### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM689075

Stylesheet Version v1.2

**SUBMISSION TYPE: NEW ASSIGNMENT NATURE OF CONVEYANCE: SECURITY INTEREST** 

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
ARMORED REPUBLIC HOLDINGS, LLC		11/12/2021	Limited Liability Company: ARIZONA

#### **RECEIVING PARTY DATA**

Name:	CONVERGENT CAPITAL PARTNERS IV, L.P.
Street Address:	505 North Highway 169
Internal Address:	Suite 175
City:	Minneapolis
State/Country:	MINNESOTA
Postal Code:	55441
Entity Type:	Limited Partnership: DELAWARE

#### **PROPERTY NUMBERS Total: 8**

Property Type	Number	Word Mark
Registration Number:	5699397	ARMORED REPUBLIC
Registration Number:	6142109	ARMORED REPUBLIC
Registration Number:	6130581	ARMORED REPUBLIC
Registration Number:	5903581	ARMORED REPUBLIC
Registration Number:	4916397	AR500 ARMOR
Registration Number:	4410567	AR500 ARMOR
Registration Number:	6211434	STAY IN THE FIGHT
Registration Number:	4491215	

### **CORRESPONDENCE DATA**

Fax Number: 6123713207

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: 612-371-3501

hargensm@ballardspahr.com Email:

**Correspondent Name:** Marilyn Hargens Address Line 1: 80 South 8th Street

Address Line 2: Suite 2000

Address Line 4: Minneapolis, MINNESOTA 55402

NAME OF SUBMITTER:	Marilyn Hargens
SIGNATURE:	/Marilyn Hargens/
DATE SIGNED:	11/18/2021

#### **Total Attachments: 20**

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### PATENT AND TRADEMARK SECURITY AGREEMENT

THIS PATENT AND TRADEMARK SECURITY AGREEMENT dated as of November 12, 2021 (as may be amended, restated, supplemented or otherwise modified from time to time, this "Agreement"), ARMORED REPUBLIC HOLDINGS, LLC, an Arizona limited liability company (the "Grantor"), and CONVERGENT CAPITAL PARTNERS IV, L.P., a Delaware limited partnership (together with its successors and assigns, the "Secured Party").

### **RECITALS**

- A. Grantor and Secured Party have entered into a Securities Purchase Agreement dated as of the date hereof (as may be amended, restated, supplemented or otherwise modified from time to time, the "*Loan Agreement*").
- B. Pursuant to the Loan Agreement, the Secured Party has agreed to loan to Grantor \$9,500,000 on the terms and subject to the conditions set forth in the Loan Agreement, including the terms and conditions of the Senior Subordinated Promissory Note referenced therein (the "Note").
- C. It is a requirement under the Loan Agreement that Grantor shall have granted the security interests and undertaken the obligations contemplated by this Agreement.

#### **AGREEMENT**

**NOW, THEREFORE**, in consideration of the promises contained herein, to induce the Lender to enter into the Loan Agreement and to make the Loan to Grantor, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby agrees with Lender as follows:

#### 1. Definitions.

All capitalized terms used in this Agreement without definitions shall have the meanings assigned to those terms in the Loan Agreement. All terms defined in the Uniform Commercial Code of the State of Minnesota (the "UCC") and used in this Agreement shall have the same definitions in this Agreement as specified in the UCC, however, that the term "instrument" shall be such term as defined in Article 9 of the UCC rather than Article 3. For purposes of this Agreement,

"Obligations" shall mean all of Grantor's obligations to the Secured Party under the Loan Agreement, the Note, the other Loan Documents and the Equity Documents, including Grantor's obligation to repay the Loan in accordance with the terms of the Note, Grantor's obligation to pay all amounts owing to the Secured Party under the Purchased Warrant, including payments following the exercise of the Put Right contained in the Purchased Warrant, and Grantor's obligation to pay all amounts owing to the Secured Party under the Sub Debt Warrant, including payments following the exercise of the Put Right contained in the contained in the Sub Debt Warrant.

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"Permitted Liens" means liens permitted under the Loan Agreement.

