

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM854767

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
AGDP Holding Inc.		11/16/2023	Corporation: NEW YORK
Avant Gardner, LLC		11/16/2023	Limited Liability Company: NEW YORK
Reynard Productions, LLC		11/16/2023	Limited Liability Company: NEW YORK
EZ Festivals LLC	FORMERLY EZ Acquisition LLC	11/16/2023	Limited Liability Company: DELAWARE
Made Event LLC	FORMERLY M Event Acquisition LLC	11/16/2023	Limited Liability Company: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	LiveStyle Holdings, Inc.		
<b>Street Address:</b>	9171 Wilshire Boulevard, Suite 500		
<b>City:</b>	Beverly Hills		
<b>State/Country:</b>	CALIFORNIA		
<b>Postal Code:</b>	90210		
<b>Entity Type:</b>	Corporation: DELAWARE		
<b>Name:</b>	NYC Festivals, LLC f/k/a EZ Festivals, LLC		
<b>Street Address:</b>	9171 Wilshire Boulevard, Suite 500		
<b>City:</b>	Beverly Hills		
<b>State/Country:</b>	CALIFORNIA		
<b>Postal Code:</b>	90210		
<b>Entity Type:</b>	Limited Liability Company: NEW YORK		
<b>Name:</b>	NYC Club Event, LLC f/k/a Made Event, LLC		
<b>Street Address:</b>	9171 Wilshire Boulevard, Suite 500		
<b>City:</b>	Beverly Hills		
<b>State/Country:</b>	CALIFORNIA		
<b>Postal Code:</b>	90210		
<b>Entity Type:</b>	Limited Liability Company: MASSACHUSETTS		
<b>Name:</b>	SFXE IP LLC		
<b>Street Address:</b>	9171 Wilshire Boulevard, Suite 500		
<b>City:</b>	Beverly Hills		
<b>State/Country:</b>	CALIFORNIA		

Postal Code:	90210
Entity Type:	Limited Liability Company: DELAWARE

**PROPERTY NUMBERS Total: 19**

Property Type	Number	Word Mark
Registration Number:	5810537	EZOO
Registration Number:	5432529	SUNDAY SCHOOL
Registration Number:	4558569	MADE
Registration Number:	3605821	MADE
Registration Number:	4447907	ELECTRIC ZOO
Registration Number:	4561282	ELECTRIC ZOO
Registration Number:	4570989	ELECTRIC ZOO
Registration Number:	5774032	
Registration Number:	5956912	
Registration Number:	6073151	CITYFOX
Registration Number:	4978356	ELECTRIC ZOO
Registration Number:	6104663	AVANT GARDNER
Registration Number:	6128278	VISIONNAIRE
Registration Number:	6263802	
Registration Number:	6397008	AVANT GARDNER
Registration Number:	6996977	CITYFOX
Registration Number:	3747742	ELECTRIC ZOO
Serial Number:	88510597	THE BROOKLYN MIRAGE
Serial Number:	88510591	THE BROOKLYN MIRAGE

**CORRESPONDENCE DATA**

Fax Number: 5163573792  
*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: 5163573700  
Email: aronneburger@cullenllp.com  
Correspondent Name: Ariel E. Ronneburger  
Address Line 1: 333 Earle Ovington Boulevard, 2nd Floor  
Address Line 4: Uniondale, NEW YORK 11553

NAME OF SUBMITTER:	Ariel E. Ronneburger
SIGNATURE:	/Ariel E. Ronneburger/
DATE SIGNED:	11/20/2023

**Total Attachments: 30**  
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**TRADEMARK SECURITY AGREEMENT**

THIS TRADEMARK SECURITY AGREEMENT dated as of November 16, 2023 (as may be amended and restated, supplemented, and/or otherwise modified from time to time, this “Agreement”), is made by and between AGDP Holding Inc., a New York corporation, Avant Gardner, LLC, a New York limited liability company, Reynard Productions, LLC, a New York limited liability company, EZ Festivals LLC (f/k/a EZ Acquisition LLC), a Delaware limited liability company, and Made Event LLC (f/k/a M Event Acquisition LLC), a Delaware limited liability company (collectively, “Grantor”), and LiveStyle Holdings, Inc., a Delaware corporation, NYC Festivals, LLC (f/k/a EZ Festivals, LLC), a New York limited liability company, NYC Club Event, LLC (f/k/a Made Event, LLC), a Massachusetts limited liability company, and SFXE IP LLC, a Delaware limited liability company (collectively, “Secured Party”). The Grantor and Secured Party may be hereafter individually referred to as a Party and collectively as the Parties.

**BACKGROUND**

Grantor and Secured Party have entered into a Settlement Agreement dated November 16, 2023 (the “Settlement Agreement”).

Secured Party is making certain financial accommodations available to Grantor pursuant to the terms and conditions of the Settlement Agreement. Secured Party is willing to forbear on enforcing Grantor’s Obligations pursuant to the terms of the Settlement Agreement and make the New Loan to Grantor, as provided for in the Settlement Agreement, but only upon the condition, among others, that Grantor shall have executed and delivered to Secured Party this Agreement. Grantor is willing to enter into this Agreement in order to induce Secured Party to forbear from enforcing Grantor’s Obligations and to extend the New Loan to Grantor.

**AGREEMENT**

NOW, THEREFORE, in consideration of the mutual conditions and agreements set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

1. **Definitions.** Unless otherwise defined herein or the context otherwise requires, capitalized terms used in this Agreement, including its preamble and recitals, have the meanings provided for such terms in the Settlement Agreement.

