## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: TMI19410

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

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Hopin Ltd		02/01/2024	Company: UNITED KINGDOM

#### **RECEIVING PARTY DATA**

Company Name:	STREAMYARD, INC.	
Street Address:	2810 N. Church St.	
City:	Wilmington	
State/Country:	DELAWARE	
Postal Code:	19802	
Entity Type:	Corporation: DELAWARE	

## **PROPERTY NUMBERS Total: 11**

Property Type	Number	Word Mark
Serial Number:	90495673	#THEYARD
Serial Number:	90005850	HOPIN
Serial Number:	90975043	HOPIN
Serial Number:	90495705	HOPIN
Serial Number:	90495646	HOPIN
Serial Number:	90495685	S STREAMYARD
Serial Number:	90495698	S
Serial Number:	90005875	
Serial Number:	90495711	
Serial Number:	87371262	TT
Serial Number:	90495657	STREAMYARD

#### **CORRESPONDENCE DATA**

Fax Number: 9497609502

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: 9497600404

Email: efiling@knobbe.com,heather.obrien@knobbe.com

**Correspondent Name:** Savannah J. Torborg

Address Line 1: Knobbe, Martens, Olson & Bear, LLP

**Address Line 2:** 2040 Main Street, 14th Floor

**TRADEMARK** 

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Address Line 4:	Irvi	ne, CALIFORNIA 92614
ATTORNEY DOCKET NUMB	ER:	HOPIN.066GEN
NAME OF SUBMITTER:		HEATHER OBRIEN
SIGNATURE:		HEATHER OBRIEN
DATE SIGNED:		02/12/2024
Total Attachments: 4		in the count his

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#### Exhibit C-3

#### TRADEMARK ASSIGNMENT

This Trademark Assignment (this "<u>Assignment</u>") is made effective this <u>1st</u> day of <u>February</u>, 2024, by and between Hopin Ltd, a company incorporated in England and Wales with company no. 12035150 and its registered office at C/O Corporation Service Company (UK) Limited, 5 Churchill Place, 10th Floor, London, United Kingdom, E14 5HU ("<u>Assignor</u>") and Streamyard, Inc., a Delaware corporation ("<u>Assignee</u>").

**WHEREAS**, Assignor owns the trademarks, service marks and trade names set forth in Exhibit C-3A, and registrations and applications for registration of any of the foregoing (collectively, "Marks");

WHEREAS, Assignor and Assignee are parties to that certain Asset Purchase Agreement, dated as of the date hereof (the "Purchase Agreement"), pursuant to which Assignor transferred, sold and conveyed to Assignee certain intellectual property assets of Assignor, including the Marks and the goodwill of the business symbolized thereby;

WHEREAS, Assignor now wishes to assign the Marks to Assignee, and Assignee desires to acquire the Marks from Assignor, together with the goodwill of the business symbolized thereby; and

WHEREAS, the execution and delivery of this Assignment is a condition to Closing under the Purchase Agreement.

**NOW, THEREFORE**, in consideration of the premises set forth above and in the Purchase Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged:

Assignor does hereby sell, assign, convey and transfer unto Assignee and its successors, assigns and legal representatives, Assignor's entire right, title and interest in and throughout the world in and to (a) the Marks (including any common law rights that may exist and are associated therewith), together with the goodwill of the business symbolized thereby and appurtenant thereto, the same to be held and enjoyed by Assignee, its successors, permitted assigns or legal representatives, (b) any and all royalties, fees, income, payments and other proceeds now or hereafter due or payable with respect to any and all of the Marks; and (c) any and all claims and causes of action, with respect to any of the Marks, whether accruing before, on and/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. Assignor hereby further agrees for itself and its successors, assigns, agents, employees, officers, and legal representatives to execute upon request any other lawful documents and likewise to perform any other lawful acts which may be deemed necessary to secure fully the Marks to Assignee, its successors, assigns, and

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legal representatives, including the execution of documents, as requested by Assignee, but in each instance at Assignee's reasonable expense.

Assignor does hereby authorize the Director of the United States Patent & Trademark Office, and the empowered official of any U.S. State, or any country or countries foreign to the United States whose duty it is to record trademark registrations, applications and title thereto, to record the Marks and title thereto as the property of Assignee, its successors, assigns or legal representatives in accordance with the terms of this Assignment.

Assignee and Assignor also agree that multiple copies of this Assignment may be executed, each of which shall be deemed an original, and each of which shall be valid and binding upon Assignee and Assignor.

Nothing in this Assignment shall, or shall be deemed to, modify or otherwise affect any provisions of the Purchase Agreement or affect or modify any of the rights or obligations of the parties under the Purchase Agreement, which shall govern the representations, warranties and obligations of the parties with respect to the Purchased Assets (as defined in the Purchase Agreement). In the event of any conflict between the provisions hereof and the provisions of the Purchase Agreement, the provisions of the Purchase Agreement shall govern and control.

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IN WITNESS WHEREOF, Assignor and Assignee have caused this Assignment to be executed as a sealed instrument by their duly authorized representatives as of the date first written above.

ASSIGNOR: HOPIN LTD

DocuSigned by:

Signature: Badri Rayasıkar

Name: Badri Rajasekar

Title: CEO

ASSIGNEE: STREAMYARD, INC.

ture. Badri Rajasekar

Signature: Day Kyastkar
Name: Badri Rajasekar

Name: Badri Rajasekar
Title: CEO

# **EXHIBIT C-3A**

## **Trademarks**

Trademark	Country	Application No.	Filing Date	Registration No.	Registration Date	Status	Classes
#THEYARD	United States	90/495673	28- Jan- 2021			Pending	09 Int., 35 Int., 38 Int., 41 Int., 42 Int.
HOPIN	United States	90/005850	17- Jun- 2020	6662287	08-Mar- 2022	Registered	09 Int., 42 Int.
HOPIN	United States	90/975043	17- Jun- 2020	6511633	05-Oct- 2021	Registered	35 Int., 41 Int.
HOPIN	United States	90/495705	28- Jan- 2021	6618744	18-Jan-2022	Registered	38 Int.
STREAMYARD	United States	90/495657	28- Jan- 2021	6770789	28-Jun-2022	Registered	09 Int., 35 Int., 38 Int., 41 Int., 42 Int.
HOPIN (& Design)	United States	90/495646	28- Jan- 2021	6806051	02-Aug- 2022	Registered	09 Int., 35 Int., 38 Int., 42 Int., 43 Int.
STREAMYARD (& Design)	United States	90/495685	28- Jan- 2021	6756920	14-Jun- 2022	Registered	09 Int., 35 Int., 38 Int., 41 Int., Int.
STREAMYARD (& Design)	United States	90/495698	28- Jan- 2021	6636528	08-Feb- 2022	Registered	09 Int., 35 Int., 38 Int., 41 Int., Int.
SWIRL LOGO	United States	90/005875	17- Jun- 2020	6578961	07-Dec- 2021	Registered	09 Int., 35 Int., 41 Int., Int.
SWIRL LOGO	United States	90/495711	28- Jan- 2021	6618745	18-Jan-2022	Registered	38 Int.
Duck Logo	United States	87/371262	14- Mar- 2017	5439533	03-Apr- 2018	Registered	42 Int.

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RECORDED: 02/12/2024