# CH \$90.00.00 9836

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Assignment ID: TMI89966

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
iFIT Inc.		03/06/2024	Corporation: DELAWARE

#### **RECEIVING PARTY DATA**

Company Name:	LC9 Connected Holdings, LP
Street Address:	599 West Putnam Avenue
City:	Greenwich
State/Country:	CONNECTICUT
Postal Code:	06830
Entity Type:	Limited Partnership: DELAWARE

#### **PROPERTY NUMBERS Total: 3**

Property Type	Number	Word Mark
Serial Number:	98364619	TAILOR
Serial Number:	98364588	IFIT TAILOR
Serial Number:	98364655	IFIT AI COACH

#### **CORRESPONDENCE DATA**

**Fax Number:** 3128622200

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:** 3128623135

**Email:** barbara.siepka@kirkland.com

Correspondent Name: Ms. Barbara M Siepka
Address Line 1: 300 North LaSalle
Kirkland & Ellis LLP

Address Line 4: Chicago, ILLINOIS 60654

ATTORNEY DOCKET NUMBER:	38215-83
NAME OF SUBMITTER:	Barbara Siepka
SIGNATURE:	Barbara Siepka
DATE SIGNED:	03/13/2024

**Total Attachments: 15** 

source=iFIT - Fourth Lien IP Security Agreement (L Catterton) (to January 31 2024)

Executed\_(106198174\_1)#page1.tif

source=iFIT - Fourth Lien IP Security Agreement (L Catterton) (to January 31 2024) Executed_(106198174_1)#page2.tif
source=iFIT - Fourth Lien IP Security Agreement (L Catterton) (to January 31 2024) Executed_(106198174_1)#page3.tif
source=iFIT - Fourth Lien IP Security Agreement (L Catterton) (to January 31 2024) Executed_(106198174_1)#page4.tif
source=iFIT - Fourth Lien IP Security Agreement (L Catterton) (to January 31 2024) Executed_(106198174_1)#page5.tif
source=iFIT - Fourth Lien IP Security Agreement (L Catterton) (to January 31 2024) Executed_(106198174_1)#page6.tif
source=iFIT - Fourth Lien IP Security Agreement (L Catterton) (to January 31 2024) Executed_(106198174_1)#page7.tif
source=iFIT - Fourth Lien IP Security Agreement (L Catterton) (to January 31 2024) Executed_(106198174_1)#page8.tif
source=iFIT - Fourth Lien IP Security Agreement (L Catterton) (to January 31 2024) Executed_(106198174_1)#page9.tif
source=iFIT - Fourth Lien IP Security Agreement (L Catterton) (to January 31 2024) Executed_(106198174_1)#page10.tif
source=iFIT - Fourth Lien IP Security Agreement (L Catterton) (to January 31 2024) Executed_(106198174_1)#page11.tif
source=iFIT - Fourth Lien IP Security Agreement (L Catterton) (to January 31 2024) Executed_(106198174_1)#page12.tif
source=iFIT - Fourth Lien IP Security Agreement (L Catterton) (to January 31 2024) Executed_(106198174_1)#page13.tif
source=iFIT - Fourth Lien IP Security Agreement (L Catterton) (to January 31 2024) Executed_(106198174_1)#page14.tif
source=iFIT - Fourth Lien IP Security Agreement (L Catterton) (to January 31 2024) Executed_(106198174_1)#page15.tif

#### INTELLECTUAL PROPERTY SECURITY AGREEMENT

This **INTELLECTUAL PROPERTY SECURITY AGREEMENT** is entered into as of March 6, 2024 (this "<u>Agreement</u>"), by iFIT Inc., a Delaware corporation ("<u>Grantor</u>") in favor of LC9 Connected Holdings, LP, as holder under the Promissory Note referred to below (the "<u>Holder</u>").

Reference is made to that certain Secured Promissory Note, dated as of February 24, 2022 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "<u>Promissory Note</u>"), by and between iFIT Health & Fitness Inc, a Delaware corporation ("Issuer") and the Holder.