2. **Grant of Security Interest.** For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, to secure the prompt payment and performance of all of the Obligations of Grantor to Secured Party pursuant to the Settlement Agreement, Grantor hereby grants to Secured Party a security interest in

Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "Trademark Collateral"):

(a) all United States registrations and applications for trademarks, service marks, certification marks, collective marks, trade dress, slogans, logos, Internet domain names, product configurations, trade names, business names, corporate names, and other source identifiers, whether or not registered, whether statutory or under common law, whether currently in use or not, including, without limitation, all common law rights and registrations and applications for registration thereof, and all other marks registered in the United States Patent and Trademark Office or in any office or agency of any State or Territory of the United States (but excluding any United States intent-to-use trademark application prior to the filing and acceptance of a statement of use or an amendment to allege use in connection therewith to the extent that (i) a valid security interest may not be taken in such an intent-to-use trademark application under applicable law, or (ii) the grant of a security interest therein would impair the validity or enforceability of any registration that issues from such intent-to-use application under applicable law), and all rights therein provided by international treaties or conventions or other applicable laws, with respect to the use of any of the foregoing, all reissues, extensions, continuations and renewals and amendments of any of the foregoing, together in each case with the goodwill of the business connected therewith and symbolized thereby, and all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of Grantor accruing thereunder or pertaining thereto, including, without limitation, each trade name, registered trademark, trademark application, registered service mark and service mark application listed on Schedule A attached hereto (as such Schedule A may be supplemented from time to time) (collectively, the "Trademarks");

(b) all trademark licenses, including each trademark license referred to in Schedule B attached hereto (collectively, the "Trademark Licenses");

(c) any and all payments, damages, claims for damages for past, present and future infringement, misappropriation or breach with respect to the Trademarks, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages or obtain other legal or equitable relief, as well as all other accrued and unaccrued causes of action (whether in contract, tort, or otherwise) or rights to claim, sue or collect damages for, or enjoin or obtain other legal and equitable relief for, misuse, dilution, violation, unfair competition, or other impairment (whether past, present, or future) thereof, including expired terms;

(d) all goodwill, client lists, customer lists, and other general intangibles with respect to the foregoing;

(e) all reissues, continuations or extensions of the foregoing; and

(f) all products and proceeds of, and rights associated with, all of the foregoing, whether now or hereafter due and/or payable, including all income, fees, license royalties and proceeds of infringement suits, and supporting obligations relating to, any and all of the foregoing.

**3. Settlement Agreement.** The security interests and rights granted to Secured Party hereby have been granted as a supplement to, and not in limitation of, the security interests granted to Secured Party for its benefit under the Loan Documents. The security interests granted pursuant to this Agreement are granted in conjunction with the Settlement Agreement. In the event that any provision of this Agreement is deemed to conflict with the provisions of the Settlement Agreement, the provisions of the Settlement Agreement shall govern.

**4. Perfection; Further Assurances; Power of Attorney.**

(a) Grantor acknowledges and agrees that this Agreement has been executed and delivered by Grantor for the purpose of registering the security interests of Secured Party in the Trademark Collateral with the United States Patent and Trademark Office. Grantor also authorizes the Secured Party to file UCC financing statements for any collateral in such filing offices as Secured Party reasonably deems advisable to perfect or protect the security interests. Grantor hereby ratifies and confirms Secured Party's authorization to file any such UCC financing statements before the effective date of this Agreement. Grantor further agrees that it will execute and deliver to Secured Party such security agreements, assignments, and other documents and instruments as Secured Party may at any time or from time to time reasonably request that are required to perfect or protect the security interests granted to Secured Party hereby. Grantor shall also cooperate with Secured Party in obtaining appropriate waivers or subordinations of interests from such third parties in any Trademark Collateral as may be required by Secured Party in its sole but reasonable discretion.

(b) Grantor hereby appoints Secured Party as its attorney-in-fact, with full power of substitution, without notice to or assent by Grantor, in its own name or in Grantor's name to:

(1) execute, deliver, and file with the appropriate filing office, any notices of lien, financing statements, assignments, and any other documents, notices, and agreements that Secured Party reasonably deems appropriate in connection with the perfection, protection, priority, continuation, or enforcement of Secured Party's security interests in the Trademark Collateral;

(2) take any actions required of Grantor under this Agreement that Grantor fails to or is unable to take in a timely manner; and

(3) upon occurrence of an Event of Default as defined herein, take any actions that Secured Party deems appropriate to protect, preserve, or realize upon the Trademark Collateral or accomplish the purposes of this Agreement, and in connection with a disposition of any Trademark Collateral to assign or transfer title to such Trademark Collateral to itself or any third party purchaser, and to file with the appropriate filing office any documents necessary or advisable to implement, effectuate, or reflect the disposition.

The powers granted to Secured Party herein, being coupled with an interest, are irrevocable until all Obligations have been paid in full, and Grantor approves and ratifies all acts of the attorney-in-fact. In acting in accordance with the terms of this Agreement, Secured Party shall not be liable for any act or omission, error in judgment or mistake of law except for Secured Party's gross negligence or willful misconduct. Grantor agrees to pay the costs of the continuation of Secured Party's security interests and releases or assignments of Secured Party's interests granted herein.

**5. Acknowledgement of Prior Lien.** All rights granted herein are subject to the prior lien granted to Alter Domus (US) LLC as collateral agent and recorded with the United States Patent and Trademark Office on March 8, 2021 at Reel 7214, Frame 0644 and December 19, 2022 at Reel 7924, Frame 0824 and Reel 7931, Frame 0250 (hereafter "Permitted Lien").

**6. Representations and Warranties; Covenants.** Grantor represents, warrants and covenants to Secured Party, and shall be deemed to continually do so, as long as this Agreement shall remain in force, that:

(a) Grantor has good and marketable title to the Trademark Collateral as sole owner thereof. There are no existing liens on or other security interests in or to any Trademark Collateral, except for the Permitted Lien and the liens and security interests in favor of Secured Party. None of the Trademark Collateral is subject to any prohibition against encumbering, pledging, hypothecating or assigning the same or requires notice or consent in connection therewith;

(b) The protection of Grantor's rights in the Trademarks under United States trademark law has not expired, and there has been no finding or adjudication that the Trademarks are in the public domain;

(c) Neither Grantor's execution nor delivery of this Agreement constitutes a breach of, or a default under, any agreement, undertaking or instrument to which Grantor is a party or by which it or any of the Trademark Collateral may be affected, or would result in the imposition of any lien or other encumbrance on any Trademark Collateral;

(d) Grantor shall continually take such steps as are necessary and prudent to protect the interests of Secured Party in the Trademark Collateral granted hereunder including, but not limited to, the following:

(1) Grantor will maintain books and records relating to the Trademark Collateral satisfactory to Secured Party and allow Secured Party or its representatives access to such records and the Trademark Collateral at all reasonable times for the purpose of examining, inspecting, verifying, copying, extracting and other reasonable purposes as Secured Party may reasonably require.

(2) Grantor will execute and deliver to Secured Party such other and further documentation necessary to evidence, effectuate or perfect Secured Party's security interests in and to the Trademark Collateral.

