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ETAS ID: TM497310

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

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

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Roxy Friday, LLC		11/07/2018	Limited Liability Company: CALIFORNIA

### **RECEIVING PARTY DATA**

Name:	inXile Entertainment, Inc.	
Street Address:	2727 Newport Boulevard	
Internal Address:	Suite 100	
City:	Newport Beach	
State/Country:	CALIFORNIA	
Postal Code:	92663	
Entity Type:	Corporation: DELAWARE	

### **PROPERTY NUMBERS Total: 2**

Property Type	Number	Word Mark
Registration Number:	5418961	TORMENT
Registration Number:	4927731	TORMENT

### **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:** 714-641-5100

**Email:** trademarks@rutan.com

Correspondent Name: Lindsay J. Hulley c/o Rutan & Tucker LLP

Address Line 1: 611 Anton Boulevard

Address Line 2: 14th Floor

Address Line 4: Costa Mesa, CALIFORNIA 92626

ATTORNEY DOCKET NUMBER:	BER: 022069.0006	
NAME OF SUBMITTER:	Lindsay J. Hulley	
SIGNATURE:	/Lindsay J. Hulley/	
DATE SIGNED:	11/07/2018	

**Total Attachments: 3** 

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### TRADEMARK ASSIGNMENT

This Trademark Assignment (this "Assignment") is made and entered into as of November".

2018 (the "Effective Date") by and between Roxy Friday, LLC, a California limited liability company, with a principal place of business at 2727 Newport Boulevard, Suite 100, Newport Beach, California 92663 ("Assignor"), and inXile Entertainment, Inc., a Delaware corporation, with a principal place of business at 2727 Newport Boulevard, Suite 100, Newport Beach, California 92663 ("Assignee").

WHEREAS, Assignor is the sole and exclusive owner of the trademarks and trademark registrations on the attached <u>Schedule A</u>, and the goodwill appertaining thereto and incorporated herewith, and all other rights appurtenant, including without limitation common law rights, title and interest (collectively, the "<u>Assigned Trademarks</u>");

WHEREAS, it is Assignor's intention to assign and transfer to Assignee all of Assignor's right, title, and interest in and to the Assigned Trademarks to Assignee;

WHEREAS, it is Assignee's desire to purchase or acquire all of Assignor's right, title and interest in and to the Assigned Trademarks, together with the goodwill of the business connected with the use of and symbolized by the Assigned Trademarks; and

WHEREAS, Assignee is the successor to the portion of the business to which the Assigned Trademarks pertain, and that business is ongoing and existing, pursuant to Section 10 of the Trademark Act, 15 U.S.C. § 1060; 37 C.F.R. § 3.16.

Now, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor hereby sells, assigns, transfers, and sets over to Assignee its entire right, title, and interest in and to the Assigned Trademarks, together with the goodwill of the business symbolized in the Assigned Trademarks, and all other corresponding rights that are or may be secured under the laws of the United States and any foreign country, now or hereafter in effect, for Assignee's own use and enjoyment, and for the use and enjoyment of Assignee's successors, assigns, or other legal representatives, as fully and entirely as the same

would have been held and enjoyed by Assignor if this Assignment had not been made, together with all income, royalties, damages, or payments due or payable as of the Effective Date or thereafter, including, without limitation, all claims for damages by reason of past, present, or future infringement or other unauthorized use of the Assigned Trademarks, with the right to sue for and collect the same for its own use and enjoyment, and for the use and enjoyment of its successors, assigns, or other legal representatives.

Assignor agrees to execute any further papers as may be necessary and proper to vest full title in and to the Assigned Trademarks and other corresponding rights in the Assignee. Assignor hereby consents to the recordation of this Assignment with the United States Patent and Trademark Office and any other territories as appropriate. Assignor will assist Assignee as reasonably necessary to secure, perfect, maintain or evidence the rights hereby transferred. The individuals signing this document on behalf of corporate entities represent and declare that they are authorized to execute this document on behalf of such corporate entities.

IN WITNESS WHEREOF, Assignor and Assignee have caused this Assignment to be executed by their duly authorized representatives as of the Effective Date.

Assignor:

Roxy Friday, Li

Brian Fargo, Managing Member

Assignce:

inXile Entertainment, Inc.

Brian Vargo, President

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# Schedule A

	Charles		
TORMENT	Australia	1518510 1518510	9, 41
TORMENT	Canada	1597407 TMA935530	9
TORMENT	EU	011247145	9,41
TORMENT	Japan	2013-051372 5649632	9
TORMENT	Korea	45-2014-0003308 45-0053710	9, 41
TORMENT	USA	87/062078 5418961	9, 16, 25, 28
TORMENT	USA	85/617632 4927731	9

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**RECORDED: 11/07/2018**