WHEREAS, as a condition precedent to the Holder making any loans or otherwise extending credit to the Issuer under the Promissory Note, Grantor has executed and delivered that certain Pledge and Security Agreement, dated as of February 24, 2022 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), made by the Issuer and Grantor, among others, in favor of the Holder.

WHEREAS, under the terms of the Security Agreement, Grantor has granted to the Holder, for the benefit of the Secured Parties, a security interest in, among other property, certain Intellectual Property of Grantor, and has agreed as a condition thereof to execute this Agreement for recording with the United States Patent and Trademark Office, the United States Copyright Office, the Canadian Intellectual Property Office, IP Australia and the Intellectual Property Office of the United Kingdom.

**NOW, THEREFORE**, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and consistent with the requirements set forth in <u>Sections 6.01</u> of the Promissory Note and <u>Section 4.03(c)</u> of the Security Agreement, the parties hereto agree as follows:

SECTION 1. *Terms*. Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Promissory Note or Security Agreement, as applicable.

SECTION 2. *Grant of Security Interest*. As security for the prompt and complete payment or performance, as the case may be, in full of the Secured Obligations, Grantor, pursuant to the Security Agreement, did and hereby does pledge, collaterally assign, mortgage, transfer and grant to the Holder, its successors and permitted assigns, on behalf of and for the ratable benefit of the Secured Parties, a continuing security interest in all of its right, title or interest in, to or under all of the following assets, whether now owned or at any time hereafter acquired by or arising in favor of Grantor, and regardless of where located (collectively, the "IP Collateral"):

- A. (i) all of Grantor's right, title and interest in, to and under the trademarks, trademark registrations and pending trademark applications for registration in the United States Patent and Trademark Office, the Canadian Intellectual Property Office, IP Australia and the Intellectual Property Office of the United Kingdom (the "Marks") set forth on Schedule I attached hereto, (ii) the goodwill connected with the use of, and symbolized by, the Marks, (iii) rights and privileges arising under applicable Law with respect to Grantor's use of any of the foregoing, (iv) extensions and renewals thereof, (v) income, fees, royalties, damages and payments now and hereafter due and/or payable thereunder and with respect thereto, including, without limitation, damages, claims and payments for past, present or future infringements, dilution or violation thereof, (vi) rights corresponding thereto throughout the world, (vii) rights to sue for past, present and future infringements, dilution or violation thereof, and (viii) all proceeds and products of the foregoing;
- B. (i) all of the Grantor's right, title and interest in, to and under the patents and pending patent applications in the United States Patent and Trademark Office, the Canadian Intellectual

1

Property Office, IP Australia and the Intellectual Property Office of the United Kingdom (the "Patents") set forth on Schedule II attached hereto, (ii) rights and privileges arising under applicable Law with respect to the Grantor's use of any of the foregoing, (iii) inventions, discoveries, designs and improvements described or claimed therein, (iv) reissues, divisions, continuations, extensions and continuations-in-part thereof, (v) income, fees, royalties, damages, claims and payments now or hereafter due and/or payable thereunder and with respect thereto including, without limitation, damages and payments for past, present or future infringements thereof, (vi) rights corresponding thereto throughout the world, (vii) all rights to sue for past, present or future infringements thereof, and (viii) all proceeds and products of the foregoing; and

C. (i) all of the Grantor's right, title and interest in, to and under the copyrights, copyright registrations and pending applications for registration in the United States Copyright Office, the Canadian Intellectual Property Office, IP Australia and the Intellectual Property Office of the United Kingdom (the "Copyrights") set forth on Schedule III attached hereto, (ii) all rights and privileges arising under applicable Law with respect to the Grantor's use of such Copyrights, (iii) renewals, supplements and extensions thereof, (iv) income, fees, royalties, damages, claims and payments now or hereafter due and/or payable with respect thereto, including, without limitation, damages and payments for past, present or future infringements thereof, (v) rights corresponding thereto throughout the world, (vi) the goodwill of the businesses with which the Copyrights are associated, (vii) all causes of action and rights to sue, whether arising prior to or after the date hereof, for infringement of any of the Copyrights or unfair competition regarding the same, and (viii) all proceeds and products of the foregoing;

in each case to the extent the foregoing items do not constitute Excluded Assets.