(3) Grantor will keep the Trademark Collateral free of all liens, encumbrances, mortgages or security interests in, on or to any of the Trademark Collateral, or in, to or on rights thereto, except for the Permitted Lien and the security interests of Secured Party pursuant to the terms hereof, and defend the Trademark Collateral against all claims and demands of third parties at any time claiming the same or any interest therein, including, without limitation: (A) promptly notifying Secured Party and providing reasonable details of any infringement, dilution, misappropriation or other violation of the Trademark Collateral; (B) diligently enforcing and defending the Trademark Collateral in a commercially reasonable manner, including suing for infringement, misappropriation, or dilution and to recover any and all damages for such infringement, misappropriation, or dilution, and filing for opposition, interference, or cancellation against conflicting rights of any third party; (C) diligently prosecuting to allowance or final refusal any trademark application or service mark application that is part of the Trademarks pending as of the date hereof or hereafter until the termination of this Agreement; and (D) taking reasonable and necessary action to preserve and maintain the Trademark Collateral, and its rights therein, including paying maintenance fees and filing applications for renewal, affidavits or declarations of use, and affidavits of incontestability, with the exception of any mark(s) included in the Trademark Collateral of which the Grantor may have permanently discontinued use for commercial reasons in the ordinary course of business. Any expenses incurred in connection with the foregoing shall be borne by the Grantor.

(4) Grantor will not directly or indirectly (A) sell, transfer, hypothecate or otherwise dispose of the Trademark Collateral or any interest therein, in bulk or otherwise, or (B) grant any person an option to acquire any right, title or interest in or to all or any portion of the Trademark Collateral, or (C) grant any rights in or to the Trademark Collateral, other than (i) rights to use the Trademark Collateral pursuant to the licenses and agreements described in



Schedule B attached hereto, (ii) licenses granted to third-parties in the normal course of business and as otherwise permitted under the Settlement Agreement, and (iii) the security interests in the Trademark Collateral granted to Secured Party pursuant to the terms hereof.

(5) Grantor shall give Secured Party prompt notice in writing of any (A) additional registered or applied-for trademarks after the date hereof, and (B) licenses granted to third-parties in the normal course of business or as otherwise permitted under the Settlement Agreement, provided that such notice shall not be required to be given more than once every quarter. Grantor shall cooperate with the Secured Party to modify this Agreement by amending Schedule A or Schedule B to include any future registered or applied-for trademarks of Grantor or licenses within thirty (30) days after request by the Secured Party, as same may be extended by the Secured Party in writing from time to time. Any failure by Grantor to cooperate with Secured Party and execute an amendment or amended schedule to this Agreement shall be an Event of Default hereunder. Notwithstanding the foregoing, no failure to so modify this Agreement or amend Schedule A or Schedule B shall in any way affect, invalidate or detract from Secured Party's continuing security interest in all Collateral, whether or not listed on Schedule A or Schedule B.

(6) Grantor will comply in all material respects with United States laws and regulations applicable to any Trademark Collateral.

(7) Grantor promptly will notify Secured Party, providing reasonable details, of the institution of any proceeding before a governmental authority regarding the validity or enforceability of Grantor's right to register, own, or use any Trademark Collateral, and any adverse determination on the merits in any such proceeding, and shall take reasonable steps to defend its rights in the Trademark Collateral in such proceedings and other interference, reexamination, opposition, cancellation, infringement, dilution, misappropriation, and other proceedings.

(8) Grantor will maintain the standards of quality of all products manufactured, distributed, and sold, and in the performance of services provided, in connection with Trademark Collateral at a level at least as high as on the date of this Agreement. Grantor will take all action necessary to ensure that any licensee of its Trademarks adheres to these standards of quality for goods and services provided by the licensee using the licensed Trademark.

7. **Events of Default.** Any of the following events or occurrences shall constitute an "Event of Default" under this Agreement:

- (a) the occurrence of any Forbearance Default;

(b) the failure of Grantor to perform or comply with any provision of this Agreement; or

(c) the occurrence of a material adverse change in the condition, marketability or value of the Trademark Collateral, unless such change is caused by an event for which insurance coverage is in effect and the proceeds of such insurance are paid to Secured Party.

**8. Preservation of Trademark Collateral.** Grantor agrees that Secured Party shall not have any obligation to preserve rights to any Trademark Collateral against prior parties or to marshal any Trademark Collateral of any kind for the benefit of any other creditor of Grantor or any other Person. Upon the occurrence of an Event of Default, Grantor hereby grants to Secured Party an irrevocable worldwide license or other right to use, without charge, Grantor's labels, trademarks, patents, copyrights, rights of use of any name, trade secrets, trade names, trademarks and advertising matter, or any property of a similar nature, as it pertains to the Trademark Collateral, in advertising for sale, lease or license of and selling, leasing or licensing of any Trademark Collateral and Grantor's rights under all licenses and any franchise, sales or distribution agreements shall inure to Secured Party's benefit for such purposes.

**9. Rights and Remedies on Default.**

(a) Upon the occurrence of any Event of Default, Secured Party shall have, in addition to all other rights and remedies of Secured Party under this Agreement (1) all rights and remedies with respect to the Trademark Collateral granted to Secured Party under the Settlement Agreement, and (2) all rights and remedies of Secured Party with respect to the Trademark Collateral available under applicable law.

(b) Upon the occurrence of any Event of Default, Secured Party may, without demand, advertising or notice, all of which Grantor hereby waives (except as the same may be required by law), sell, lease, license, dispose of, deliver and grant options to a third party to purchase, lease, license or otherwise dispose of any and all Trademark Collateral at any time or times in one or more public or private sales or other dispositions, for cash, on credit or otherwise, at such prices and upon such terms as are commercially reasonable (within the meaning of the New York Uniform Commercial Code). All requirements of reasonable notice that may be applicable under this section shall be met if such notice is mailed, postage prepaid, to Grantor at its address set forth in the Notice provision herein or such other address as Grantor may have provided to Secured Party at least ten (10) days before the time of such sale or disposition. Secured Party may, if it deems it reasonable, postpone or adjourn any sale of any Trademark Collateral from time to time by an announcement at the time and place of the sale to be so postponed or adjourned without being required to give a new notice of sale; provided, however, that Secured Party shall provide Grantor with written notice of the time and place of such

postponed or adjourned sale. Secured Party may be the purchaser at any such public or private sale, and payment may be made, in whole or in part, in respect of such purchase price by the application of Obligations due from Grantor to Secured Party. Grantor shall be obligated for, and the proceeds of sale shall be applied first to, the costs of retaking, refurbishing, storing, guarding, insuring, preparing for sale, and selling the Trademark Collateral, including the fees and disbursements of attorneys, auctioneers, appraisers, consultants and accountants employed by Secured Party in its discretion. Proceeds from the sale or other disposition of Trademark Collateral shall be applied to the payment, in whatever order Secured Party may elect, of all Grantor's Obligations to Secured Party. Secured Party shall return any excess to Grantor. Upon request of Secured Party, following the occurrence of any Event of Default, Grantor will assemble and make the Trademark Collateral available to Secured Party, at a reasonable place and time designated by Secured Party. Secured Party's failure to take possession of any Trademark Collateral shall not constitute an abandonment of such Trademark Collateral unless specifically acknowledged by Secured Party in an Authenticated Record (as defined in the New York Uniform Commercial Code) delivered to Grantor by Secured Party.