### 2. Security Interest.

To secure payment and performance of all of the Obligations, Grantor hereby grants to the Lender a security interest in all of Grantor's right, title and interest in all of the following property, wherever located, whether now owned or hereafter acquired or arising, and all proceeds and products thereof (collectively, the "Collateral"):

- A. All patents and patent applications, including (i) the patents and patent applications listed on <u>Schedule A</u> (ii) all continuations, divisionals, continuations-in-part, reexaminations, reissues, and renewals thereof and improvements thereon, (iii) all licenses, income, royalties, damages and payments now and hereafter due or payable under and with respect thereto, including payments under all licenses entered into in connection therewith and damages and payments for past, present, or future infringements thereof, (iv) the right to sue for past, present, and future infringements thereof, and (v) all of Grantor's rights corresponding thereto throughout the world (collectively, the "*Patents*");
- B. Any and all trademarks, trade names, registered trademarks, trademark applications, service marks, registered service marks and service mark applications, including (i) the trade names, registered trademarks, trademark applications, registered service marks and service mark applications listed on **Schedule B**, (ii) all renewals thereof, (iii) all licenses, income, royalties, damages and payments now and hereafter due or payable under and with respect thereto, including payments under all licenses entered into in connection therewith and damages and payments for past or future infringements or dilutions thereof, (iv) the right to sue for past, present and future infringements and dilutions thereof, (v) the goodwill of Grantor's business symbolized by the foregoing or connected therewith, and (vi) all of Grantor's rights corresponding thereto throughout the world (collectively, the "*Trademarks*").
- C. The goodwill of the business symbolized by each of the Trademarks, including, without limitation, all customer lists and other records relating to the distribution of products or services bearing the Trademarks; and
- D. Any and all proceeds of any of the foregoing, including, without limitation, any claims by Grantor against third parties for infringement of the Patents, the Trademarks or any licenses with respect to the Patents or the Trademarks.

Notwithstanding anything else to the contrary contained in this Agreement or any other Loan Document, no security interest is granted or pledged to the Lender in any: (i) "intent-to-use" trademarks prior to the first use thereof, whether by the actual use thereof in commerce, the recording of a statement of use with the United States Patent and Trademark Office or otherwise, but only to the extent the granting of a security interest in such "intent-to-use" trademarks would be contrary to applicable law, or (ii) contract, instrument or chattel paper in which Grantor has any right, title or interest if and to the extent such contract, instrument or chattel paper includes a provision containing a prohibition on assigning, granting or pledging a security interest in the right, title or interest of Grantor therein and would cause or result in a default thereunder; provided, however, that the foregoing exclusion set forth in clause (ii) above shall not apply if

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such prohibition has been waived by the counter-party to such contract, instrument or chattel paper and such counter-party has consented to the creation of a security interest therein in Lender's favor or if the provisions containing any such prohibitions are otherwise not enforceable under law including without limitation pursuant to Section 9408 of the UCC.

#### 3. Warranties and Covenants.

Grantor hereby covenants, represents and warrants that (all of such covenants, representations and warranties being continuing in nature so long as any of the Obligations are outstanding):

- A. Except as set forth in <u>Schedule C</u>, All of the Collateral is valid and subsisting in full force and effect, and Grantor owns sole, full, and clear title thereto, or has the right to use such Collateral. Grantor has the right and power to grant the security interests granted hereunder. Grantor will, at Grantor's expense, perform all commercially reasonable acts and execute all documents reasonably necessary to maintain the existence of the Collateral as registered trademarks and patents, including, without limitation, the filing of any renewal affidavits and applications. The Collateral is not subject to any lien, security interest, pledge, mortgage, hypothecation, material claim or encumbrance ("*Lien*"), except Permitted Liens, the security interest granted hereunder, the licenses, if any, which are specifically described in <u>Schedule D</u> hereto and other Liens permitted by Lender in writing.
- B. Grantor will not assign, sell, transfer, grant a Lien upon or grant an exclusive license relating thereto, except to the Lender, or otherwise dispose of any of the Collateral without the prior written consent of the Lender or except as permitted by the Loan Agreement or any other Loan Document.
- C. Grantor will, at Grantor's expense, perform all acts and execute all documents requested at any time by the Lender in its commercially reasonable discretion to evidence, perfect, maintain, record, or enforce the security interest in the Collateral granted hereunder or to otherwise further the provisions of this Agreement. Grantor hereby authorizes the Lender to execute and file one or more financing statements (or similar documents) with respect to the Collateral. Grantor further authorizes the Lender to have this or any other similar security agreement filed with the Commissioner of Patents and Trademarks or other appropriate federal, state or government office.
- D. The Lender may, in its sole discretion, pay any amount or do any act which Grantor fails to pay or do as required hereunder or as requested by the Lender in its commercially reasonable discretion to maintain and preserve the Collateral, defend, protect, record, amend or enforce the Obligations, the Collateral, or the security interest granted hereunder including but not limited to, all filing or recording fees, court costs; collection charges and reasonable attorneys' fees. Grantor will be liable to the Lender for any such payment, which payment shall be deemed a borrowing by Grantor from the Lender, and shall be payable on demand together with interest at the rate set forth in the Loan Documents and shall be part of the Obligations secured hereby.
- E. As of the date hereof, Grantor does not have any Patents or Trademarks registered, or subject to pending applications, in the United States Patent and Trademark Office

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or any similar office or agency in the United States other than those described in **Schedule A** and **Schedule B** annexed hereto.

