

900467664 09/26/2018

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

ETAS ID: TM491557

SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL	
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
DOPETRADE INC.		09/19/2018	Corporation:
RECEIVING PARTY DATA			
Name:	REVENGE X STORM LTD.		
Street Address:	OMC CHAMBERS, WICKHAMS CAY 1, ROAD TOWN		
City:	TORTOLA		
State/Country:	VIRGIN ISLANDS, BRITISH		
Entity Type:	Limited Corporation: VIRGIN ISLANDS, BRITISH <i>Company</i>		
PROPERTY NUMBERS Total: 5			
Property Type	Number	Word Mark	
Serial Number:	87910292	RVGXSTM	
Serial Number:	87910332	RVGXSTM	
Serial Number:	87910366	RVGXSTM	
Serial Number:	87910379	RVGXSTM	
Serial Number:	87910383	RVGXSTM	
CORRESPONDENCE DATA			
Fax Number:	6269560744		
<i>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.</i>			
Phone:	6267234849		
Email:	di@diliilaw.com		
Correspondent Name:	DI LI		
Address Line 1:	17700 Castleton Street, Ste 353		
Address Line 4:	CITY OF INDUSTRY, CALIFORNIA 91748		
DOMESTIC REPRESENTATIVE			
Name:	DI LI		
Address Line 1:	17700 Castleton Street, Ste 353		
Address Line 4:	CITY OF INDUSTRY, CALIFORNIA 91748		
NAME OF SUBMITTER:	DI LI		
SIGNATURE:	/DI LI/		

OP 5140.00 87910292

DATE SIGNED:	09/26/2018
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Total Attachments: 5

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TRADEMARK ASSIGNMENT AGREEMENT

This Trademark Assignment Agreement (the "Assignment") is made and entered on this 19th day of September, 2018, (the "Effective Date"), by and between DOPETRADE INC. (the "Assignor"), a cooperation with the address of 311 Valley Blvd #112 PMB27, San Gabriel, California 91776 and REVENGE X STORM LTD. (the "Assignee"), a limited company with the address of OMC Chambers, Wickhams Cay 1, Road Town, Tortola, British Virgin Islands (collectively referred to as the "Parties").

Whereas, Assignor is the owner of the trademark(s) as described in **Exhibit A** attached hereto and incorporated by reference herein (the "Trademarks"); and

Whereas, Assignor wishes to assign its rights in the Trademarks to Assignee.

Now, Therefore, in consideration of the mutual promises, covenants, warranties, and other good and valuable consideration set forth herein, the Parties agree as follows:

1. ASSIGNMENT: Assignor hereby assigns, sells and transfers to Assignee all of Assignor's title and interest in and to the Trademarks, including, but not limited to: (i) all registration rights with respect to the Trademarks, (ii) any rights to prepare derivative marks, (iii) any goodwill related to the Trademarks, and (iv) all income, royalties or claims relating to the Trademarks due or payable on or after the date of this Assignment.

2. ASSIGNOR'S REPRESENTATIONS: Assignor represents and warrants:

- i. that Assignor is the exclusive owner of the Trademarks,
- ii. that Assignor possesses all rights, title and interest in and to the Trademarks,
- iii. all registrations for the Trademarks are currently valid and subsisting and in full force and effect,
- iv. that Assignor has the power to enter into this Assignment,
- v. that to the best of Assignor's knowledge, as of the Effective Date the Trademarks do not infringe on the rights of any other person or entity,
- vi. that to the best of Assignor's knowledge, as of the Effective Date the rights transferred in this Assignment are free of any lien, encumbrance or adverse claim, and
- vii. that Assignor has made a good faith effort to use the Trademarks in a way which would permit registration, and that the Trademarks has not been abandoned by the Assignor.
- viii. that after the Effective Date, Assignor agrees to make no further use of the Trademarks or any mark confusingly similar thereto, anywhere in the world, except as may be

expressly authorized by the parties in writing, and Assignor agrees to not challenge Assignee's use or ownership, or the validity, of the Trademarks.

3. CONTINUING OBLIGATIONS: Assignor agrees to assist Assignee, upon request, by taking any reasonable action that may be necessary for the perfecting, securing and completing of this Assignment. Assignor further agrees to assist Assignee and to provide such reasonable cooperation and assistance to Assignee, at Assignee's expense, as Assignee may reasonably deem necessary and desirable in exercising and enforcing Assignee's rights in the Trademarks.

