

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM725320

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Bomb Enterprises, Inc.	FORMERLY Blender Bombs, Inc.; Blender Bombs, LLC	04/29/2022	Corporation: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Bomb IP, LLC		
<b>Street Address:</b>	409 King Street		
<b>Internal Address:</b>	Suite 200		
<b>City:</b>	Charleston		
<b>State/Country:</b>	SOUTH CAROLINA		
<b>Postal Code:</b>	29403		
<b>Entity Type:</b>	Limited Liability Company: SOUTH CAROLINA		
<b>PROPERTY NUMBERS Total: 7</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	5843779	BLENDER BOMBS	
<b>Registration Number:</b>	5756065	GRANOLA SO BOMB	
<b>Registration Number:</b>	6204923	BOMB DRIZZLE	
<b>Registration Number:</b>	5767727	BOMB BUTTER	
<b>Registration Number:</b>	5856973	BLEND 'EM, BITE 'EM, OR BREAK 'EM	
<b>Serial Number:</b>	90669133	BLENDER BOMBS	
<b>Serial Number:</b>	88291993	BOMB BARS	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>			
<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>			
<b>Phone:</b>	5047822494		
<b>Email:</b>	johnrappold@rappoldlegal.com		
<b>Correspondent Name:</b>	John M. Rappold		
<b>Address Line 1:</b>	147 Cape May Lane		
<b>Address Line 4:</b>	Mount Pleasant, SOUTH CAROLINA 29464		
<b>NAME OF SUBMITTER:</b>	John M. Rappold		

OP \$190.00 5843779

<b>SIGNATURE:</b>	/John Rappold/
<b>DATE SIGNED:</b>	05/02/2022
<b>Total Attachments: 6</b> source=2022-04-27 Bomb Enterprises, Inc. to Bomb IP, LLC TM Assignment Agreement.docx#page1.tif source=2022-04-27 Bomb Enterprises, Inc. to Bomb IP, LLC TM Assignment Agreement.docx#page2.tif source=2022-04-27 Bomb Enterprises, Inc. to Bomb IP, LLC TM Assignment Agreement.docx#page3.tif source=2022-04-27 Bomb Enterprises, Inc. to Bomb IP, LLC TM Assignment Agreement.docx#page4.tif source=2022-04-27 Bomb Enterprises, Inc. to Bomb IP, LLC TM Assignment Agreement.docx#page5.tif source=2022-04-27 USPTO Assignment - Bomb Enterprises, Inc. to Bomb IP, LLC.docx#page1.tif	

**INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT**

**THIS INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT ("Agreement") dated this 27th day of April, 2022,**

**BY AND BETWEEN:**

**Bomb Enterprises, Inc., A/K/A Blender Bombs, Inc., A/K/A Blender Bombs, LLC ("Assignor")**

**and**

**Bomb IP, LLC ("Assignee").**

- I. Assignor's and Assignee's Authorized Representative, Helen Hall, HEREBY ATTESTS AND AFFIRMS:**
- A.** That **Bomb Enterprises, Inc.**, a Delaware Corporation with its registered agent A Registered Agent, Inc. located at 8 The Green, Suite A, Dover, Delaware 19901, was formerly known as **Blender Bombs, Inc.**, before being renamed **Bomb Enterprises, Inc.**, effective March 1, 2022, and after being converted from a South Carolina Limited Liability Company, **Blender Bombs, LLC**, to the Delaware Corporation, **Blender Bombs, Inc.**, effective August 26, 2019.
  - B.** That **Bomb IP, LLC**, a South Carolina Limited Liability Company located at 409 King Street, Suite 200, Charleston, South Carolina 29403, was duly formed on authorized representative Helen Hall's behalf through filing of the company's Articles of Organization with the South Carolina Secretary of State by her authorized representative, Seth W. Whitaker, Ltd. Co. on February 8, 2022;
  - C.** That Helen Hall, a United States citizen located at 309 Hibben Street, Mount Pleasant, South Carolina 29464, is the controlling stockholder of **Bomb Enterprises, Inc.** and an authorized representative of both **Bomb Enterprises, Inc.** and **Bomb IP, LLC**;
  - D.** That **Assignor, Bomb Enterprises, Inc.**, is the sole, rightful, and undisputed owner of the intellectual property that is the subject of this Agreement with the right to convey;
  - E.** That this Agreement includes the conveyance to Assignee of all intellectual property and associated rights now held by Assignor and listed below, including Assignor's trademark and service mark assets, as well as any "trade dress" and associated right, whether they be federally or state-registered, pending, applied for, or common law mark rights;
  - F.** That this Agreement includes the intellectual property assets listed below, with the intent that Assignee now be assigned and, thus, acquire from Assignor by this Agreement all of Assignor's right, title, and interest in and to the trademark applications and registrations, together with the benefit of any use of the trademarks by Assignor, and the goodwill of the business relations to the Trademarks, collectively and individually, as well as to the goods or services associated with them, to hold unto the Assignee, absolutely and indefinitely; and
  - G.** Including, specifically, along with any common law and other associated rights, United States Patent and Trademark Office (USPTO) Trademark:

- i. **Registration No. 5843779, for the “Design Plus Words, Letters, and/or Numbers” (design) mark “Blender Bombs”, featuring the literal elements “BLENDER BOMBS” in stylized font inside an irregular, granulated circle (below), Int. Cl. 29, filed on February 6, 2019, and registered on August 27, 2019;**



