

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM744276

SUBMISSION TYPE:	RESUBMISSION		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
RESUBMIT DOCUMENT ID:	900689071		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Big Creations LLC		03/22/2021	Limited Liability Company: WASHINGTON
RECEIVING PARTY DATA			
Name:	Roadmoto Holdings Inc		
Street Address:	9620 S Las Vegas Blvd		
Internal Address:	Suite E4-204		
City:	Las Vegas		
State/Country:	NEVADA		
Postal Code:	89123		
Entity Type:	Corporation: NEVADA		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	6277787	BIGRENTALS .COM	
CORRESPONDENCE DATA			
Fax Number:	4122275551		
<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:	4126947289		
Email:	ipdocket@leechtishman.com		
Correspondent Name:	Michael D. Lazzara		
Address Line 1:	525 William Penn Pl		
Address Line 2:	28th Floor		
Address Line 4:	Pittsburgh, PENNSYLVANIA 15219		
ATTORNEY DOCKET NUMBER:	19905-005		
NAME OF SUBMITTER:	Michael D. Lazzara		
SIGNATURE:	/Michael D. Lazzara/		
DATE SIGNED:	07/28/2022		
Total Attachments: 3			
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Las Vegas, Nevada

COMPANY ACQUISITION AGREEMENT

Roadmoto Holdings Inc is incorporated in Nevada State with a mailing address of 9620 S Las Vegas Blvd, Suite E4-204, Las Vegas, NV 89123. Roadmoto Holdings Inc may hereby be abbreviated as "Roadmoto Holdings".

Big Creations LLC is incorporated in Washington State. Big Creations LLC may hereby be abbreviated as "Big Creations".

Big Rentals Los Angeles LLC is incorporated in Washington State. Big Rentals Los Angeles LLC may hereby be abbreviated as "Big Rentals Los Angeles".

Governing Law. This Agreement shall be governed in all respects by the laws of the United States of America and by the laws of the State of Nevada, as such laws are applied to agreements entered into and to be performed entirely within Nevada.

Terms. Roadmoto Holdings has agreed to purchase the Big Creations company, which includes Big Rentals Los Angeles, a child company owned by Big Creations. This purchase shall include all tangible and intangible assets, Intellectual Property (See Exhibit A), and rights to collect on existing or future lawsuits. This purchase strictly excludes any common stock in Roadmoto Holdings that is currently owned or that will be owned in the future by Big Creations, as this common stock is scheduled to be disbursed to the owners of Big Creations as a result of this transaction and similar prior transactions.

Execution. Upon execution of this document Big Creations shall immediately assign, transfer, and release title of property according to the Terms to Roadmoto Holdings. Big Creations warrants and represents that all property is free of any adverse liens, claims, or encumbrances. Roadmoto Holdings shall become the legal owner of Big Creations and Big Rentals Los Angeles and have the rights to collect on existing or future lawsuits.

Exhibit A. The term "Intellectual Property" means all (i) patents, patent applications, patent disclosures and inventions, (ii) Internet Domain names, trademarks, service marks, trade dress, trade names, logos and corporate names and registrations and applications for registration thereof together with all of the goodwill associated therewith, (iii) copyrights



(registered or unregistered) and copyrightable works and registrations and applications for registration thereof, (iv) mask works and registrations and applications thereof, (v) computer software, data, databases and documentation thereof, (vi) trade secrets and other confidential information (including ideas, formulas, compositions, inventions (whether patentable or unpatentable and whether or not reduced to practice), know-how, manufacturing and production processes and techniques, research and development information, drawings, specifications, designs, plans, proposals, technical data, and copyrightable works, financial and marketing plans and customer and supplier lists and information, and (vii) copies and tangible embodiments thereof (in whatever form or medium)

Purchase Price. The purchase price for the acquisition ("Purchase Price") shall be 50,000 common stock shares of Roadmoto Holdings, at a price per share of \$0.20.

Loan Default. This Agreement shall be found in default if the payment is past due by 90-days.

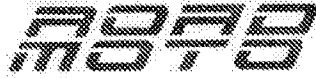
Disputes. If any parties have a dispute with this contract, they agree that they shall first mediate at a shareholder board meetings and make a good faith effort to resolve any conflicts or disputes.

Survival Of Agreement. Parties understands that its obligations under all paragraphs shall survive the termination of any other relationship between the parties.

Entire Agreement. This Agreement constitutes the entire agreement with respect to the investment disclosed herein and supersedes all prior or contemporaneous oral or written agreements concerning it. This Agreement may only be changed by mutual agreement of authorized representatives of the parties in writing.


Injunctive Relief. A breach of any of the promises or agreements contained herein will result in irreparable and continuing damage to Big Creations and Big Creations shall be entitled to injunctive relief and/or a decree for specific performance.

Severability. In the event arbitration or litigation is necessary to enforce any of the provisions of this agreement, Big Creations shall be entitled to all costs and reasonable attorney' fees incurred in connection therewith. Parties understand that this document is written to be as broad and inclusive as legally permitted. Parties agree that if any sentence



in this document is held invalid or unenforceable, Parties will continue to be bound by the remaining sentences and paragraphs.

IN WITNESS WHEREOF, the parties with shareholder majority vote for each company have executed this Agreement as of the date first written below.

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3/21/2021


Roadmoto Holdings Inc
Pablo Fernandez, President

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3/22/2021

Roadmoto Holdings Inc
Ryan Keen, Treasurer

DocuSigned by:

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3/21/2021

Big Creations LLC
Pablo Fernandez for Fernandez Holdings LLC