PHONEDIFFERENT.COM teslacentral.com TIPB.COM
vrheads.com connectedly.com modmyi.com PHONEDIFFERENT.COM teslacentral.com TIPB.COM WPCENTRAL.COM
vrheads.com connectedly.com modmyi.com PHONEDIFFERENT.COM teslacentral.com TIPB.COM WPCENTRAL.COM WMEXPERTS.COM
vrheads.com connectedly.com modmyi.com PHONEDIFFERENT.COM teslacentral.com TIPB.COM WPCENTRAL.COM WMEXPERTS.COM alcatelmobile.io

<u> </u>
androidcentral.net
androidcentral.se
ANDROIDCENTRALFORUMS.COM
ANDROIDEXPERTS.COM
ANDROIDSPOT.COM
CONECTEDLY.COM
CONNECTDELY.COM
CONNECTEDLY.COM
crackberrymobile.com
GALAXYCENTRAL.COM
gamestash.games
HPCENTRAL.COM
HPPALMCENTRAL.COM
HTCCENTRAL.COM
IMORE.TV
IMOREFORUMS.COM
IMORESELECT.COM
IMORESHOP.COM
IMOURE.COM
MBNATIONS.COM
MNATIONS.COM
MOBILECLOUT.COM
MOBILEFEDERATION.COM
MOBILEINFLUENCER.COM
MOBILEINFLUENCERS.COM
MOBILENATIONS.CA
MOBILENATIONS.CO
MOBILENATIONS.INFO
MOBILENATIONS.MOBI
MOBILENATIONS.US
MOBILENATIONSGEAR.COM
MOBILENATIONSPASSPORT.COM
MOBILENATIONSREWARDS.COM
MOBILEVIP.COM
monapop.com
themrmobile.com
PALMPADDEPOT.COM
PRECENTRAL.NET
SAMSUNGFORUMS.COM
SMARTWATCHFANS.COM
SRIFTER.COM
THEIPHONEBLOG.COM

THEIPHONEFORUMS.COM
THEPHONEBLOG.COM
thrifter.deals
thrifter deals.com
TIPB.TV
TRIFTHER.COM
WEARABITS.COM
WEARABLERS.COM
WINDOWSONE.COM
WINDOWSPHONEEXPERTS.COM
WINDOWSUNITED.COM
WMEXPERTS.COM
WPCENTRALFORUMS.COM

IN WITNESS WHEREOF the parties hereto have set their hands the day and year first written above.

Signed as a deed and delivered by **MONA MOBILE NATIONS, LLC** acting by one Director:

In the presence of a witness

Name of Witness: Address of Witness: Occupation of Witness:

O Foster Quay House, The Ambury Bath BAI 1UA GFC

Signed as a deed and delivered by

FUTURE US, INC.

acting by one Director:

In the presence of a witness

Name of Witness: Address of Witness: Occupation of Witness: Director

Withess

O Foster

Quay House, The Ambury Bath BA11UA

GFC

TRADEMARK REEL: 007378 FRAME: 0916

RECORDED: 08/04/2021