- F. Grantor shall notify the Lender in writing of the filing of any application for the registration of a Patent or Trademark with the United States Patent and Trademark Office or any similar office or agency in the United States or any state therein within thirty (30) days of such filing. Upon request of the Lender, Grantor shall execute and deliver to the Lender any and all amendments to this Agreement as may be requested by Lender to evidence the security interests of the Lender in such Patent or Trademark.
- G. Grantor will use its commercially reasonable efforts to not permit any of the Patents or Trademarks to become abandoned, canceled, invalidated, unenforceable, avoided, or avoidable. Grantor shall notify the Lender immediately if Grantor knows or has reason to know of any reason why any application, registration, or recording may become abandoned, canceled, invalidated, unenforceable, avoided, or avoidable.
- H. Grantor will take commercially reasonable actions in any proceeding before the United States Patent and Trademark Office, any federal or state court, or any similar office or agency in the United States or any state therein or any other country as are reasonably necessary to maintain such application and registration of the Patents or Trademarks as Grantor's exclusive property and to protect the Lender's interest therein, including, without limitation, filing of renewals, affidavits of use, affidavits of incontestability and opposition, interference, and cancellation proceedings.
- I. Grantor will promptly notify the Lender if Grantor (or any affiliate or subsidiary thereof) learns of any use by any person of any term or design reasonably likely to cause confusion with any Trademark material to Grantor's business or of any use by any person of any other process or product which infringes upon any Patent or Trademark. Grantor shall take such action as Grantor may deem commercially reasonably necessary for the protection of the Patents and the Trademarks.

#### 4. Events of Default.

Any one or more of the following events shall constitute an "*Event of Default*" by Grantor under this Agreement:

A. The occurrence of a Default under the Loan Agreement or the Note.

### 5. Rights and Remedies.

Upon the occurrence and during the continuance of a Event of Default and at any time thereafter, in addition to all other rights and remedies of the Lender, whether provided under applicable law, the Loan Documents or otherwise, and after expiration of any applicable grace period, the Lender shall have the following rights and remedies which may be exercised without notice to, or consent by, Grantor, except as such notice or consent is expressly provided for hereunder.

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- A. The Lender may make use of any Patents or Trademarks for the sale of goods or rendering of services in connection with enforcing any other security interest granted to the Lender by Grantor.
- B. The Lender may grant such license or licenses relating to the Collateral for such term or terms, on such conditions, and in such manner as the Lender shall in its sole discretion deem appropriate. Such license or licenses may be general, special, or otherwise and may be granted on an exclusive (if allowable in view of any prior license agreements entered into by Grantor) or non-exclusive basis throughout all or any part of the United States of America, its territories and possessions, and all foreign countries.
- C. The Lender may assign, sell, or otherwise dispose of the Collateral or any part thereof, either with or without special conditions or stipulations, except that the Lender agrees to provide Grantor with twenty (20) business days prior written notice of any proposed disposition of the Collateral. The Lender shall have the power to buy the Collateral or any part thereof, and the Lender shall also have the power to execute assurances and perform all other acts which the Lender may, in its sole discretion, deem appropriate or proper to complete such assignment, sale or disposition. In any such event, Grantor shall be liable for any deficiency as set forth in the Loan Agreement or the Note.
- D. In addition to the foregoing, in order to implement the assignment, sale, or other disposition of any of the Collateral pursuant to subparagraph 5C hereof, the Lender may at any time execute and deliver on behalf of Grantor one or more instruments of assignment of the Patents or Trademarks (or any application, registration, or recording relating thereto), in form suitable for filing, recording or registration. Grantor agrees to pay the Lender on demand all costs incurred in any such transfer of the Collateral, including, but not limited to, any taxes, fees and attorneys' fees.
- E. The Lender may apply the proceeds actually received from any such license, assignment, sale or other disposition of Collateral first to the costs and expenses thereof, including, without limitation, attorneys' fees and all legal, travel, and other expenses which may be incurred by the Lender. Thereafter, the Lender may apply any remaining proceeds to the Obligations. To the extent set forth in the Loan Agreement or the Note: (i) Grantor shall remain liable to the Lender for any expenses or obligations remaining unpaid after the application of such proceeds, and (ii) Grantor will pay the Lender on demand any such unpaid amount; together with interest at the Event of Default rate set forth in the Note.

