TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM780672

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Intrado Corporation		12/30/2022	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Intrado Life & Safety, Inc.			
Street Address:	: 1601 Dry Creek Drive			
City:	Longmont			
State/Country:	COLORADO			
Postal Code: 80503				
Entity Type:	Corporation: DELAWARE			

PROPERTY NUMBERS Total: 18

900744346

Property Type	Number	Word Mark	
Serial Number:	88481145	INTRADO	
Serial Number:	88481152	INTRADO	
Serial Number:	88481156	INTRADO	
Serial Number:	88481159	INTRADO	
Serial Number:	88481161	INTRADO	
Serial Number:	88481162	INTRADO	
Serial Number:	88481166	INTRADO	
Serial Number:	88481172	INTRADO	
Serial Number:	88481175	INTRADO	
Serial Number:	88488583	INTRADO	
Serial Number:	88488593	INTRADO	
Serial Number:	88488598	INTRADO	
Serial Number:	88488603	INTRADO	
Serial Number:	88488608	INTRADO	
Serial Number:	88488612	INTRADO	
Serial Number:	88488617	INTRADO	
Serial Number:	88488622	INTRADO	
Serial Number:	88488625	INTRADO	

TRADEMARK

REEL: 007946 FRAME: 0207

CORRESPONDENCE DATA

Fax Number: 5123225201

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: 5123225200

Email: tmcentral@pirkeybarber.com

Correspondent Name: Shannon T. Vale

Address Line 1: 1801 East 6th Street, Suite 300

Address Line 4: Austin, TEXAS 78702

NAME OF SUBMITTER:	Shannon T. Vale
SIGNATURE:	/Shannon T. Vale/
DATE SIGNED:	01/13/2023

Total Attachments: 11

source=INTRADO Trademark Assignment Agreement#page1.tif source=INTRADO Trademark Assignment Agreement#page2.tif source=INTRADO Trademark Assignment Agreement#page3.tif source=INTRADO Trademark Assignment Agreement#page4.tif source=INTRADO Trademark Assignment Agreement#page5.tif source=INTRADO Trademark Assignment Agreement#page6.tif source=INTRADO Trademark Assignment Agreement#page7.tif source=INTRADO Trademark Assignment Agreement#page8.tif source=INTRADO Trademark Assignment Agreement#page9.tif source=INTRADO Trademark Assignment Agreement#page10.tif source=INTRADO Trademark Assignment Agreement#page11.tif

TRADEMARK ASSIGNMENT AGREEMENT

This TRADEMARK ASSIGNMENT AGREEMENT (this "Trademark Assignment") is entered into as of December 30, 2022, by and between Intrado Corporation, a Delaware corporation, having a place of business at 11808 Miracle Hills Drive, Omaha, NE 68154 ("Assignor"), and Intrado Life & Safety, Inc., a Delaware corporation, having a place of business at 1601 Dry Creek Drive, Longmont, CO 80503 ("Assignee").

WHEREAS, Assignor is the owner of all right, title, and interest in and to the pending and registered trademarks listed on the attached Exhibit A (the "Trademarks"); and

WHEREAS, Assignor desires to assign to Assignee, and Assignee desires to acquire, all right, title, and interest in and to the Trademarks, including any and all goodwill associated with the Trademarks, and certain rights relating thereto.

NOW, THEREFORE, for valuable consideration furnished by Assignee to Assignor, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree to the following:

- 1. Trademark Assignment. Assignor hereby irrevocably and unconditionally assigns, transfers, sells, and conveys to Assignee any and all of its right, title, and interest in and to the Trademarks, including all goodwill associated therewith, and all rights (A) to all future income, royalties, license fees and other proceeds and payments deriving from the Trademarks, (B) to sue and recover and retain damages and profits and other equitable relief for past, present and future infringement, misappropriation, or other violation of any of the Trademarks, and rights of protection of interest therein (including to prosecute, register, maintain and defend the Trademarks before any public or private agency, office or registrar) and (C) to claim priority based on the Trademarks under the applicable laws of any jurisdiction or country and/or under international conventions or treaties. The Trademarks shall be held and enjoyed by Assignee, its successors and assigns as fully and entirely as the same would have been held and enjoyed by Assignor had this assignment not been made. For the avoidance of doubt, the above assignment is deemed to be to a successor to the business of Assignor, or portion thereof to which the Trademarks pertain, and such business is ongoing and existing, in accordance with 15 U.S.C. § 1060(a)(1).
- 2. <u>Authorization</u>. Assignor hereby authorizes and requests the Commissioner of Trademarks in the United States Patent and Trademark Office, and the empowered officials of all other agencies or governments in any applicable foreign countries, to record Assignee as the assignee of all of Assignor's right, title and interest in and to the Trademarks in the appropriate jurisdiction and to deliver to Assignee, and to Assignee's attorneys, agents, successors or assigns, all official documents and communications.
- 3. <u>Further Assurances</u>. Assignor covenants, agrees, and undertakes, upon the reasonable request of Assignee and at Assignee's expense, to take such actions and to execute such assignments, lawful oaths, and other papers which Assignee may reasonably deem necessary for securing to Assignee or for maintaining for Assignee any and all of the Trademarks.

