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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM645010

SUBMISSION TYPE:

NATURE OF CONVEYANCE: **SECURITY INTEREST**

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
SPHNYX COLLECTION, LLC		10/01/2020	Limited Liability Company: CALIFORNIA
ALLEYOOP, INC.		10/01/2020	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	ASSEMBLED BRANDS CAPITAL FUNDING LLC
Street Address:	9 E 19TH STREET
Internal Address:	THIRD FLOOR
City:	NEW YORK
State/Country:	NEW YORK
Postal Code:	10003
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	6322917	ALLEYOOP
Registration Number:	5816397	SPHYNX
Registration Number:	5237045	SPHYNX
Registration Number:	5257397	THE ANYWHERE RAZOR

CORRESPONDENCE DATA

Fax Number: 2125865095

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: 2123818749

Email: dfriedman@ctswlaw.com

Correspondent Name: Daniel J. Friedman

Address Line 1: 420 Lexington Avenue, Suite 2400 Address Line 4: New York, NEW YORK 10170

NAME OF SUBMITTER:	Daniel J. Friedman
SIGNATURE:	/Daniel J. Friedman/
DATE SIGNED:	05/07/2021

TRADEMARK REEL: 007284 FRAME: 0766

Total Attachments: 6 source=00447245#page1.tif source=00447245#page2.tif source=00447245#page3.tif source=00447245#page4.tif source=00447245#page5.tif source=00447245#page6.tif

TRADEMARK REEL: 007284 FRAME: 0767

INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement, dated effective as of October 1, 2020 (this "Agreement") by and among **SPHNYX COLLECTION**, **LLC**, a California limited liability company with a place of business at 6728 Eton Avenue, Canoga Park, CA 91303 ("<u>Sphynx</u>"), **ALLEYOOP**, **INC.**, a Delaware corporation with a place of business at 6728 Eton Avenue, Canoga Park, CA 91303 ("<u>Alleyoop</u>" and together with Sphynx, the "<u>Borrower</u>"), and **ASSEMBLED BRANDS CAPITAL FUNDING LLC**, a Delaware limited liability company, with a place of business at 9 E 19th Street, Third Floor, New York, NY 10003 ("<u>Lender</u>").

RECITALS

WHEREAS, Lender has extended Loans to Borrower pursuant to the terms and conditions of that certain Credit Agreement dated as of October 2, 2018 by and between Borrower and Lender (as amended, restated, amended and restated or otherwise modified from time to time, the "Credit Agreement"; capitalized terms used but not defined herein shall have the meanings ascribed to them in the Credit Agreement); and

WHEREAS, under the terms of the Credit Agreement, Borrower has granted Lender a security interest in, among other property, all of Borrower's trademarks, tradenames, patents, copyrights and other intellectual property; and

WHEREAS, this Agreement is executed for the purpose of pledging Borrower's intellectual property as security for the Borrower's Obligations owed Lender under the Credit Agreement and the other Loan Documents.

- 1. Grant of Security Interest. Borrower hereby grants to Lender a security interest in and lien on all of the intellectual property assets owned by Borrower, including without limitation all patents, trademarks, and copyrights set forth in **Exhibit 1** attached hereto and incorporated herein by reference, wherever located and whether now owned or hereafter acquired, all source codes associated with such intellectual property, all goodwill of the business of Borrower connected with the use of, or otherwise symbolized by, such intellectual property, all rights to sue for infringement of such intellectual property, and all parts, replacements, substitutions, profits, products, amendments, updates and cash and non-cash proceeds of any of the foregoing (including insurance proceeds, of any kind, including those payable by reason of loss or damage thereto) in any form and wherever located, and all written or electronically recorded books and records relating to any such assets and other rights relating thereto, wherever located and whether now owned or hereafter acquired (collectively, the "IP Collateral").
- 2. <u>Recordation</u>. Borrower authorizes the Commissioner for Patents, the Commissioner for Trademarks, and the Register of Copyrights and any other government officials to record and register this Agreement upon request by Lender.
- 3. <u>Loan Documents</u>. This Agreement has been entered into pursuant to and in conjunction with the Credit Agreement, which is hereby incorporated by reference. If there is a conflict between the definitions, terms or provisions of this Agreement and the Credit Agreement, the definitions, terms or provisions of the Credit Agreement shall control, except in connection with goodwill in which case this Agreement shall control. The rights and remedies of

Lender with respect to the IP Collateral are as provided by the Credit Agreement and the other Loan Documents, and nothing in this Agreement shall be deemed to limit such rights and remedies

- 4. <u>Execution in Counterparts</u>. This Agreement may be executed in counterparts (and by different parties hereto in different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page to this Agreement by facsimile or in electronic (i.e., "pdf" or "tif") format shall be effective as delivery of a manually executed counterpart of this Agreement.
- 5. <u>Successors and Assigns</u>. This Agreement will be binding on and shall inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. <u>Governing Law.</u> Agreement and any claim, controversy, dispute, or cause of action (whether in contract or tort or otherwise) based upon, arising out of, or relating to this Agreement and the transactions contemplated hereby and thereby shall be governed by, and construed in accordance with, the laws of the United States and the State of New York, without giving effect to any choice or conflict of law provision or rule (whether of the State of New York or any other jurisdiction).

[Signature Pages Follow]

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

BORROWER:

SPHYNX COLLECTION, LLC

a California limited liability company

By: David Manshoory

Name: David Manshoory
Title: Chief Operating Officer

ALLEYOOP, INC.,

a Delaware corporation

By: David Manshoory
Name: David Manshoory

Title: Chief Operating Officer

Agreed and accepted:

LENDER:

ASSEMBLED BRANDS CAPITAL FUNDING LLC,

a Delaware limited liability company

Michael Lipkin By:___

Name: Michael Lipkin

Title: President

EXHIBIT 1

List of Patents, Trademarks, and Copyrights

TRADEMARKS

Mark	Owner	Serial No.	Registration No.	Registration Date/Filing Date
ALLEYOOP	Sphynx Collection, LLC and Alleyoop, Inc.	88357858	6322917	April 13, 2021/March 26, 2019
SPHYNX	Sphynx Collection, LLC and Alleyoop, Inc.	87352641	5816397	July 30, 2019/ February 28, 2017
SPHYNX	Sphynx Collection, LLC and Alleyoop, Inc.	87260437	5237045	July 4, 2017/ December 7, 2016
The Anywhere Razor	Sphynx Collection, LLC and Alleyoop, Inc.	87014220	5257397	August 1, 2017/ April 26, 2016

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PATENTS

Title	Owner	Country Filing	Filing Date	Patent No.
Travel Razor	SPHYNX COLLECTION, LLC	U.S.	March 18, 2015	9,630,333
Travel Razor	Leila Kashani Manshoory	U.S.	August 5, 2014	D744,164
Travel Razor	Leila Kashani Manshoory	U.S.	November 24, 2014	nber 24, 2014 N/A (Application no.: 14/552,403
Travel Razor	Sphynx Collection, LLC	U.S.	March 15, 2017	N/A (Application no. 15/459,734)
Travel Razor	ALLEYOOP, INC.	U.S.	May 28, 2019	N/A (Application no. 29/692,709)
Travel Razor	SPHYNX COLLECTION, LLC	U.S.	March 14, 2017	10,434,671
Travel Razor	ALLEYOOP, INC.	U.S.	October 7, 2019	N/A (Application no. 16/595,067)

Exhibit 1 - 2

Doc ID: 12f49f52d882ed00e628dd034bf4389f580fd27a

COPYRIGHTS

None

Exhibit 1 - 3

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RECORDED: 05/07/2021