- ii. **Registration No. 5756065, for the “Standard Character” (word) mark “Granola So Bomb”, Int. Cl. 30, filed on September 24, 2018, and registered on May 21, 2019;**
- iii. **Registration No. 6204923, for the “Standard Character” (word) mark “Bomb Drizzle”, Int. Cl. 30, filed on May 5, 2020, and registered on November 24, 2020;**
- iv. **Registration No. 5767727, for the “Standard Character” (word) mark “Bomb Butter”, Int. Cl. 29, filed on September 27, 2018, and registered on June 4, 2019;**
- v. **Registration No. 5856973, for the “Standard Character” (word) mark “Blend 'em, Bite 'em, or Break 'em”, Int. Cl. 29, filed on March 4, 2019, and registered on September 10, 2019;**
- vi. **Application Ser. No. 90669133, for the “Standard Character” (word) mark “Blender Bombs”, Int. Cl. 29, and filed on April 24, 2021; and**
- vii. **Application Ser. No. 88291993, for the “Standard Character” (word) mark “Bomb Bars”, Int. Cl. 29, and filed on February 6, 2019.**

## **II. ASSIGNMENT.**

Whereas, Assignee desires to acquire from Assignor all of Assignor’s right, title, and interest in and to the Trademark application(s) and/or registration(s), together with the benefit of any use of the Trademark(s) by Assignor, and the goodwill of the business relations to the Trademark(s) and to the wares or services associated with it, to hold unto Assignee absolutely.

Now therefore, in consideration of the payment of one dollar (\$1.00) and for good and valuable consideration, the receipt, sufficiency and adequacy of which is hereby acknowledged, Assignor and Assignee hereby agree as follows:

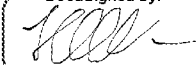
- a. **Trademark Assignment.** Assignor hereby sells, transfers, and assigns to Assignee, its successors and assigns, Assignor's entire right, title, and interest in and to the Trademark application(s) and/or registration(s), together with **(i)** the benefit of any use of the Trademark(s) by Assignor **(ii)** the goodwill of the business relations to the Trademark(s) and to the wares or services associated with it, and **(iii)** all income, royalties, and damages hereafter due or payable to Assignor with respect to the Trademark(s) to hold unto Assignee absolutely.
- b. Assignor's and Assignee's authorized representative also intends to record a shorter form assignment with the USPTO in the form, attached hereto as **EXHIBIT A**.

[Signature(s) on the following page]

**IN WITNESS WHEREOF**, Assignor and Assignee have duly executed, acknowledged, and agreed to this Intellectual Property Assignment Agreement by affixing their (or authorized representative's) signature, as of the date so written below.

**Authorized Representative of  
Bomb Enterprises, Inc.:**

Signature:

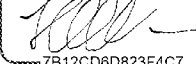
DocuSigned by:  
  
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Date:

April 29, 2022 | 10:12 AM PDT

**Authorized Representative of  
Bomb IP, LLC:**

Signature:

DocuSigned by:  
  
7B12CD0D823F4C7...

Date:

April 29, 2022 | 10:12 AM PDT

**ASSIGNMENT OF TRADEMARK**

Whereas **Bomb Enterprises, Inc. (a Delaware Corporation), A/K/A Blender Bombs, Inc., A/K/A Blender Bombs, LLC**

(name of assignor)

of 409 King Street, Suite 200, Charleston, South Carolina 29403 (Registered Agent)

(address)

Owens trademark Registration #s **5843779, 5756065, 6204923, 5767727, and 5856973**

and Application #s **90669133 and 88291993**

Standard Character (Word) Marks **"Granola So Bomb", "Bomb Drizzle", "Bomb Butter", "Blend 'em, Bite 'em, or Break 'em", "Blender Bombs", and "Bomb Bars"**

and Design Plus Words, Letters, and/or Numbers (Design) Mark **"Blender Bombs", featuring the literal elements "BLENDER BOMBS" inside an irregular, granulated circle**

Whereas **Bomb IP, LLC**

(name of assignee)

of 409 King Street, Suite 200 Charleston, South Carolina 29403

(address)

Whereas, The Assignee desires to acquire from the Assignor all of Assignor's right, title and interest in and to the Trademark application and/or registration, together with the benefit of any use of the Trademark by the Assignor, and the goodwill of the business relations to the Trademark and to the wares or services associated with it, to hold unto the Assignee absolutely.

Now therefore, in consideration of the payment of one dollar (\$1.00) and for good and valuable consideration, the receipt, sufficiency and adequacy of which is hereby acknowledged, the Assignor and the Assignee hereby agree as follows:

Trademark Assignment, the Assignor hereby sells, transfers and assigns to the Assignee, its successors and assigns, the Assignor's entire right, title and interest in and to the Trademark application and/or registrations, together with (i) the benefit of any use of the Trademark by the Assignor (ii) the goodwill of the business relations to the Trademark and to the wares or services associated with it, (iii) all income, royalties and damages hereafter due or payable to Assignor with respect to the Trademark(s) to hold unto the Assignee absolutely.



(Signature of assignor);

April 29, 2022 | 10:12 AM PDT

Date of Execution

Helen Hall, CEO

Name and Title of signatory

if assignor is a corporation