- 4. <u>Provision of Requested Information</u>. Assignor agrees, upon Assignee's reasonable request and at the expense of Assignee or a legal representative thereof, to supply reasonable information and evidence of which the Assignor has knowledge or possession relating to the Trademarks, and to testify in any legal proceeding relating thereto.
- 5. <u>No Representations or Warranties</u>. Without limiting the terms of any other agreement between the parties, this Trademark Assignment is made without warranty, representation, or guaranty by, or recourse against, any party of any kind or nature, express, implied, or otherwise.
- 6. <u>Counterparts.</u> This Trademark Assignment may be executed in one or more counterparts, and by the different parties in separate counterparts, each of which when executed shall be deemed to be an original but all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Trademark Assignment by facsimile, pdf or other electronic method (including DocuSign) shall be as effective as delivery of a manually executed counterpart of this Trademark Assignment.

7. Governing Law; Jurisdiction and Forum; Waiver of Jury Trial.

This Trademark Assignment, and all proceedings (whether based on contract, tort (a) or otherwise) arising out of or relating to this Trademark Assignment or the actions of the parties in the negotiation, administration, performance and enforcement hereof, shall be governed by, and construed and enforced in accordance with, the laws of the State of Delaware, without regard to any choice or conflict of law provision or rule (whether of the State of Delaware or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than the State of Delaware. In addition, each of the parties hereto irrevocably (i) submits to the personal jurisdiction of the Delaware Court of Chancery in and for New Castle County, or in the event (but only in the event) that such Delaware Court of Chancery does not have subject matter jurisdiction over such dispute, the United States District Court for the District of Delaware, or in the event (but only in the event) that such United States District Court also does not have jurisdiction over such dispute, any Delaware State court sitting in New Castle County, in the event any dispute (whether in contract, tort or otherwise) arises out of this Trademark Assignment or the transactions contemplated hereby, (ii) agrees that it will not attempt to deny or defeat such personal jurisdiction by motion or other request for leave from any such court, (iii) waives any objection to the laying of venue of any Action relating to this Trademark Assignment or the transactions contemplated hereby in such court, (iv) waives and agrees not to plead or claim in any such court that any Action relating to this Trademark Assignment or the transactions contemplated hereby brought in any such court has been brought in an inconvenient forum and (v) agrees that it will not bring any Action relating to this Trademark Assignment or the transactions contemplated hereby in any court other than the Delaware Court of Chancery in and for New Castle County, or in the event (but only in the event) that such Delaware Court of Chancery does not have subject matter jurisdiction over such Action, the United States District Court for the District of Delaware, or in the event (but only in the event) that such United States District Court also does not have jurisdiction over such Action, any Delaware State court sitting in New Castle County.