Nothing contained herein shall be construed as requiring the Lender to take any such action at any time. All of the Lender's rights and remedies, whether provided under law, the Loan Agreement, this Agreement, or otherwise, shall be cumulative and none is exclusive. Such rights and remedies may be enforced alternatively, successively, or concurrently.

#### 6. Miscellaneous.

A. Grantor hereby irrevocably constitutes and appoints the Lender and any officer or agent thereof, with full power of substitution, as its true and lawful attorneys-in-fact with full irrevocable power and authority in the place and stead of Grantor or in the Lender's own name,

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for the purpose of carrying out the terms of this Agreement, to take any and all appropriate action and to execute any and all documents and instruments that may be necessary or desirable to accomplish the purposes of this Agreement and, without limiting the generality of the foregoing, hereby gives said attorneys the power and right, on behalf of Grantor, without notice to or assent by Grantor, upon the occurrence and during the continuance of an Event of Default, generally to sell, transfer, pledge, make any agreement with respect to or otherwise deal with any of the Collateral in compliance with the UCC and as fully and completely as though the Lender were the absolute owner thereof for all purposes, and to do at Grantor's expense, at any time or from time to time, (i) after the occurrence and during the continuance of an Event of Default, all acts and things which the Lender reasonably deems necessary to protect, preserve or realize upon the Collateral, and (ii) at any time all acts and things which the Lender reasonably deems necessary to maintain the perfection and priority of the Lender's security interest in the Collateral, in each case, in order to effect the intent of this Agreement, all as fully and effectively as Grantor might do. This power of attorney is a power coupled with an interest and shall terminate upon the termination of this Agreement.

- B. If any Grantor shall obtain rights to any new patent application or issued patent or become entitled to the benefit of any patent application or patent for any divisional, continuation, continuation-in-part, reissue, or reexamination of any existing patent or patent application, or if any Grantor shall obtain rights to any new trademarks, the provisions of this Agreement shall automatically apply thereto. Grantors shall give prompt notice in writing to Lender with respect to any such new rights. Without limiting Grantor's obligations hereunder, Grantor hereby authorizes Lender unilaterally to modify this Agreement by amending **Schedule A** and **Schedule B** to include any such new rights of Grantor. Notwithstanding the foregoing, no failure to so modify this Agreement or amend the schedules hereto shall in any way affect, invalidate or detract from Lender's continuing security interest in all Collateral, whether or not listed on the schedules hereto.
- C. Any failure or delay by Lender to require strict performance by Grantor of any of the provisions, warranties, terms and conditions contained herein or in any other agreement, document, or instrument, shall not affect Lender's right to demand strict compliance and performance therewith, and any waiver of any Event of Default shall not waive or affect any other Event of Default, whether prior or subsequent thereto, and whether of the same or of a different type. None of the warranties, conditions, provisions, and terms contained herein or in any other agreement, document, or instrument shall be deemed to have been waived by any act or knowledge of Lender, its agents, officers, or employees, but only by an instrument in writing, signed by an officer of Lender and directed to Grantor, specifying such waiver.
- D. All notices and other communications called for hereunder shall be made in writing and shall be given in accordance with the notice provisions of the Loan Agreement, which notice provisions are incorporated herein by this reference.
- E. In the event that any provision hereof shall be deemed to be invalid by any court, such invalidity shall not affect the remainder of this Agreement.
- F. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors and assigns. No provision hereof

shall be modified, altered or limited except by a written instrument expressly referring to this Agreement signed by the party to be charged thereby.