4. BINDING EFFECT: The covenants and conditions contained in this Assignment shall be binding on Assignor and Assignee and on those who succeed to the interest of Assignor and Assignee by law, by approved assignment or by transfer.

5. GOVERNING LAW: This Assignment shall be governed by and construed in accordance with the laws of the State of California.

6. TRADEMARK LICENSING AGREEMENTS: Assignor hereby represents that other than those trademarks listed in Exhibit A, no licensing or other agreement concerning the use of the Trademarks shall survive this Assignment. Assignor and Assignee agree that the terms of this Agreement shall take precedence over any contrary terms of the License Agreement.

7. MISCELLANEOUS:

- i. This Agreement and Exhibit A constitute the entire agreement of the parties with regard to the subject matter hereof. No modifications of or additions to this Agreement shall have effect unless in writing and properly executed by both parties, making specific reference to this Agreement by date, parties, and subject matter.
- ii. This Agreement and the rights and obligations of the parties hereunder shall be governed by and construed in accordance with the laws of California, without regard to its conflict of laws principles, and shall be enforceable against the parties in the courts of California. For such purpose, each party hereby irrevocably submits to the jurisdiction of such courts, and agrees that all claims in respect of this Agreement may be heard and determined in any of such courts.
- iii. This Agreement may be signed by each party separately, in which case attachment of all of the parties' signature pages to this Agreement shall constitute a fully-executed agreement.
- iv. Any provision of this Agreement that is invalid, illegal or unenforceable in any jurisdiction shall, as to that jurisdiction, be ineffective to the extent of such invalidity, illegality or unenforceability, without affecting in any way the remaining provisions of this Agreement in such jurisdiction or rendering that or any other provision of this Agreement invalid, illegal or unenforceable in any other jurisdiction.

[signature page follows]

IN WITNESS WHEREOF, the Parties have caused this Assignment to be executed the day and year first above written.

ASSIGNOR: DOPETRADE INC.

ASSIGNEE: REVENGE X STORM LTD.

Sign: Jie Shi

Sign: Shajun Zhao

Print Name: Jie Shi

Print Name: Shajun Zhao

Title: CEO

Title: CEO

EXHIBIT A

DESCRIPTION OF TRADEMARKS

Mark: RVGXSTM
US Serial Number: 87910292
Filing Date: May 7, 2018
Register: Principal
Mark Drawing Type: STANDARD CHARACTER MARK
Goods and Services: Batteries, electric; Cases for smartphones; Electric connections; Electric contacts; Eyeglasses; Microphones; Photographic cameras; Recorded computer operating programs; Scales; Spectacles; Telephones incorporating intercommunication systems; Traffic-light apparatus (International Class 009)

Mark: RVGXSTM
US Serial Number: 87910332
Filing Date: May 7, 2018
Register: Principal
Mark Drawing Type: STANDARD CHARACTER MARK
Goods and Services: Alloys of precious metal; Charms for snap jewelry; Clocks; Costume jewelry; Jewelry; Jewelry boxes; Jewelry charms; Jewelry pins for use on hats; Necklaces; Paste jewelry; Pins being jewelry; Tie-pins of precious metal; Watches; Works of art of precious metal (International Class 014)

Mark: RVGXSTM
US Serial Number: 87910366
Filing Date: May 7, 2018
Register: Principal
Mark Drawing Type: STANDARD CHARACTER MARK
Goods and Services: Backpacks; Handbags; Leather bags; Luggage; Pocket wallets; Reusable shopping bags; School bags; Umbrellas; Vanity cases, not fitted (International Class 018)

Mark: RVGXSTM
US Serial Number: 87910379
Filing Date: May 7, 2018
Register: Principal
Mark Drawing Type: STANDARD CHARACTER MARK
Goods and Services: Dresses for WOMEN; Hats; Hoods; Hosiery; Jackets; Jerseys; Scarfs; Scarves; Shoes; T-shirts; Tops as clothing for MEN, WOMEN; Underwear; Waterproof jackets and pants; Clothing layettes; Gloves as clothing (International Class 025)

Mark: RVGXSTM
US Serial Number: 87910383
Filing Date: May 7, 2018
Register: Principal
Mark Drawing Type: STANDARD CHARACTER MARK
Goods and Services: Bookkeeping; Design of internet advertising; Import-export agency services; Internet advertising services; Personnel management consultancy; Accounting services; Advertising and promotional services; Advertising services; Business management and organization consultancy; Commercial consultancy; Commercial information agency services; Commercial management; Publicity consultation (International Class 035)