OP \$40.00 3037353

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM417984

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Ramos Footwear, Inc.		12/22/2016	Corporation: CALIFORNIA

RECEIVING PARTY DATA

Name:	Ruben Ramos Flores	
Street Address:	2431 Strozier Avenue	
City:	South El Monte	
State/Country:	CALIFORNIA	
Postal Code:	91733	
Entity Type:	INDIVIDUAL: UNITED STATES	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3037353	BONANZA BOOTS

CORRESPONDENCE DATA

Fax Number:

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: 3106998155

Email: melissa@melissakdagodag.com

Correspondent Name: Melissa K. Dagodag

Address Line 1: 468 N. Camden Drive, 2nd Floor Address Line 4: Beverly Hills, CALIFORNIA 90210

NAME OF SUBMITTER:	Melissa K. Dagodag
SIGNATURE:	/Melissa K. Dagodag/
DATE SIGNED:	03/01/2017

Total Attachments: 3

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ASSIGNMENT OF TRADEMARK RIGHTS AGREEMENT FOR

TRADEMARK REGISTRATION NO. 3037353 (the "Agreement")

Effective as of December 22, 2016

1. WHEREAS, We, Ramos Footwear, Inc., a California corporation

("Assignor") whose principal business address is 2431 Strozier Ave., So. El Monte

CALIFORNIA 91733, have obtained a U.S. Trademark Reg. Number 4000002 on

3037353

August 9, 2011 ("Mark");

2. WHEREAS, Ruben Ramos Flores ("Assignee"), an individual resident of

California, is desirous of acquiring the entire right, title, and interest in and to the Mark,

which may be granted and issued in the United States of America, and throughout the

world;

3. NOW THEREFORE, in consideration of the sum of One U.S. Dollar (USD

\$1.00) and other good and valuable consideration, the receipt of which is hereby

acknowledged, We, Assignor, do hereby sell, assign, and transfer unto said Assignee

the entire right, title, and interest, and GOODWILL, in and to said trademark for the

territory of the United States, and throughout the world, including any and all foreign

rights and Convention priorities, in and to said trademark, to be held and enjoyed by

said Assignee for its use and benefit and for its successors and assigns to the full end

of the term for which said trademark registration may be granted, as fully and entirely as

the same would have been held by us as if this assignment and sale had not been

made.

4. The provisions of this Agreement shall not take full effect until such time

as full payment of the aforementioned sum is received by Assignor.

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5. WE FURTHER AGREE to execute upon presentation any and all domestic and foreign applications describing and claiming said trademark without further consideration, and in conjunction therewith to execute any and all further assignments or other documents that may be required for filing under the International Convention or for recording in trademark and intellectual property offices throughout the world. If we cannot sign or refuse to execute any and all domestic and foreign applications, assignments, or documents describing and claiming our trademark, we hereby appoint Melissa Kerry Dagodag, Esq. with Full Power of Attorney to prosecute any and all applications and to transact all business, including the signing of documents, concerning our Trademark Application and Registration on our behalf.

6. The persons signing below on behalf of each party hereby warrant that they are the authorized representative of the party for whom they are signing and have full authority to enter into this Agreement and unconditionally bind the party to all terms and conditions stated herein.

7. We, Assignor, hereby warrant that we have the proper title to transfer all the worldwide rights, title, and interest to the Mark and have not previously transferred any interests to the Mark to another party prior to this instant assignment document.

8. This Agreement has been duly executed by their authorized representatives as of the date first set forth above and shall be effective simultaneously throughout the universe in perpetuity.

9. The parties shall strive to settle any dispute arising from the interpretation or performance of this Agreement through friendly consultation within thirty (30) days after one party asks for consultation. In case no settlement can be reached through

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consultation, each party can submit such matter to arbitration. The arbitration award shall be final and binding upon the parties and shall be enforceable in accordance with

its terms.

10. The validity, interpretation and implementation of this Agreement shall be

governed by the laws of the state of California, the county of Los Angeles.

11. Any amendment and supplement of this Agreement shall come into force

only after a written agreement is signed by both parties. The amendment and

supplement duly executed by both parties shall be part of this Agreement and shall

have the same legal effect as this Agreement.

12. Any provision of this Agreement that is invalid or unenforceable in any

jurisdiction shall, as to that jurisdiction, be ineffective to the extent of such invalidity or

unenforceability, without affecting in any way the remaining provisions hereof in such

jurisdiction or rendering any other provision hereof invalid or unenforceable in any other

jurisdiction.

IN WITNESS THEREOF the parties hereto have caused this Agreement to be duly

executed on their to half by an authorized representative as of the date set forth above.

Assignor:

Authorized Representative of Ramos Footwear, Inc.

Assignee;

By

Ruben Ramos Flores

RECORDED: 03/01/2017