TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM701615

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	SECURITY INTEREST
RESUBMIT DOCUMENT ID:	900656679

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Turbine Corporate Holdings, Inc.		11/09/2017	Corporation:

RECEIVING PARTY DATA

Name:	Neugeboren O'Dowd PC		
Street Address:	1227 Spruce Street		
Internal Address:	Suite 200		
City:	Boulder		
State/Country:	COLORADO		
Postal Code:	80302		
Entity Type:	Corporation: COLORADO		

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Serial Number:	87715762	TURBINE LABS
Serial Number:	88866147	THE NEUTRAL

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: 7205364900

Email:craig@nodiplaw.comCorrespondent Name:Neugeboren O'Dowd PCAddress Line 1:726 Front Street, Suite 220Address Line 4:Louisville, COLORADO 80027

ATTORNEY DOCKET NUMBER:	1744.1000
NAME OF SUBMITTER:	Craig Neugeboren
SIGNATURE:	/Craig Neugeboren/
DATE SIGNED:	01/12/2022

Total Attachments: 5

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NOTICE AND CLAIM OF SECURITY INTEREST

Neugeboren O'Dowd PC ("NOD") whose address is 1227 Spruce Street, Suite 200 has prosecuted, filed and maintained U.S. patents, patent applications, trademarks and trademark applications before the United States Patent & Trademark Office (the "USPTO") as listed on the attached Schedule 1 on behalf of and at the direction of Turbine Corporate Holdings, Inc. whose address is 5350 South Roslyn Street, Suite 350, Greenwood Village, Colorado 80111 with fees and expenses remaining due to NOD. Pursuant to the engagement agreement between the parties and Colorado Revised Statute §§ 12-5-119 and -120, NOD records its security interests for the remaining fees and expenses due and upon proceeds derived from said U.S. Patents and Patent Applications. The amounts due as of November 16, 2021 total approximately \$8,356.25 exclusive of accrued and accruing interest and attorneys' fees associated with the continued collection of these amounts.

Neugeboren O'Dowd, PC

November 16, 2021

By:

/Craig Neugeboren/

Craig Neugeboren, Partner

TRADEMARK REEL: 007523 FRAME: 0816

Schedule 1

Attorney Case Number	Title Or Mark	Application Serial Number
1744.100.00US	CURATED MULTICAST CONTENT ROUTING	62/644,368
1744.100.01US	CONTEXTUAL CONTENT COLLECTION, FILTERING, ENRICHMENT, CURATION AND DISTRIBUTION	16/355,717
1744.300.US	TURBINE LABS	87/715,762
1744.301.US	THE NEUTRAL	88/866,147

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NEUGEBORENO'DOWD

Intellectual Property

Litigation

Technology Transactions

November 7, 2017

Craig A. Neugeboren

VIA EMAIL

craig@neugeborenlaw.com

Leigh Fatzinger Turbine Labs Corp. 5350 South Roslyn Street Greenwood Village, CO 80111

Re: Neugeboren O'Dowd Engagement Agreement

Dear Leigh:

This letter will set forth the terms under which Neugeboren O'Dowd PC ("the Firm") will provide legal services to Turbine Labs Corp., ("Client" or "TLC").

The Firm is hereby engaged by TLC for the following matters: General intellectual property counseling and related matters. The parties understand and agree that at this time, the scope of the Firm's representation of TLC's interest is limited to these matters. If additional services are desired or required, the Firm and TLC will supplement this agreement as appropriate.

Because the Firm is dependent upon TLC for factual and other assistance so that the Firm may competently and adequately represent TLC, you, or someone else from TLC agrees to be available at all reasonable times to the Firm, and TLC shall fully cooperate and participate as the Firm may request in conjunction with our engagement. Because of the nature of patent and trademark prosecution you may receive many reminders, receipts, and other requests for your specific instructions during our engagement and it is extremely important that you carefully review and respond to these requests when required. I strongly encourage you to contact me for any reason related to our relationship.

I will be primarily responsible for TLC's legal needs. However, the Firm shall determine whether it is appropriate for an employee or other staff person of the Firm to perform the various aspects of the representation. Consideration of expertise, experience, cost, and efficiency shall govern the Firm's decisions in this regard. Except as otherwise agreed, TLC agrees to pay by the hour at our prevailing rate for all time spent on TLC's legal needs. Our current hourly rates and other costs are included in the attached firm rate sheet which is to be considered a part of this agreement. These rates are subject to change on the 1st day of each calendar year and upon prior written notice to TLC. The Firm is receptive to and encourages fixed fee arrangements for appropriate projects. Please do not hesitate to let me know if this is an arrangement you are interested in for any particular project.

Costs which are incurred and advanced by the firm are TLC's responsibility to pay and are billed on a monthly basis. These costs generally include court costs, patent and trademark office filing fees, travel costs, including parking, mileage, transportation, lodging, and meals, outsourced services (such as patent search or drawing preparation fees), online legal

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TRADEMARK REEL: 007523 FRAME: 0818 research costs, foreign associate and attorney costs, extraordinary long-distance phone expenses, extraordinary copy costs, wire transfer service fees, delivery charges, and the like. We do not charge for routine copy, fax, telephone, U.S. mail, or other general and customary business expenses. We will make every effort to confer with TLC prior to any large expenditure, and reserve the right to request advance payment of any such large expenditure if the Firm deems it appropriate.