- G. The headings of each section of this Agreement are for convenience only and shall not define or limit the provisions thereof. The term "including" means "including without limitation." This Agreement and all rights and obligations hereunder shall be binding upon Grantor and its successors and assigns, and shall inure to the benefit of the Lender and its successors and assigns. If any term of this Agreement shall be held to be invalid, illegal or unenforceable, the validity of all other terms hereof shall in no way be affected thereby, and this Agreement shall be construed and be enforceable as if such invalid, illegal or unenforceable term had not been included herein. Grantor acknowledges receipt of a copy of this Agreement.
- H. The security interest granted to Lender hereunder shall terminate upon termination of the Loan Agreement and indefeasible payment in full to the Lender of all Obligations.
- I. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF MINNESOTA.
- J. THIS AGREEMENT MAY BE ENFORCED IN ANY FEDERAL COURT OR MINNESOTA STATE COURT SITTING IN HENNEPIN COUNTY, MINNESOTA; AND THE GRANTOR CONSENTS TO THE JURISDICTION AND VENUE OF ANY SUCH COURT AND WAIVES ANY ARGUMENT THAT VENUE IN SUCH FORUMS IS NOT CONVENIENT. IN THE EVENT GRANTOR COMMENCES ANY ACTION IN ANOTHER JURISDICTION OR VENUE UNDER ANY TORT OR CONTRACT THEORY ARISING DIRECTLY OR INDIRECTLY FROM THE RELATIONSHIP CREATED BY THIS AGREEMENT, THE LENDER SHALL BE ENTITLED TO HAVE THE CASE TRANSFERRED TO ONE OF THE JURISDICTIONS AND VENUES ABOVE DESCRIBED, OR IF SUCH TRANSFER CANNOT BE ACCOMPLISHED UNDER APPLICABLE LAW, TO HAVE SUCH CASE DISMISSED WITHOUT PREJUDICE.
- K. EACH PARTY KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVES ANY RIGHTS IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION ARISING OUT OF, UNDER OR IN CONNECTION WITH THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREIN, WHETHER SOUNDING IN CONTRACT, TORT OR OTHERWISE.

[Signatures begin on next page]

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IN WITNESS WHEREOF, Grantor and Lender have executed this Agreement by their respective duly authorized officers as of the date first above written.

"Grantor"

Grantor
ARMORED REPUBLIC HOLDINGS, LLC
By: Cerl Rece
"Lender"
CONVERGENT CAPITAL PARTNERS IV, L.P.
By: Convergent Capital IV, LLC
Its: General Partner
Ву:

John Chan, Managing Member

IN WITNESS WHEREOF, Grantor and Lender have executed this Agreement by their respective duly authorized officers as of the date first above written.

"Grantor"

<b>ARMORED</b>	REPURI	IC HO	LDINGS.	LLC
AIMIUILL	MEL ODE		LPHIO.	

Ву:			
Its:			

"Lender"

CONVERGENT CAPITAL PARTNERS IV, L.P.

By: Convergent Capital IV, LLC

Its: General Partner

By:

John Chan, Managing Member

# SCHEDULE A

### to

### PATENT AND TRADEMARK SECURITY AGREEMENT

# Patents and Applications

Patent No. (App. No.)	Juris.	Title	Owner	Status
9,874,425 (14,677,309)	US	Asymmetric Body Armor	Armored Republic, LLC	Active/Patented
9,021,612 (13,944,691)	US	Asymmetric Body Armor	Armored Republic, LLC	Active/Patented

SCHEDULE A

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### SCHEDULE B

to

### PATENT AND TRADEMARK SECURITY AGREEMENT

# Trademarks / Service Marks

# Registered Marks:

Trademark	Reg. No.	Reg. date	Goods/Services	Jurisdiction	Owner	Status
ARMORED REPUBLIC	5699397	3/12/2019	IC 9 – Body Armor; Protective load bearing vests reinforced with ballistic armor for holding tactical equipment; Hard plate personal body armor	United States	Armored Republic LLC	active
ARMORED REPUBLIC	6142109	9/1/2020	IC 9 - Protective ballistic resistant and blast resistant body armor.	United States	Armored Republic LLC	active
ARMORED REPUBLIC (Based on US 6142109)	IR 1355304  (details for each country under IR 1355304 shown below)	5/23/2017	IC 9 - Protective ballistic resistant and blast resistant body armor.	Madrid Protocol Foreign filing AU, CH, CN, EM, GB, IN, KR, MX, OA, VN	Armored Republic LLC	active
ARMORED REPUBLIC	1858719 IR 1355304	12/19/2017	IC 9 – Body armor; ballistic resistant and blast resistant body armor and clothing; protective ballistic resistant and blast resistant body armor, clothing and garments; protective load bearing vests reinforced with ballistic armor for holding equipment; hard plate personal body armor.	Australia	Armored Republic LLC	active
ARMORED REPUBLIC	IR 1355304	6/8/2018	IC 9 -	Switzerland	Armored Republic LLC	active
ARMORED REPUBLIC	IR 1355304	5/31/2018	IC 9 -	China	Armored Republic LLC	active
ARMORED REPUBLIC	IR 1355304	12/19/2017	IC 9 -	European Community	Armored Republic LLC	active
ARMORED REPUBLIC	IR1355304	8/1/2017	IC 9 - Protective ballistic resistant and blast resistant body armor.	Great Britain	Armored Republic LLC	active
ARMORED REPUBLIC	3595699 IR 1355304	6/9/2019	IC 9	India	Armored Republic LLC	active
ARMORED REPUBLIC	1355304 IR 1355304	5/23/2017	IC 9 - Protective clothing [body armor] etc.	Korea, Republic of	Armored Republic LLC	active
ARMORED REPUBLIC	1887613 IR 1355304	5/30/2018	IC 9 - Protective ballistic resistant and blast resistant body armor.	Mexico	Armored Republic LLC	active