- EACH PARTY TO THIS TRADEMARK ASSIGNMENT WAIVES TRIAL BY JURY IN ANY ACTION, PROCEEDING OR COUNTERCLAIM BROUGHT BY ANY OF THEM AGAINST THE OTHER ARISING OUT OF OR IN ANY WAY IN CONNECTION WITH THIS TRADEMARK ASSIGNMENT OR ANY OTHER AGREEMENTS EXECUTED IN CONNECTION HEREWITH OR ADMINISTRATION HEREOF OR ANY OF THE OTHER TRANSACTIONS CONTEMPLATED HEREIN. NO PARTY TO THIS TRADEMARK ASSIGNMENT SHALL SEEK A JURY TRIAL IN ANY LAWSUIT, PROCEEDING. COUNTERCLAIM OR ANY OTHER LITIGATION PROCEDURE BASED UPON, OR ARISING OUT OF, THIS TRADEMARK ASSIGNMENT OR RELATED INSTRUMENTS, NO PARTY WILL SEEK TO CONSOLIDATE ANY SUCH ACTION IN WHICH A JURY TRIAL HAS BEEN WAIVED WITH ANY OTHER ACTION IN WHICH A JURY TRIAL CANNOT BE OR HAS NOT BEEN WAIVED. EACH PARTY TO THIS TRADEMARK ASSIGNMENT CERTIFIES THAT IT HAS BEEN INDUCED TO ENTER INTO THIS TRADEMARK ASSIGNMENT BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS SET FORTH ABOVE IN THIS SECTION 7. NO PARTY HAS IN ANY WAY AGREED WITH OR REPRESENTED TO ANY OTHER PARTY THAT THE PROVISIONS OF THIS SECTION 7 WILL NOT BE FULLY ENFORCED IN ALL INSTANCES.
- 8. Amendment; Waiver. This Trademark Assignment may not be modified or amended, except by an instrument or instruments in writing signed by the party against whom enforcement of any such modification or amendment is sought. Any party to this Trademark Assignment may, only by an instrument in writing, waive compliance by the other party to this Trademark Assignment with any term or provision of this Trademark Assignment on the part of such other party to this Trademark Assignment to be performed or complied with. The waiver by any party to this Trademark Assignment of a breach of any term or provision of this Trademark Assignment shall not be construed as a waiver of any subsequent breach. No failure or delay by any party in exercising any right, power or privilege hereunder shall operate as a waiver thereof nor shall any single or partial exercise thereof preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 9. <u>Assignment</u>. This Trademark Assignment shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Any party hereto may assign or otherwise transfer (by operation of law or otherwise) its rights and obligations under this Trademark Assignment, in whole or in part, without the consent of the other parties in connection with the sale of all or any portion of its assets to which this Trademark Assignment relates, in connection with the merger or consolidation of such party, to an Affiliate or as a pledge of its interests hereunder to a lender as collateral security. Except as provided in this <u>Section 9</u>, no party hereto may assign or otherwise transfer (by operation of law or otherwise) any of its rights or obligations under this Trademark Assignment (in whole or in part) to any Person without the advance written consent of the other parties, and any attempt to do so shall be null and void.

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- 10. <u>Severability</u>. If any term, provision, covenant or restriction of this Trademark Assignment is held by a court of competent jurisdiction or other authority to be invalid, void or unenforceable, the remainder of the terms, provisions, covenants and restrictions of this Trademark Assignment shall remain in full force and effect and shall in no way be affected, impaired or invalidated. Upon such a determination, the parties shall negotiate in good faith to modify this Trademark Assignment so as to effect the original intent of the parties as closely as possible in a mutually acceptable manner in order that the transactions contemplated hereby be consummated as originally contemplated to the fullest extent possible.
- 11. <u>Entire Agreement</u>. This Trademark Assignment (including the exhibit hereto) constitutes the entire agreement between the parties with respect to the subject matter hereof and thereof and supersede any prior discussion, correspondence, negotiation, proposed term sheet, letter of intent, agreement, understanding or arrangement, whether oral or in writing.
- 12. <u>Certain Definitions</u>. Capitalized terms used in this Trademark Assignment shall have the meaning set forth in the recitals or preamble above, as set forth below in this <u>Section 12</u>, or, as set forth anywhere in this Trademark Assignment.
 - (a) "Action" shall mean any judicial or administrative investigation, claim, action, suit, arbitration, complaint, litigation or other proceeding whether civil or criminal, at law or in equity, by or before any Governmental Entity.
 - (b) "Affiliate" means, with respect to any Person, any other Person that directly, or through one or more intermediaries, controls, is controlled by or is under common control with such Person.
 - (c) "Governmental Entity" shall mean any foreign, domestic, supranational, federal, territorial, state, provincial or local governmental entity, quasi-governmental entity, court, tribunal, judicial or arbitral body, commission, board, bureau, agency or instrumentality, or any regulatory, administrative or other department, agency or any political or other subdivision, department or branch of any of the foregoing.
 - (d) "Person" shall mean an individual, partnership (general or limited), corporation, limited liability company, joint venture, association or other form of business organization (whether or not regarded as a legal entity under applicable law), trust or other entity or organization, including a Governmental Entity or works council.

