

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM820050

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
RANGEFORCE INC.		06/15/2023	Corporation:
RECEIVING PARTY DATA			
Name:	BANK OF MONTREAL		
Street Address:	100 King Street West		
Internal Address:	18th Floor		
City:	Toronto, ON		
State/Country:	CANADA		
Postal Code:	M5X 1A1		
Entity Type:	Chartered Bank: CANADA		
PROPERTY NUMBERS Total: 15			
Property Type	Number	Word Mark	
Serial Number:	97284676	DEFENSE READINESS INDEX	
Serial Number:	97284692	DRI	
Serial Number:	97284717	HDRI	
Serial Number:	97284700	HUMAN CYBER READINESS	
Serial Number:	97284709	HUMAN DEFENSE READINESS INDEX	
Serial Number:	90463928	RF	
Registration Number:	6887844	RF	
Registration Number:	6933637	RF	
Registration Number:	6183960		
Registration Number:	6039583	RANGEFORCE	
Serial Number:	90145321	RANGEFORCE BATTLE FORTRESS	
Serial Number:	90673600	RANGEFORCE BATTLE PATHS	
Serial Number:	90673596	RANGEFORCE BATTLE READY	
Serial Number:	90673602	RANGEFORCE BATTLE SKILLS	
Serial Number:	90673608	RANGEFORCE BATTLE SKIRMISH	
CORRESPONDENCE DATA			
Fax Number:	4168656636		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent</i>			
TRADEMARK			

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using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 4168652965
Email: bnakano@grllp.com
Correspondent Name: Bob Nakano
Address Line 1: 22 Adelaide St W,
Address Line 2: Bay Adelaide Centre East Tower
Address Line 4: Toronto, CANADA M5H 4E3

NAME OF SUBMITTER:	Bob Nakano
SIGNATURE:	/B. Nakano/
DATE SIGNED:	06/27/2023

Total Attachments: 5

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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (“**Trademark Security Agreement**”), dated as of June 15, 2023 is made by RANGEFORCE INC., a Delaware corporation (the “**Grantor**”), in favor of BANK OF MONTREAL (the “**Lender**”).

WHEREAS, the Grantor has entered into a credit agreement, as borrower, dated as of the date hereof, as amended, restated, supplemented, replaced or otherwise modified from time to time, with the Lender (the “**Credit Agreement**”).

WHEREAS, as a condition precedent to the making of the loans by the Lender under the Credit Agreement, the Grantor has executed and delivered to the Lender certain security agreements dated as of the date hereof, made by and between the Grantor and the Lender (the “**Security Agreements**”).

WHEREAS, under the terms of the Security Agreements, the Grantor has granted to the Lender a security interest in, among other property, certain intellectual property of the Grantor, and has agreed to execute and deliver this Trademark Security Agreement for recording with the United States Patent and Trademark Office.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. Grant of Security. The Grantor hereby pledges and grants to the Lender a security interest in and to all of the right, title, and interest of such Grantor in, to, and under the following (the “**Trademark Collateral**”):

(a) the trademark registrations and applications set forth in Schedule 1 hereto, together with the goodwill connected with the use of and symbolized thereby, and all extensions and renewals thereof (the “**Trademarks**”);

(b) all rights of any kind whatsoever of the Grantor accruing under any of the foregoing provided by applicable law of any jurisdiction, by international treaties and conventions, and otherwise throughout the world;

(c) any and all royalties, fees, income, payments, and other proceeds now or hereafter due or payable with respect to any and all of the foregoing; and

(d) any and all claims and causes of action, with respect to any of the foregoing, whether occurring before, on, or after the date hereof, including all rights to and claims for damages, restitution, and injunctive and other legal and equitable relief for past, present, and future infringement, dilution, misappropriation, violation, misuse, breach, or default, with the right, but no obligation, to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages.

2. Recordation. The Grantor authorizes the Commissioner for Trademarks at the United States Patent and Trademark Office to record and register this Trademark Security Agreement upon request by the Lender.

3. Loan Documents. This Trademark Security Agreement has been entered into pursuant to and in conjunction with the Security Agreements, which are hereby incorporated by reference. The provisions of the Security Agreements shall supersede and control over any conflicting or inconsistent provision herein. The rights and remedies of the Lender with respect to the Trademark Collateral are as provided by the Loan Agreement, the Security Agreements, and related documents, and nothing in this Trademark Security Agreement shall be deemed to limit such rights and remedies.

4. Execution in Counterparts. This Trademark Security Agreement may be executed in counterparts (and by different parties hereto in different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page to this Trademark Security Agreement by facsimile or in electronic (i.e., "pdf" or "tif") format shall be effective as delivery of a manually executed counterpart of this Trademark Security Agreement.

5. Successors and Assigns. This Trademark Security Agreement will be binding on and shall inure to the benefit of the parties hereto and their respective successors and assigns.

6. Governing Law. This Trademark Security Agreement and any claim, controversy, dispute, or cause of action (whether in contract or tort or otherwise) based upon, arising out of, or relating to this Trademark Security Agreement and the transactions contemplated hereby and thereby shall be governed by, and construed in accordance with, the laws of the United States and the State of New York, without giving effect to any choice or conflict of law provision or rule (whether of the State of New York or any other jurisdiction).

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the Grantor has caused this Trademark Security Agreement to be duly executed and delivered as of the date first above written.

RANGEFORCE INC.

DocuSigned by:
Taavi Must
By: _____
Name: Taavi Must
Title: Chief Executive Officer and Secretary

Address for Notices:

440 Monticello Ave, Suite 1802 PMB 44296
Norfolk, Virginia 23510-2670 US

SCHEDULE 1

TRADEMARKS

Owner/ Applicant	Trademark	Registration/ Application Number	Registration/ Application Date
RangeForce Inc.	DEFENSE READINESS INDEX	97/284,676	Feb 25 2022
RangeForce Inc.	DRI	97/284,692	Feb 25 2022
RangeForce Inc.	HDRI	97/284,717	Feb 25 2022
RangeForce Inc.	HUMAN CYBER READINESS	97/284,700	Feb 25 2022
RangeForce Inc.	HUMAN DEFENSE READINESS INDEX	97/284,709	Feb 25 2022
RangeForce Inc.		90/463,928	Jan 13 2021
RangeForce Inc.		6887844	Nov 1 2022
RangeForce Inc.		6933637	Dec 27 2022
RangeForce Inc.		6,183,960	Oct 27 2020
RangeForce Inc.	RANGEFORCE	6,039,583	Apr 28 2020
RangeForce Inc.	RANGEFORCE BATTLE FORTRESS	90/145,321	Aug 28 2020
RangeForce Inc.	RANGEFORCE BATTLE PATHS	90/673,600	Apr 27 2021

Owner/ Applicant	Trademark	Registration/ Application Number	Registration/ Application Date
RangeForce Inc.	RANGEFORCE BATTLE READY	90/673,596	Apr 27 2021
RangeForce Inc.	RANGEFORCE BATTLE SKILLS	90/673,602	Apr 27 2021
RangeForce Inc.	RANGEFORCE BATTLE SKIRMISH	90/673,608	Apr 27 2021