SCHEDULE B

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ARMORED REPUBLIC	96865 IR 1355304	12/29/2017	IC 9 - Protective ballistic resistant and blast resistant body armor.	OAPI (African IP Organization)	Armored Republic LLC	active
ARMORED REPUBLIC	IR 1355304		IC 9 - Protective ballistic resistant and blast resistant body armor.	Vietnam	Armored Republic LLC	Refused
ARMORED REPUBLIC	TMA1059373	10/17/2019	IC 9 - Body armor; ballistic resistant and blast resistant body armor and clothing; protective ballistic resistant and blast resistant body armor, clothing and garments; protective load bearing vests reinforced with ballistic armor for holding tactical equipment; hard plate personal body armor	CANADA	Armored Republic LLC	active
ARMORED REPUBLIC	6130581	8/18/2020	IC 35 - On-line retail store services featuring body armor, ballistic resistant and blast resistant body armor, hard plate personal body armor, emergency medical kits, personal defense items consisting of holsters, pouches for holding pistol and rifle magazines, backpacks capable of holding hard plate personal body armor, and rifle slings.	United States	Armored Republic LLC	active
ARMORED REPUBLIC (Based of US 6130581)	IR 1357067  (details for each country under IR 1355304 shown below)	5/23/2017	IC 35 - On-line retail store services featuring body armor, ballistic resistant and blast resistant body armor, hard plate personal body armor, emergency medical kits, personal defense items consisting of holsters, pouches for holding pistol and rifle magazines, backpacks capable of holding hard plate personal body armor, and rifle slings.	Madrid Protocol Foreign filing – AU, CH, CN, EM, GB, IN, KR, MX, OA, VN	Armored Republic LLC	active
ARMORED REPUBLIC	1860232 IR 1357067	11/30/2017	IC 35 -	Australia	Armored Republic LLC	active
ARMORED REPUBLIC	IR 1357067	7/2/2018	IC 35 -	Switzerland	Armored Republic LLC	active
ARMORED REPUBLIC				China	Armored Republic LLC	Refused
ARMORED REPUBLIC	IR 1357067	12/22/2017	IC 35 -	European Community	Armored Republic LLC	active

SCHEDULE B

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ARMORED REPUBLIC	IR 1357067	12/22/2017	IC 35 - On-line retail store services connected with the sale of body armor, ballistic resistant and blast resistant body armor, hard plate personal body armor, emergency medical kits, personal defense items consisting of holsters, pouches for holding pistol and rifle magazines, tactical clothing, namely hats, shirts, jackets, and backpacks capable of holding hard plate personal body armor, and rifle slings.	Great Britain	Armored Republic LLC	active
ARMORED REPUBLIC	3596208 IR 1357067	9/7/2019	IC 35 -	India	Armored Republic LLC	active
ARMORED REPUBLIC				China	Armored Republic LLC	Refused
ARMORED REPUBLIC	1892165 IR 1357067	6/25/2018	IC 35	Mexico	Armored Republic LLC	active
ARMORED REPUBLIC	1357067	12/29/2017	IC 35 -	OAPI (African IP Organization)	Armored Republic LLC	active
ARMORED REPUBLIC	1357067	8/9/2018	IC 35 -	VN	Armored Republic LLC	Cancelled 12/24/2020
ARMORED REPUBLIC	TMA1059372	10/17/2019	IC 35 - On-line retail store services featuring body armor, ballistic resistant and blast resistant body armor, hard plate personal body armor, emergency medical kits, personal defense items consisting of holsters, pouches for holding pistol and rifle magazines, backpacks capable of holding hard plate personal body armor, and rifle slings.	Canada	Armored Republic LLC	active
ARMORED REPUBLIC	5903581	11/5/2019	IC 9. Backpacks designed primarily to hold hard plate personal body armor.  IC 13. Rifle slings.	United States	Armored Republic LLC	active
ARMORED REPUBLIC	2977539	3/8/2019	RETAIL SERVICES IN ONLINE SHOPS OF PROTECTIVE CLOTHING, CLOTHING BULLET AND EXPLOSION PROOF PROTECTION, PERSONAL PROTECTIVE CLOTHING WITH RIGID PLATE, EMERGENCY MEDICAL KITS, PERSONAL DEFENSE ITEMS SUCH AS COVERS OF PISTOLS, BAGS TO STORE PISTOL MAGAZINES AND	Argentina	Armored Republic LLC	active