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IN WITNESS WHEREOF, the parties have executed this Trademark Assignment by their authorized representatives as of the date first set forth above.

ASSIGNOR:

INTRADO CORPORATION

Name: Christopher D. Wikoff

Title: Treasurer

Date: <u>December 30, 2022</u>

ASSIGNEE:

INTRADO LIFE & SAFETY, INC.

By: Name: Louis Brucculeri

Title: Secretary

Date: 9 January 2023

Exhibit A Trademarks

Trademark	Jurisdictio	Appl No.	Filing	Registration	Registratio
	n	~~~~~~	Date	No.	n Date
INTRADO	Australia	2022013	Jul 10 2019	2022013	Feb 26 2021
INTRADO and Dragonfly Design	Australia	2022009	Jul 10 2019	2022009	Feb 26 2021
INTRADO	Brazil	918877881	Dec 13 2019	918877881	Oct 20 2020
INTRADO	Brazil	918877865	Dec 13 2019	918877865	Oct 20 2020
INTRADO	Brazil	918877849	Dec 13 2019	918877849	Oct 20 2020
INTRADO	Brazil	918877830	Dec 13 2019	918877830	Oct 20 2020
INTRADO	Brazil	918877806	Dec 13 2019	918877808	Oct 20 2020
INTRADO	Brazil	918878055	Dec 13 2019	918878055	Oct 20 2020
INTRADO	Brazil	918878039	Dec 13 2019	918878039	Oct 20 2020
INTRADO	Brazil	918878063	Dec 13 2019	918878063	Oct 20 2020
INTRADO and Dragonfly Design	Brazil	918877695	Dec 13 2019	918877695	Oct 20 2020
INTRADO and Dragonfly Design	Brazil	918877750	Dec 13 2019	918877750	Oct 20 2020
INTRADO and Dragonfly Design	Brazil	918877652	Dec 13 2019	918877652	Oct 20 2020
INTRADO and Dragonfly Design	Brazil	918877610	Dec 13 2019	918877610	Oct 20 2020
INTRADO and Dragonfly Design	Brazil	918877768	Dec 13 2019	918877768	Oct 20 2020
INTRADO and Dragonfly Design	Brazil	918878160	Dec 13 2019	918878160	Oct 20 2020
INTRADO and Dragonfly Design	Brazil	918878136	Dec 13 2019		
INTRADO and Dragonfly Design	Brazil	918878098	Dec 13 2019	918878098	Oct 20 2020
INTRADO	Canada	1976422	Jul 18 2019		
INTRADO	Canada	1433622	Apr 6 2009	TMA775238	Aug 23 2010
INTRADO and Dragonfly Design	Canada	1976423	Jul 18 2019		

Trademark	Jurisdictio n	Appl No.	Filing Date	Registration No.	Registratio n Date
INTRADO	China	42866700	Dec 5 2019	42866700	Aug 7 2020
INTRADO	China	42838141	Dec 5 2019	42838141	Oct 21 2020
INTRADO	China	42841571	Dec 5 2019	42841571	Aug 7 2020
INTRADO	China	42851094	Dec 5 2019	42851094	Aug 14 2020
INTRADO	China	42858742	Dec 5 2019	42858742	Aug 7 2020
INTRADO	China	42848750	Dec 5 2019	42848750	Aug 7 2020
INTRADO	China	42849769	Dec 5 2019	42849769	Aug 21 2020
INTRADO	China	42852660	Dec 5 2019	42852660	Aug 7 2020
INTRADO and Dragonfly Design	China	42844632	Dec 5 2019	42844632	Aug 7 2020
INTRADO and Dragonfly Design	China	42857113	Dec 5 2019	42857113	Oct 21 2020
INTRADO	EUTM	018082244	Jun 14 2019	018082244	Nov 2 2019
INTRADO and Dragonfly Design	EUTM	018084653	Jun 20 2019	018084653	Nov 2 2019
INTRADO	Hong Kong	305005638	Jul 25 2019	305005638	May 22 2020
INTRADO and Dragonfly Design (Series)	Hong Kong	305005629	Jul 25 2019	305005629	May 22 2020
INTRADO	India	4252203	Jul 31 2019	4252203	Feb 22 2020
INTRADO	India	4252204	Jul 31 2019	4252204	Feb 22 2020
INTRADO	India	4252205	Jul 31 2019	4252205	Feb 22 2020
INTRADO	India	4252206	Jul 31 2019	4252206	Mar 19 2021
INTRADO	India	4252207	Jul 31 2019	4252207	Feb 16 2020
INTRADO	India	4252208	Jul 31 2019	4252208	Feb 22 2020
INTRADO	India	4252209	Jul 31 2019	4252209	Feb 22 2020
INTRADO	India	4252210	Jul 31 2019	4252210	Feb 17 2020
INTRADO and Dragonfly Design	India	4252211	Jul 31 2019	4252211	Feb 23 2020