(c) Secured Party shall not be responsible to Grantor for loss or damage resulting from Secured Party's failure to enforce or collect any Trademark Collateral or any monies due or to become due under any liability of Grantor to Secured Party.

(d) After an Event of Default, Grantor (1) will make no change in any Trademark Collateral, and (2) shall receive as the sole property of Secured Party and hold in trust for Secured Party all monies, checks, notes, drafts, and other property representing the proceeds of any Trademark Collateral including but not limited to, all royalty and other amounts paid in connection with any lease or license of the Trademark Collateral by Grantor to any third party.

(e) After an Event of Default, Secured Party may, but shall be under no obligation to: (1) notify any party that the Trademark Collateral, or any part thereof, has been assigned to Secured Party; (2) take control of any cash or non-cash proceeds of any item of the Trademark Collateral; (3) compromise, extend or renew any Trademark Collateral, or any document or instrument relating thereto, or deal with the same as it may deem advisable; and (4) make exchanges, substitutions or surrender of items comprising the Trademark Collateral.

**10. Expense of Collection and Sale, Lease or License.** Grantor agrees to pay all costs and expenses incurred by Secured Party in connection with the negotiation and preparation of this Agreement or any other document or instrument executed in connection herewith, in determining its rights under and enforcing the security interests created by this Agreement, including, without limitation, costs and expenses relating to taking, holding, insuring, preparing for sale, lease, license or other disposition, appraising, selling, leasing, licensing or otherwise realizing on the Trademark Collateral, and reasonable attorneys' fees and expenses in connection with any of the foregoing. All such reasonable costs and

expenses shall be payable on demand, and shall bear interest at the highest rate charged on any obligation, payable on demand, from the date of Secured Party's payment of such costs and expenses until payment in full is made by Grantor, at the default rate of interest described in the Settlement Agreement.

**11. Compliance with Other Laws.** Secured Party may comply with the requirements of any applicable law in connection with a sale, lease, license or other disposition of the Trademark Collateral, and Grantor hereby acknowledges and agrees that Secured Party's compliance therewith will not be considered to adversely affect the commercial reasonableness of any sale of the Trademark Collateral.

**12. Warranties on Disposition.** Upon the occurrence of an Event of Default, Secured Party may sell, lease, license or otherwise dispose of the Trademark Collateral without giving any warranties. Secured Party may specifically disclaim any warranties of title or the like. Grantor hereby acknowledges and agrees this procedure will not be considered to adversely affect the commercial reasonableness of any sale, lease or license of the Trademark Collateral.

**13. Waiver of Rights by Grantor.** Except as may be otherwise specifically provided herein, Grantor waives, to the extent permitted by law, any bonds, security or sureties required by any statute, rule or otherwise by law as an incident to any taking of possession by Secured Party of any Trademark Collateral. Grantor authorizes Secured Party, upon an Event of Default, to enter upon any premises owned by or leased to Grantor where the Trademark Collateral is kept, without obligation to pay rent or for use and occupancy, through self-help, without judicial process and without having first given notice to Grantor or obtained an order of any court, and peacefully retake possession thereof by securing at or removing same from such premises.

**14. Release of Security Interests.** Upon final and indefeasible payment in cash and performance of all Obligations including repayment of the New Loan pursuant to the Settlement Agreement, in full, the Trademark Collateral shall be released from the liens created hereby, and this Agreement and all obligations (other than those expressly stated to survive such termination) of Secured Party and Grantor hereunder shall terminate, all without delivery of any instrument or any further action by any party, and all rights to the Trademark Collateral shall revert to the Grantor. At the request of Grantor following such termination, Secured Party shall, at Grantor's expense, execute and deliver to Grantor all instruments and other documents as may be necessary or proper to release Secured Party's liens on and security interests in and to the Trademark Collateral that have been granted to Secured Party hereunder.

**15. Limited Obligations.** Secured Party shall not be liable for any diminution in value of the Trademark Collateral, and will not be obligated to collect any amounts due, redeem or realize on, or make any presentments, demands, or notices of protest in connection with, any Trademark Collateral; take any steps necessary to preserve rights in

any instrument, contract, license, or lease against third parties or to preserve rights against prior parties; or take any other action to maintain, preserve, protect, or enforce any rights in the Trademark Collateral, or remove any liens or take any actions for the perfection, enforcement, collection, or protection of Trademark Collateral, except to the extent that such obligations may not be waived or varied under § 9-602 of the New York Uniform Commercial Code.

**16. General Provisions.**

(a) Indemnity. Grantor will defend and indemnify Secured Party and its officers, employees, and agents against all losses, obligations, demands, claims, and liabilities (“**Claims**”) asserted by a third party in connection with the transactions contemplated by this Agreement, as well as all costs and expenses (including reasonable attorneys’ fees and fees of professionals) paid or incurred by Secured Party in connection with any Claims; provided that such indemnity shall not be available to the extent that such Claims resulted from the gross negligence or willful misconduct of Secured Party or its officers or employees.

(b) Waivers. Grantor expressly waives notice of nonpayment, demand, presentment, protest or notice of protest in relation to the Settlement Agreement or the Trademark Collateral. No delay or omission of Secured Party in exercising or enforcing any of its rights, powers, privileges, options or remedies under this Agreement shall constitute a waiver thereof, and no waiver by Secured Party of any default by Grantor shall operate as a waiver of any other default.

(c) Remedies Not Exclusive. All rights and remedies of Secured Party under this Agreement shall be cumulative and not alternative or exclusive, irrespective of any other collateral guaranty, right or remedy and may be exercised by Secured Party at such time or times and in such order as Secured Party, in its sole and absolute discretion, may determine, and are for the sole benefit of Secured Party. The exercise or failure to exercise by Secured Party of such rights and remedies shall not result in liability to Grantor or others except in the event of gross negligence or willful misconduct by Secured Party, and in no event shall Secured Party be liable for more than it actually receives as a result of the exercise or failure to exercise such rights and remedies.