If the Firm is retained to perform work that requires the engagement of a foreign associate or other foreign entity, that engagement will be directly between TLC and the foreign entity. Amounts due to such associate or entity will be TLC's responsibility to pay directly and invoices will be directed to TLC unless agreed to otherwise.

TLC shall be responsible for submitting the applicable annuities and maintenance fees to keep their patents and trademarks in force. Unless there is a prior agreement, the firm will not pay nor track maintenance fees and/or annuities. If TLC does not want to handle the tracking and payments of annuities or maintenance fees in the future, please let us know and we can assist you in signing up for an automated payment service through Computer Patent Annuities (CPA).

The Firm maintains a Client trust account for receipt of any TLC funds. TLC's funds on deposit in the Firm's Trust Account do not pay interest to TLC or the Firm. Pursuant to Colorado Supreme Court directive, the interest is directed to the Colorado Lawyer Trust Account Fund ("COLTAF"). Any settlement proceeds that may be due to TLC as a result of a litigation or other case we are working on for TLC, will be transferred into this trust account and any amounts due the Firm will be deducted from these amounts prior to any disbursement to you.

Based on the scope of our initial projects together, the Firm will require a retainer of \$5000.00 prior to beginning any legal work. A retainer is an advance payment or deposit of fees and/or costs; it is not a guarantee or estimate as to the amount any particular matter may cost. We may ask that this retainer be increased at any time, for example, to cover anticipated future costs and/or fees and require a minimum balance to be maintained in your retainer account if there is ongoing work that we are doing for you. We retain the right to terminate our engagement and/or cease doing work on your behalf if the TLC's trust account balance is not sufficient to cover all anticipated costs and expenses or if TLC refuses to keep the requested balance in its trust account.

Approximately every month TLC will receive a bill indicating all costs and attorney time expended during that billing period. The Firm expects that payment will be made upon receipt of monthly billings. Unpaid amounts will bear interest at the rate of 1 percent per month with interest compounded until the full balance is paid. In the event that TLC's account is delinquent more than 30 days, the Firm reserves the right to cease further work and/or terminate our professional relationship pursuant to appropriate and required means and also record retention and charging liens against all property that was subject to our engagement, including all patents, patent applications, trademarks and trademark applications. These billing statements are important and TLC agrees to review them as they are tendered. If TLC states no objection to the billing statement transmitted within 10 days from its receipt, TLC agrees that it accurately sets forth the time spent by the Firm for that billing period.

TLC may terminate this agreement at any time and for any reason by notifying the Firm in writing of such termination. The Firm may withdraw as counsel for TLC and terminate this Engagement Agreement for any just reason by so notifying TLC in writing. Some examples

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of reasons for termination include, but are not limited to, TLC's failure to pay the fees, costs or expenses promptly as required by this Agreement, TLC's failure to cooperate with the Firm, TLC's failure to adequately communicate with the Firm, and any action or request by TLC, which would require the Firm to violate the Code of Professional Responsibility approved by the Supreme Court of the State of Colorado.

If permission for withdrawal from representation is required by the rules of any court, the Firm shall withdraw upon permission of the Court. If the Firm withdraws as TLC's counsel and terminates this Engagement Agreement, it will use reasonable precaution to avoid prejudice to the rights of TLC by allowing a reasonable time for employment of other counsel and by complying with all applicable laws and rules.

If TLC's account should become delinquent, or if the Firm must refer TLC's account to a collection agency or an attorney (including any Firm attorneys) for collection, TLC shall be responsible for all such costs of collection, plus all additional costs, including court costs incurred by the Firm as a result of such collection effort. In such event, this Agreement constitutes TLC's consent to the Firm recording a lien and/or security interest with the Patent and Trademark Office with respect to any unpaid fees, TLC's consent to including this agreement as evidence of such security interest and TLC's waiver of any conflicts that may present itself in recording such lien and/or security interest. To the extent any disputes arise as to the scope or performance of our services, TLC agrees to submit such disputes to arbitration or mediation in lieu of initiating any court action.

Leigh, I truly appreciate the opportunity that you have given us and I am thoroughly looking forward to working with Turbine Labs on its legal matters. I am confident that we will enjoy a lasting and productive relationship together. If there are any questions, or you require further information as to the terms of our engagement, please do not hesitate to let me know.

If these terms are satisfactory to you, please sign two copies of this letter, retain one for your records, and return one fully executed copy to me as soon as possible.

Best regards.

/Craig Neugeboren/

Neugeboren O'Dowd PC Craig Neugeboren Attorney at Law

THE PARTIES HAVE READ AND UNDERSTOOD THE FOREGOING TERMS AND AGREE TO THEM AS OF THE DATE THE FIRM FIRST PROVIDED SERVICES.

Leigh Fatzinger Turbine Labs Corp

DATED: November 7, 2017

/Craig A. Neugeboren/ Neugeboren O'Dowd PC Craig A. Neugeboren

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