Trademark	Jurisdictio n	Appl No.	Filing Date	Registration No.	Registratio n Date
INTRADO and Dragonfly Design	India	4252212	Jul 31 2019	4252212	Feb 17 2020
INTRADO and Dragonfly Design	India	4252213	Jul 31 2019	4252213	Feb 21 2020
INTRADO and Dragonfly Design	India	4252214	Jul 31 2019	4252214	Feb 15 2020
INTRADO and Dragonfly Design	India	4252215	Jul 31 2019	4252215	Feb 17 2020
INTRADO and Dragonfly Design	India	4252216	Jul 31 2019	4252216	Feb 21 2020
INTRADO and Dragonfly Design	India	4252217	Jul 31 2019	4252217	Feb 16 2020
INTRADO and Dragonfly Design	India	4252218	Jul 31 2019	4252218	Feb 16 2020
INTRADO	Israel	323152	Dec 13 2019	323152	Mar 2 2022
INTRADO and Dragonfly Design	Israel	323151	Dec 13 2019	323151	Mar 2 2022
INTRADO	Japan	2019-103539	Jul 31 2019	6361623	Mar 10 2021
INTRADO and Dragonfly Design	Japan	2019-103540	Jul 31 2019	6361624	Mar 10 2021
INTRADO	Malaysia	TM2019045956	Dec 13 2019	TM2019045956	Nov 25 2020
INTRADO	Malaysia	TM2019045957	Dec 13 2019	TM2019045957	Nov 11 2020
INTRADO	Malaysia	TM2019045958	Dec 13 2019	TM2019045958	Nov 11 2020
INTRADO	Malaysia	TM2019045959	Dec 13 2019	TM2019045959	Nov 11 2020
INTRADO	Malaysia	TM2019045960	Dec 13 2019	TM2019045960	Nov 11 2020
INTRADO	Malaysia	TM2019045962	Dec 13 2019	TM2019045962	Nov 4 2020
INTRADO	Malaysia	TM2019045963	Dec 13 2019	TM2019045963	Nov 11 2020
INTRADO	Malaysia	TM2019045964	Dec 13 2019	TM2019045964	Nov 4 2020
INTRADO and Dragonfly Design	Malaysia	TM2019046426	Dec 17 2019	TM2019046426	Dec 2 2020
INTRADO and Dragonfly Design	Malaysia	TM2019046436	Dec 17 2019	TM2019046436	Nov 11 2020
INTRADO and Dragonfly Design	Malaysia	TM2019046437	Dec 17 2019	TM2019046437	Nov 4 2020
INTRADO and Dragonfly Design	Malaysia	TM2019046428	Dec 17 2019	TM2019046428	Nov 4 2020
INTRADO and Dragonfly Design	Malaysia	TM2019046429	Dec 17 2019	TM2019046429	Nov 4 2020