(d) Partial Invalidity. If any provision of this Agreement is held to be invalid or unenforceable, such invalidity or unenforceability shall not invalidate this Agreement as a whole, but this Agreement shall be construed as though it did not contain the particular provision held to be invalid or unenforceable and the rights and obligations of the parties shall be construed and enforced only to such extent as shall be permitted by applicable law.

(e) Successors. This Agreement shall be binding upon and inure to the benefit of the heirs, executors, administrators, legal representatives, successors and assigns

of the parties; provided however, that Grantor may not assign or transfer its interests or rights hereunder without Secured Party's prior written consent. Secured Party reserves the right to sell, assign, securitize, transfer, negotiate or grant participations in all or any part of, or any interest in, the Trademark Collateral on such terms as are acceptable to Secured Party in its sole and absolute discretion. In connection therewith, Secured Party may disclose all documents and information which Secured Party now has or may hereafter acquire relating to Grantor or its business, or any collateral required hereunder.

(f) Notices. Any notice or other communication required or permitted to be given under this Agreement shall be given as follows: if to the Secured Party, then via e-mail to [cciongoli@lifestyle.com](mailto:cciongoli@lifestyle.com) (with copy to [mattice@matticelegal.com](mailto:mattice@matticelegal.com)); if to the Grantor, then via e-mail to [francis@avant-gardner.com](mailto:francis@avant-gardner.com) (with copy to [faisal@avant-gardner.com](mailto:faisal@avant-gardner.com)).

(g) Strict Performance. The failure, at any time or times hereafter, to require strict performance by Grantor of any provision of this Agreement shall not waive, affect or diminish any right of Secured Party thereafter to demand strict compliance and performance therewith. Any suspension or waiver by Secured Party of any Event of Default by Grantor under this Agreement shall not suspend, waive or affect any other Event of Default under this Agreement, whether the same is prior or subsequent thereto and whether of the same or a different type.

(h) Construction of Agreement. The parties hereto agree that the terms and language of this Agreement were the result of negotiations between the parties, and, as a result, there shall be no prescription that any ambiguities in this Agreement shall be resolved against either party. Any controversy over the construction of this Agreement shall be decided mutually without regard to events of authorship or negotiation.

(i) Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of New York, without reference to the conflicts of law or choice of law principles thereof.

(j) Consent to Jurisdiction. Grantor and Secured Party irrevocably consent and submit to the non-exclusive jurisdiction of the state courts of New York County, New York and the United States District Court of the Southern District of New York and waive any objection based on venue or *forum non conveniens* with respect to any action instituted therein arising under this Agreement or in any way connected with or related or incidental to the dealings of the parties hereto in respect of this Agreement or the transactions related hereto or thereto, in each case whether now existing or hereafter arising, and whether in contract, tort, equity or otherwise, and agree that any dispute with respect to any such matters shall be heard only in the courts described above (except that Secured Party shall have the right to bring any action or proceeding against Grantor or its property in the courts of any other jurisdiction which Secured Party deems necessary or

appropriate in order to realize on the Trademark Collateral or to otherwise enforce its rights against Grantor or its property).

(k) Service of Process. Grantor hereby waives personal service of any and all process upon it and consents that all such service of process may be made by certified mail (return receipt requested) directed to its address in accordance with the notice provisions hereof, and service so made shall be deemed to be completed three (3) days after the same shall have been so deposited in the U.S. mail, or, at Secured Party's option, by service upon Grantor in any other manner provided under the rules of any such courts.

(l) WAIVER OF JURY TRIAL. GRANTOR AND SECURED PARTY EACH HEREBY WAIVES ANY RIGHT TO TRIAL BY JURY OF ANY CLAIM, DEMAND, ACTION OR CAUSE OF ACTION (A) ARISING UNDER THIS AGREEMENT, OR (B) IN ANY WAY CONNECTED WITH OR RELATED OR INCIDENTAL TO THE DEALINGS OF THE PARTIES HERETO IN RESPECT OF THIS AGREEMENT OR THE TRANSACTIONS RELATED HERETO, IN EACH CASE WHETHER NOW EXISTING OR HEREAFTER ARISING, AND WHETHER IN CONTRACT, TORT, EQUITY OR OTHERWISE. GRANTOR AND SECURED PARTY EACH HEREBY AGREES AND CONSENTS THAT ANY SUCH CLAIM, DEMAND, ACTION OR CAUSE OF ACTION SHALL BE DECIDED BY THE COURT WITHOUT A TRIAL BY JURY AND THAT GRANTOR OR SECURED PARTY MAY FILE AN ORIGINAL COUNTERPART OF A COPY OF THIS AGREEMENT WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENT OF THE PARTIES HERETO TO THE WAIVER OF THEIR RIGHT TO TRIAL BY JURY.

(m) Miscellaneous. Secured Party shall not have any liability to Grantor (whether in tort, contract, equity or otherwise) for losses suffered by Grantor in connection with, arising out of, or in any way related to the transactions or relationships contemplated by this Agreement, or any act, omission or event occurring in connection herewith, unless it is determined by a final and non-appealable judgment or court order binding on Secured Party, that the losses were the result of acts or omissions constituting gross negligence or willful misconduct. In any such litigation, Secured Party shall be entitled to the benefit of the rebuttable presumption that it acted in its sole discretion and with the exercise of ordinary care in the performance by it of the terms of this Agreement. In no event shall Secured Party or any of its Affiliates or any of their respective officers, directors, employees or agents be liable on any theory of liability for any special, indirect, consequential, exemplary or punitive damages (including any loss of profits, business or anticipated savings). Grantor hereby waives, releases and agrees not to sue upon any such claim for any special, indirect, consequential, exemplary, or punitive damages, whether or not accrued and whether or not known or suspected to exist in its favor.

(n) Headings. The headings preceding the text of this Agreement are inserted solely for convenience of reference and shall not constitute a part of this Agreement or affect its meaning, construction or effect.

(o) Execution in Counterparts. This Agreement may be executed in separate counterparts, all of which shall constitute one and the same agreement. Delivery of an executed counterpart of this Agreement by facsimile or e-mail shall be equally as effective as delivery of an original executed counterpart of this Agreement. Any party delivering an executed counterpart of this Agreement by facsimile or e-mail also shall deliver an original executed counterpart of this Agreement, but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Agreement.