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ARMORED REPUBLIC	2977540	3/8/2019	RIFLES, TACTICAL CLOTHING, A KNOW, HATS, T-SHIRTS, JACKETS AND BACKPACKS CAPABLE OF SUPPORTING CLOTHING OF PERSONAL PROTECTION WITH RIGID PLATE AND RIFLE SLINGS./// NO RIGHT IS CLAIMED EXCLUSIVE TO USE THE TERM "ARMORED" ON AN INDIVIDUAL FORM. PROTECTIVE CLOTHING; BULLET AND EXPLOSION PROOF VESTS AND APPAREL; BULLET AND EXPLOSION PROOF BODY PROTECTIVE CLOTHING, GARMENTS AND SUITS; PROTECTIVE CARGO VESTS REINFORCED WITH	Argentina	Armored Republic LLC	active
AR500 ARMOR	4916397	3/15/2016	BALLISTIC ARMOR TO HOLD TACTICAL EQUIPMENT; PERSONAL PROTECTIVE CLOTHING WITH RIGID PLATE./// NO EXCLUSIVE RIGHT TO USE THE TERM "ARMORED" IS INDIVIDUALLY CLAIMED.  IC 35. On-line retail store services featuring body armor, ballistic resistant and blast resistant body armor, hard plate personal body armor, emergency medical kits, personal defense items consisting of stun guns, flashlights, and holsters, pouches for holding pistol and rifle magazines, [ tactical clothing, namely, hats, shirts, and jackets, ] backpacks capable of holding hard plate personal body armor, and rifle	United States	Armored Republic LLC	active
AR500 ARMOR (Based on US 4916397)	4916397 IR 1356672 (details for each country under IR 1356672 shown below)	5/23/2017	slings.  IC 35. On-line retail store services featuring body armor, ballistic resistant and blast resistant body armor, hard plate personal body armor, emergency medical kits, personal defense items consisting of stun guns, flashlights, and holsters, pouches for holding pistol and rifle magazines, [tactical clothing, namely, hats, shirts, and jackets, ] backpacks capable of holding hard plate personal body armor, and rifle slings.	Madrid Protocol Foreign Filing- VN	Armored Republic LLC	active
AR500 ARMOR	IR 1356672	8/9/2018	IC 35.	Vietnam	Armored Republic LLC	Cancelled 10/17/2019

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AR500 ARMOR	4410567 IR 1346079, 1355306	10/1/2013	IC 9. Ballistic resistant and blast resistant body armor ((and clothing)); Body armor; Hard plate personal body armor.	United States	Armored Republic LLC	active
AR500 ARMOR (Based on US 4410567)	IR 1346079  (details for each country under 1346079 shown below)	11/16/2016	IC 9. Ballistic resistant and blast resistant body armor ((and clothing)); Body armor; Hard plate personal body armor.	Madrid Protocol Foreign filing – AU, CH, CN, EM, GB, IN, IS, KR, LI, MX, NO, NZ, OA, PH	Armored Republic LLC	active
AR500 ARMOR	1847108 IR 1346079	11/23/2017	IC 9	Australia	Armored Republic LLC	active
AR500 ARMOR	IR 1346079	3/25/2018	IC9	Switzerland	Armored Republic LLC	active
AR500 ARMOR				China	Armored Republic LLC	Refused
AR500 ARMOR	IR 1346079	10/27/2017	IC 9	European Community	Armored Republic LLC	active
AR500 ARMOR	IR 1346079	8/8/2017	IC 9.	Great Britain	Armored Republic LLC	active
AR500 ARMOR	3563423 IR 1346079	6/5/2017	IC 9.	India	Armored Republic LLC	active
AR500 ARMOR	V0104906 IR 1346079	11/16/2016	IC 9.	Iceland	Armored Republic LLC	
AR500 ARMOR				Liechtenstein	Armored Republic LLC	Refused
AR500 ARMOR				Korea, Republic of	Armored Republic LLC	Refused
AR500 ARMOR	1861677 IR 1346079	4/3/2018	IC 9.	Mexico	Armored Republic LLC	active
AR500 ARMOR				Norway	Armored Republic LLC	Refused
AR500 ARMOR	1067483 IR 1346079	7/27/2018	IC 9.	New Zealand	Armored Republic LLC	
AR500 ARMOR	95908 IR 1346079	12/15/2017	IC 9.	OAPI (African IP Organization)	Armored Republic LLC	active
AR500 ARMOR	1346079	11/16/2016	IC 9.	Philippines	Armored Republic LLC	Removed from Register 5/26/2020
AR500 ARMOR	TMA1056484	9/26/2019	IC 9 - Ballistic resistant and blast resistant body armor and clothing;	Canada	Armored Republic	active