Trademark	Jurisdictio n	Appl No.	Filing Date	Registration No.	Registratio n Date
INTRADO and Dragonfly Design	Malaysia	TM2019046431	Dec 17 2019	TM2019046431	Nov 4 2020
INTRADO and Dragonfly Design	Malaysia	TM2019046435	Dec 17 2019	TM2019046435	Nov 4 2020
INTRADO and Dragonfly Design	Malaysia	TM2019046425	Dec 17 2019	TM2019046425	Nov 11 2020
INTRADO	Mexico	2305670	Dec 13 2019	2101497	Jul 24 2020
INTRADO	Mexico	2305671	Dec 13 2019	2101209	Jul 23 2020
INTRADO	Mexico	2305672	Dec 13 2019	2101498	Jul 24 2020
INTRADO	Mexico	2305673	Dec 13 2019	2101499	Jul 24 2020
INTRADO	Mexico	2305674	Dec 13 2019	2101500	Jul 24 2020
INTRADO	Mexico	2305675	Dec 13 2019	2110681	Aug 20 2020
INTRADO	Mexico	2305676	Dec 13 2019	2101210	Jul 23 2020
INTRADO	Mexico	2305677	Dec 13 2019	2249631	May 24 2021
INTRADO and Dragonfly Design	Mexico	2306971	Dec 17 2019	2116298	Aug 31 2020
INTRADO and Dragonfly Design	Mexico	2306981	Dec 17 2019	2116303	Aug 31 2020
INTRADO and Dragonfly Design	Mexico	2306972	Dec 17 2019	2116299	Aug 31 2020
INTRADO and Dragonfly Design	Mexico	2306982	Dec 17 2019	2116304	Aug 31 2020
INTRADO and Dragonfly Design	Mexico	2306975	Dec 17 2019	2116300	Aug 31 2020
INTRADO and Dragonfly Design	Mexico	2306976	Dec 17 2019	2116301	Aug 31 2020
INTRADO and Dragonfly Design	Mexico	2306977	Dec 17 2019	2116302	Aug 31 2020
INTRADO and Dragonfly Design	Mexico	2306979	Dec 17 2019	2243416	May 12 2021
INTRADO	New Zealand	1136622	Dec 11 2019	1136622	Aug 3 2021
INTRADO and Dragonfly Design	New Zealand	1136624	Dec 11 2019	1136624	Aug 3 2021
INTRADO	Norway	201912920	Sep 30 2019	309976	May 26 2020
INTRADO and Dragonfly Design	Norway	018084653	Sep 30 2019	309569	Apr 30 2020
INTRADO	Philippines	4-2019-508871	Dec 13 2019	4-2019-508871	Aug 29 2021

Trademark	Jurisdictio n	Appl No.	Filing Date	Registration No.	Registratio n Date
INTRADO and Dragonfly Design	Philippines	4-2019-508872	Dec 13 2019	4-2019-508872	Aug 29 2021
INTRADO	Republic of Korea (South)	40-2019- 193781	Dec 13 2019	40-1707989	Mar 25 2021
INTRADO and Dragonfly Design	Republic of Korea (South)	40-2019- 193782	Dec 13 2019	40-1719329	Apr 23 2021
INTRADO	Singapore	40201926166X	Dec 2 2019		
INTRADO and Dragonfly Design	Singapore	40201926766V	Dec 2 2019		
INTRADO	Switzerland	CH11711/2019	Sep 6 2019	749417	Jul 10 2020
INTRADO and Dragonfly Design	Switzerland	CH11712/2019	Sep 6 2019	749418	Jul 10 2020
INTRADO	United Kingdom	UK0091808224 4	Jun 14 2019	UK0091808224 4	Nov 2 2019
INTRADO and Dragonfly Design	United Kingdom	UK0091808465 3	Jun 20 2019	UK0091808465 3	Nov 2 2019
INTRADO	United States of America	88/481,145	Jun 20 2019		
INTRADO	United States of America	88/481,152	Jun 20 2019		
INTRADO	United States of America	88/481,156	Jun 20 2019		
INTRADO	United States of America	88/481,159	Jun 20 2019		
INTRADO	United States of America	88/481,161	Jun 20 2019		
INTRADO	United States of America	88/481,162	Jun 20 2019		
INTRADO	United States of America	88/481,166	Jun 20 2019		
INTRADO	United States of America	88/481,172	Jun 20 2019		
INTRADO	United States of America	88/481,175	Jun 20 2019		
INTRADO and Dragonfly Design	United States of America	88/488,583	Jun 25 2019		

Trademark	Jurisdictio n	Appl No.	Filing Date	Registration No.	Registratio n Date
INTRADO and Dragonfly Design	United States of America	88/488,593	Jun 25 2019		
INTRADO and Dragonfly Design	United States of America	88/488,598	Jun 25 2019		
INTRADO and Dragonfly Design	United States of America	88/488,603	Jun 25 2019		
INTRADO and Dragonfly Design	United States of America	88/488,608	Jun 25 2019		
INTRADO and Dragonfly Design	United States of America	88/488,612	Jun 25 2019		
INTRADO and Dragonfly Design	United States of America	88/488,617	Jun 25 2019		
INTRADO and Dragonfly Design	United States of America	88/488,622	Jun 25 2019		
INTRADO and Dragonfly Design	United States of America	88/488,625	Jun 25 2019		

RECORDED: 01/13/2023