(p) Exhibits. All of the Exhibits to this Agreement are hereby incorporated by reference herein and made a part hereof.

(q) Entire Agreement; Amendments. This Agreement, any supplements hereto, and any instruments or documents delivered or to be delivered in connection herewith represents the entire agreement and understanding concerning the subject matter hereof between the parties hereto, and supersedes all other prior agreements, understandings, negotiations and discussions, representations, warranties, commitments, proposals, term sheets, offers and contracts concerning the subject matter hereof, whether oral or written. In the event of any inconsistency between the terms of this Agreement and any schedule or exhibit hereto, the terms of this Agreement shall govern.

(r) Oral Agreements Ineffective. THIS AGREEMENT REPRESENTS THE FINAL AGREEMENT BETWEEN THE PARTIES AND THE SAME MAY NOT BE CONTRADICTED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS, OR SUBSEQUENT ORAL AGREEMENTS OF THE PARTIES. THERE ARE NO UNWRITTEN ORAL AGREEMENTS BETWEEN THE PARTIES.

(The remainder of this page is intentionally blank. Signature page follows.)



IN WITNESS WHEREOF, Grantor and Secured Party have caused this Agreement to be duly executed and delivered by its officer duly authorized as of the day and year first above written.

**GRANTOR:**

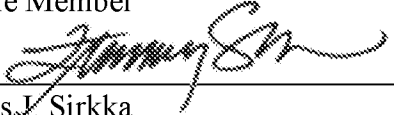
**EZ FESTIVALS LLC**

By: AGDP Holding Inc.  
Its Sole Member

By:   
Name: Francis J. Sirkka  
Title: Vice President

**MADE EVENT LLC**

By: AGDP Holding Inc.  
Its Sole Member

By:   
Name: Francis J. Sirkka  
Title: Vice President

**AGDP HOLDING INC.**

By:   
Name: Francis J. Sirkka  
Title: Vice President

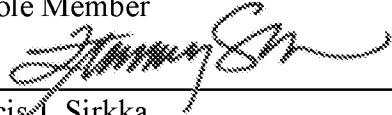
**AVANT GARDNER, LLC**

By: AGDP Holding Inc.  
Its Sole Member

By:   
Name: Francis J. Sirkka  
Title: Vice President

**REYNARD PRODUCTIONS, LLC**

By: AGDP Holding Inc.  
Its Sole Member

By:   
Name: Francis J. Sirkka  
Title: Vice President

**SECURED PARTY:**

**NYC FESTIVALS, LLC**

By: \_\_\_\_\_  
Name: Charles C. Ciongoli II  
Title: Chief Financial Officer, Secretary

**NYC CLUB EVENT, LLC**

By: \_\_\_\_\_  
Name: Charles C. Ciongoli II  
Title: Chief Financial Officer, Secretary

**SFXE IP LLC**

By: \_\_\_\_\_  
Name: Charles C. Ciongoli II  
Title: Chief Financial Officer, Secretary

**REYNARD PRODUCTIONS, LLC**

By: AGDP Holding Inc.  
Its Sole Member

By: \_\_\_\_\_  
Name: Francis J. Sirkka  
Title: Vice President

**SECURED PARTY:**

**NYC FESTIVALS, LLC**

By: Charles C. Ciongoli II  
Name: Charles C. Ciongoli II  
Title: Chief Financial Officer, Secretary

**NYC CLUB EVENT, LLC**

By: Charles C. Ciongoli II  
Name: Charles C. Ciongoli II  
Title: Chief Financial Officer, Secretary

**SFXE IP LLC**




By: Charles C. Ciongoli II  
Name: Charles C. Ciongoli II  
Title: Chief Financial Officer, Secretary

**LIFESTYLE HOLDINGS, INC.**

By: *Charles C. Ciongoli II*  
Name: Charles C. Ciongoli II  
Title: Executive Vice President, Chief  
Financial Officer, Secretary

**SCHEDULE A  
TO  
TRADEMARK SECURITY AGREEMENT  
TRADEMARK REGISTRATIONS AND TRADEMARK APPLICATIONS  
(See Attached)**

IP Office	Literal Element	Next Entry Action	Next Entry Date	Image	Status	Application Number	Registration Number	Class Number	Current Owner	Renewal Status
Albania (GDP)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388		EZ Festivals LLC	Not Renewed
Argentina (INPI)	ELECTRIC ZOO	Deadline to renew	11/10/2024		Registered	3287756	3287756	35	EZ Festivals LLC	
Argentina (INPI)	ELECTRIC ZOO	Deadline to renew	11/10/2024		Registered	3287754	3287754	41	EZ Festivals LLC	
Argentina (INPI)	ELECTRIC ZOO	Deadline to renew	11/28/2024		Registered	3287758	3287758	25	EZ Festivals LLC	
Armenia (APPA)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Not Renewed.
Australia (IPA)	ELECTRIC ZOO	File maintenance documents	07/10/2033		Registered	1573473	1170388	25, 35, 41	EZ Festivals LLC	Renewed.
Azerbaijan (AZIPO)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Not Renewed
Bahrain (MOIC)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Not Renewed
Belarus (NCIP)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Not Renewed
Bolivia (SENAP)	ELECTRIC ZOO	Deadline to renew	10/09/2024		Registered	61582013	61582013	25	EZ Festivals LLC	
Bolivia (SENAP)	ELECTRIC ZOO	Deadline to renew	10/09/2024		Registered	61602013	61602013	35	EZ Festivals LLC	
Bolivia (SENAP)	ELECTRIC ZOO	Deadline to renew	10/09/2024		Registered	61592013	61592013	41	EZ Festivals LLC	
Bosnia (IPR)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Not Renewed
Brazil (INPI)	EZOO	File maintenance documents	04/27/2031		Registered	914652621	914652621	25	EZ Festivals LLC	
Brazil (INPI)	ELECTRIC ZOO	Deadline to renew	08/30/2026		Registered	906967651	906967651	25	EZ Festivals LLC	
Brazil (INPI)	ELECTRIC ZOO	Deadline to renew	08/30/2026		Registered	906967902	906967902	41	EZ Festivals LLC	
Brazil (INPI)	ELECTRIC ZOO	Deadline to renew File maintenance documents	08/30/2026		Registered	906967821	906967821	35	EZ Festivals LLC	