SECTION 3. **Security Agreement**. The security interests granted to the Holder herein are granted in furtherance, and not in limitation of, the security interests granted to the Holder pursuant to the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of the Holder with respect to the IP Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the Security Agreement, the terms of the Security Agreement shall govern.

SECTION 4. *Governing Law*. This Agreement shall be governed by, and construed and interpreted in accordance with, the laws of the State of New York.

SECTION 5. *Counterparts*. This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Any signature to this Agreement may be delivered by facsimile, email (including ".pdf" or ".tiff")or any electronic signature complying with the US federal ESIGN Act of 2000 or the New York Electronic Signature and Records Act or other transmission method and any counterpart so delivered shall be deemed to have been duly and validly delivered and be valid and effective for all purposes to the fullest extent permitted by applicable Requirements of Law, to the extent and as provided for in any applicable law, including the US federal ESIGN Act of 2000, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act.

[Signature Pages Follow]

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

IFIT INC.

Name: Richard Chang Title: Associate General Counsel

SIGNATURE PAGE TO INTELLECTUAL PROPERTY SECURITY AGREEMENT (L CATTERTON)

## LC9 CONNECTED HOLDINGS, LP, as Holder

By: LC9 Management, L.L.C.,

its general partner

Name: Marc Magliacano

Title: Authorized Signatory

SIGNATURE PAGE TO
INTELLECTUAL PROPERTY SECURITY AGREEMENT
(L CATTERTON)

# **SCHEDULE I**

## Trademarks

UNITED STATES – TRADEMARK REGISTRATIONS

# UNITED STATES – PENDING TRADEMARK APPLICATIONS

APPLICANT	TRADEMARK	APPLICATION NUMBER
iFIT Inc.	TAILOR	98364619
iFIT Inc.	iFIT TAILOR	98364588
iFIT Inc.	ΛΙ coach	98364655

CANADA -	_ TRADE!	MARK	REGISTR	ATIONS A	AND AL	PPI ICA	2KOIT
CANADA -	- 110/41/12	$\mathbf{v} \cap \mathbf{v} \cap \mathbf{v}$	A LOUISIA	A I IU/ING /	7 N L A		

ALISTRALIA _	_ TRADEMARK	REGISTRATIONS	SAND APPLICATIONS

# **SCHEDULE II**

**Patents** 

UNITED STATES – ISSUED PATENTS

# UNITED STATES – PENDING PATENT APPLICATIONS

Applicant	Application Number	Title
iFIT Inc.	63622504	THIRD-PARTY MEDIA EXERCISE CONTROL SYSTEMS AND METHODS
iFIT Inc.	63621529	DEVICES, SYSTEMS, AND METHODS FOR GENERATING TRAINING PROGRAM RECOMMENDATIONS
iFIT Inc.	63620620	DEVICES, SYSTEMS, AND METHODS TO GENERATE EXERCISE RECOMMENDATIONS
iFIT Inc.	63620614	DEVICES, SYSTEMS, AND METHODS TO GENERATE EXERCISE PROGRAM RECOMMENDATIONS

CANADA – PATENTS AND PATENT APPLICATIONS

None.

UNITED KINGDOM – PATENTS AND PATENT APPLICATIONS

AUSTRALIA -	PATENTS	AND PATENT	APPLICATIONS

# **SCHEDULE III**

UNITED STATES - COPYRIGHT REGISTRATIONS

None.

UNITED STATES – COPYRIGHT APPLICATIONS

None.

15