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			Body armor, Hard plate personal body armor		LLC	
STAY IN THE FIGHT	6211434	12/1/2020	IC 9 - Ballistic resistant and blast resistant body armor; Protective ballistic resistant and blast resistant body armor; Protective load bearing vests reinforced with ballistic armor for holding tactical equipment.	United States	Armored Republic LLC	Active
STAY IN THE FIGHT (Based on US 6211434)	(details for each country under 1382165 shown below)	11/22/2017	IC 9 - Ballistic resistant and blast resistant body armor; Protective ballistic resistant and blast resistant body armor; Protective load bearing vests reinforced with ballistic armor for holding tactical equipment.	Madrid Protocol Foreign filing – AU, EM, GB, NZ, OA	Armored Republic LLC	Active
STAY IN THE FIGHT	1897475 IR 1897474	8/2/2018	IĈ 9 -	Australia	Armored Republic LLC	active
STAY IN THE FIGHT	IR 1382165	6/5/2018	IC 9 -	European Community	Armored Republic LLC	
STAY IN THE FIGHT	IR 1382165	4/3/2018	IC 9 -	Great Britain	Armored Republic LLC	
STAY IN THE FIGHT	1083968 IR 1382165	5/23/2018	IC 9 -	New Zealand	Armored Republic LLC	
STAY IN THE FIGHT	99079 IR 1382165	3/29/2018	IC 9 -	OAPI (African IP Organization)	Armored Republic LLC	
STAY IN THE FIGHT	TMA 1059369	10/17/2019	IC 9 - Body armor; ballistic resistant and blast resistant body armor and clothing; protective ballistic resistant and blast resistant body armor, clothing and garments; protective load bearing vests reinforced with ballistic armor for holding tactical equipment; hard plate personal body armor	Canada	Armored Republic LLC	active
	4491215	3/4/2014	IC 9 - Ballistic resistant and blast resistant body armor [ and clothing]; Body armor, Hard plate personal body armor	United States	Armored Republic LLC	Active

# <u>Unregistered Marks</u>:

- FragLock
- Strike Face

SCHEDULE B

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- Testudo
- Veritas
- AR Freeman
- AR Invictus
- AR Independence
- Valkyrie
- AR Concealment















SCHEDULE B



- IRONSIDE
- IRONSIDE BODY ARMOR
- IRONSIDE REPUBLIC



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- •
- LIBERTY LIST
- LIBERTY LIST: CLASSIFIEDS FOR FREE MEN



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- Trade Name

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Trade Name	File ID	Nature of Business	Reg. Date	Jurisdiction	Status
AR500 Armor	9052458	Retail Sales/Manufacturing	3/1/2018	Arizona	Active

SCHEDULE B

TRADEMARK

**REEL: 007498 FRAME: 0866** 

#### SCHEDULE C

to

### PATENT AND TRADEMARK SECURITY AGREEMENT

- 1. Settlement Agreement by and between Under Armour, Inc. and Armored Republic, LLC executed February 25, 2019.
- 2. Confidential Settlement and Consent to Use Agreement by and between Armored Republic LLC and The Target Man, LLC and Spartan Armor Systems, LLC executed January 2016.
- 3. Armored Republic, LLC demand letter to C.A.T.I. Armor, LLC re: Complaint for Patent Infringement dated January 15, 2019 and response from C.A.T.I. Armor, LLC dated February 15, 2019.

SCHEDULE C

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### SCHEDULE D

to

### PATENT AND TRADEMARK SECURITY AGREEMENT

Permitted Licenses

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**RECORDED: 11/18/2021**