IP Office	Literal Element	Next Entry Action	Next Entry Date	Image	Status	Applicat ion Number	Registra tion Number	Class Number	Current Owner	Renewal status
Brazil (INPI)	Electric Zoo Brasil	Deadline to renew File maintenance documents	10/09/2028		Registered	912268301	912268301	41	EZ Festivals LLC	
Brazil (INPI)	Electric Zoo Brasil	Deadline to renew File maintenance documents	10/09/2028		Registered	912268255	912268255	35	EZ Festivals LLC	
Brazil (INPI)	Electric Zoo Brasil	Deadline to renew	10/09/2028		Registered	912268212	912268212	25	EZ Festivals LLC	
Chile (INAPI)	ELECTRIC ZOO	Deadline to renew	10/07/2024		Registered	1081273	1131150	25	EZ Festivals LLC	
Chile (INAPI)	ELECTRIC ZOO	File maintenance documents			Registered	1081272	1168625	35, 41	EZ Festivals LLC	
China (CNIPA)	ELECTRIC ZOO	File maintenance documents	07/09/2033		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Renewed
Colombia (SIC)	ELECTRIC ZOO	First Day to file application for renewal	12/19/2023		Registered	13258182	491036	25	EZ Festivals LLC	
Colombia (SIC)	ELECTRIC ZOO	Deadline to renew	06/19/2024		Registered	13258188	491037	35	EZ Festivals LLC	
Colombia (SIC)	ELECTRIC ZOO	Deadline to renew	12/24/2024		Registered	13258193	501122	41	EZ Festivals LLC	
Croatia (SIPO)	ELECTRIC ZOO	Deadline to renew	07/10/2033		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Renewed.
Ecuador (IEPI)	ELECTRIC ZOO	Deadline to renew	05/05/2024		Registered	IEPIUIOPi49 312	IEPIUIOPi49 312	35	EZ Festivals LLC	
Ecuador (IEPI)	ELECTRIC ZOO	Deadline to renew	05/05/2024		Registered	SD20134931 1RE	SD20134931 1RE	41	EZ Festivals LLC	
Ecuador (IEPI)	ELECTRIC ZOO	Deadline to renew	05/05/2024		Registered	SD20134931 4RE	SD20134931 4RE	25	EZ Festivals LLC	
European Union (EUIPO)	ELECTRIC ZOO	Deadline to renew	07/10/2033		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Renewed


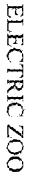
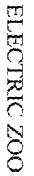
IP Office	Literal Element	Next Entry Action	Next Entry Date	Image	Status	Application Number	Registration Number	Class Number	Current Owner	Renewal Status
Georgia (US)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Not Renewed
Iceland (IS/PO)	ELECTRIC ZOO	Deadline to renew	07/10/2033		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Renewed
India (IP)	ELECTRIC ZOO	Deadline to renew	07/10/2033		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Renewed
Israel (IPO)	ELECTRIC ZOO	Deadline to renew	07/10/2033		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Renewed
Japan (IPO)	ELECTRIC ZOO	Deadline to Renew	07/10/2033		Registered	1170388A	1170388A	25, 35, 41	EZ Festivals LLC	Renewed
Liechtenstein (IP Bureau)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Not Renewed.
Mexico (IMP/PI)	EZOO	3-year Declaration of Use (DOU) Date	01/25/2023		Registered	2045343	2197476	25	EZ Festivals LLC	Renewed
Mexico (IMP/PI)	ELECTRIC ZOO	Deadline to File DOU	10/27/2023		Registered (Granted June)	1402750	1170388	35	EZ Festivals LLC	Renewed
Mexico (IMP/PI)	ELECTRIC ZOO	Deadline to File DOU	10/27/2023		Registered (Granted June)	1402751	1170388	41	EZ Festivals LLC	Renewed
Mexico (IMP/PI)	ELECTRIC ZOO				Application filed	1402749	1170388	25	EZ Festivals LLC	Renewed
Moldova (AGEPI)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Not Renewed
Monaco (MIPD)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Not Renewed
Montenegro (ZISCG)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Not Renewed
New Zealand (IPONZ)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Not Renewed

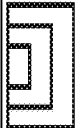





IP Office	Literal Element	Next Entry Action	Next Entry Date	Image	Status	Application Number	Registration Number	Class Numbers	Current Owner	Renewal Status
North Macedonia (SOIP)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Not Renewed
Norway (Patentstyret)	ELECTRIC ZOO	Deadline to renew Deadline to Renew	07/10/2033		Registered	1170388	1170388	25, 35	EZ Festivals LLC	Renewed

IP Office	Literal Element	Next Entry Action	Next Entry Date	Image	Status	Application Number	Registration Number	Classes	Current Owner	Renewal status
Paraguay (DINAP)	ELECTRIC ZOO	Deadline to renew	11/18/2024		Registered	201351469	407645	35	EZ Festivals LLC	
Paraguay (DINAP)	ELECTRIC ZOO	Deadline to renew	11/28/2024		Registered	201351468	407644	25	EZ Festivals LLC	
Paraguay (DINAP)	ELECTRIC ZOO	Deadline to renew	11/28/2024		Registered	201351467	407646	41	EZ Festivals LLC	
Peru (INDECOP)	Electric Zoo	Beginning of Renewal Period	01/21/2024		Registered	M552935A/ 2013	407646	41	EZ Festivals LLC	
Peru (INDECOP)	Electric Zoo	Deadline to renew	04/11/2024		Registered	552934	209514	25	EZ Festivals LLC	

IP Office	Literal Element	Next Entry Action	Next Entry Date	Image	Status	Application Number	Registration Number	Class. Number	Current Owner	Renewal status
Peru (INDECOP)	Electric Zoo	Beginning of Renewal Period	02/13/2025		Registered	552935	95255	35	EZ Festivals LLC	
Russia (ROSPATENT)	ELECTRIC ZOO	Deadline to renew	07/10/2033		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Renewed.
San Marino (SOPM)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Not Renewed
Serbia (IPO)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Not Renewed.
Singapore (IPOS)	ELECTRIC ZOO	Deadline to renew	07/10/2033		Registered	1170388	1170389	25, 35, 41	EZ Festivals LLC	Renewed.
South Korea (KPO)	ELECTRIC ZOO	Deadline to renew	07/10/2033		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Renewed.
Switzerland (IGE)	ELECTRIC ZOO	Deadline to renew	07/10/2033		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Renewed

IP Office	Literal Element	Next Entry Action	Next Entry Date	Image	Status	Application Number	Registration Number	Class. Number	Current Owner	Renewal status
Turkey (TPTO)	ELECTRIC ZOO	Deadline to renew	07/10/2033		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Renewed.
Ukraine (Ukrpatent)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Not renewed
United Kingdom (UKIPO)	ELECTRIC ZOO	Deadline to renew	09/27/2028		Registered (Post October 31,	UK00003341631	UK00003341631	25, 35, 41	EZ Festivals LLC	Renewed
United Kingdom (UKIPO)	ELECTRIC ZOO	File maintenance documents	07/10/2033		Registered	UK00801170388	UK00801170388	25, 25, 35, 35, 41, 41	EZ Festivals LLC	Renewed
United States (USPTO)	EZOO	File a Section 8 Declaration of Use/Excusable Nonuse	07/23/2024		Registered.	87981243	5810537	25, 41	EZ Festivals LLC	
United States (USPTO)	SUNDAY SCHOOL	File a Section 8 or Section 71 declaration of use/excusable nonuse	03/27/2024		Registered.	87580708	5432529	41	EZ Festivals LLC	
United States (USPTO)	MAD (standard character)	File a Section 8 Declaration of Use/Excusable Nonuse and Section 9 Renewal	07/01/2024		A Section 8 declaration has been accepted.	85922887	4558569	35, 41	EZ Festivals LLC	
United States (USPTO)	MAD	File a Section 8 Declaration of Use/Excusable Nonuse and Section 9 Renewal	04/16/2029		The registration has been renewed.	77565155	3605821	41	EZ Festivals LLC	
United States (USPTO)	ELECTRIC ZOO	File a Section 8 Declaration of Use/Excusable Nonuse and Section 9 Renewal	12/11/2023		Section 8 and 15 declarations accepted	85936625	4447907	25	EZ Festivals LLC	will be renewed.
United States (USPTO)	ELECTRIC ZOO	File a Section 8 Declaration of Use/Excusable Nonuse and Section 9 Renewal	07/01/2024		Section 8 declaration accepted	85925263	4561282	18	EZ Festivals LLC	

IP Office	Literal Element	Next Entry Action	Next Entry Date	Image	Status	Application Number	Registration Number	Class Number	Current Owner	Renewal status
United States (USPTO)	ELECTRIC ZOO	File a Section 8 Declaration of Use/Excusable Nonuse and Section 9 Renewal	07/22/2024	ELECTRIC ZOO	Section 8 declaration accepted	885981116	4570989	41	EZ FESTIVALS LLC	
United States (USPTO)	logo	File a Section 8 or Section 71 declaration of use/excusable nonuse	06/11/2025		Registered - Principal Register	88153596	5774032	25, 35, 41, 43	Avant Gardner LLC	
United States (USPTO)	logo	File a Section 8 or Section 71 declaration of use/excusable nonuse	01/07/2026		Registered - Principal Register	88153599	5956912	25	Avant Gardner LLC	
United States (USPTO)	CITYFOX	File a Section 8 or Section 71 declaration of use/excusable nonuse	06/09/2026	CITYFOX	Registered - Principal Register	88567552	6073151	9, 35, 41	Avant Gardner LLC	
United States (USPTO)	ELECTRIC ZOO	File a Section 8 Declaration of Use/Excusable Nonuse and Section 9 Renewal	06/15/2026	ELECTRIC ZOO	Section 8 and 15 declarations accepted	85923072	4978356	35	EZ FESTIVALS LLC	
United States (USPTO)	AVANT GARDNER	File a Section 8 or Section 71 declaration of use/excusable nonuse	07/21/2026	AVANT GARDNER	Registered - Principal Register	88153590	6104663	35, 41, 43	Avant Gardner LLC	
United States (USPTO)	VISIONNAIRE	File a Section 8 or Section 71 declaration of use/excusable nonuse	08/18/2026	VISIONNAIRE	Registered - Principal Register	88596181	6128278	9, 35, 41	Avant Gardner LLC	
United States (USPTO)	CITYFOX logo	File a Section 8 or Section 71 declaration of use/excusable	02/09/2027		Registered - Principal Register	88567545	6263802	9, 25, 35, 41	Avant Gardner LLC	
United States (USPTO)	AVANT GARDNER	File a Section 8 or Section 71 declaration of use/excusable nonuse	06/22/2027	AVANT GARDNER	Registered - Principal Register	88153601	6397008	25	Avant Gardner LLC	

IP Office	Literal Element	Next Entry Action	Next Entry Date	Image	Status	Applicant Number	Registration Number	Class Number	Current Owner	Renewal status
United States (USPTO)	CITYFOX	File a Section 8 or Section 71 declaration of use/excusable nonuse	03/07/2029	CITYFOX	Registered - Principal Register	88567554	6996977	25	Avant Gardner LLC	
United States (USPTO)	ELECTRIC ZOO	File a Section 8 Declaration of Use/Excusable Nonuse and Section 9 Renewal	02/11/2030		Registered and renewed	77711013	3747742	41	EZ FESTIVALS LLC	

IP Office	Literal Element	Next Entry Action	Next Entry Date	Image	Status	Applicant Number	Registration Number	Class. Number	Current Owner	Renewal status
United States (USPTO)	THE BROOKLYN MIRAGE			THE BROOKLYN MIRAGE	Continued suspension	88510597		25, 35, 41, 43	Avant Gardner LLC	
United States (USPTO)	THE BROOKLYN MIRAGE			THE BROOKLYN MIRAGE	Continued suspension	88510591		25, 35, 41, 43	Avant Gardner LLC	
Uruguay (MIEM)	ELECTRIC ZOO	Deadline to renew	01/23/2025		Registered	449894	449894	25, 35, 41	EZ Festivals LLC	
Venezuela (SAPI)	ELECTRIC ZOO	Deadline to renew	09/26/2029		Registered	208862013	P343691	25	EZ Festivals LLC	
Vietnam (NOIP)	ELECTRIC ZOO	Deadline to renew in the Grace Period	01/10/2024		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Not Renewed
WIPO (WIPO Madrid)	ELECTRIC ZOO	Deadline to renew	07/10/2033		Registered	1170388	1170388	25, 35, 41	EZ Festivals LLC	Renewed

Common Law Trademarks:

MADE

MADE EVENT

SUNDAY SCHOOL

ELECTRIC ZOO

Patents:

None.

Copyrights:

None.



**SCHEDULE B  
TO  
TRADEMARK SECURITY AGREEMENT  
LICENSES OF TRADEMARK COLLATERAL**

NONE.