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PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT3489949

NATURE OF CONVEYANCE: SECURITY INTEREST SEQUENCE: 2 CONVEYING PARTY DATA Execution Date	SUBMISSION TYPE:	NEW ASSIGNMENT	
CONVEYING PARTY DATA	NATURE OF CONVEYANCE:	SECURITY INTEREST	
	SEQUENCE:	2	

RECEIVING PARTY DATA

Name:	PETRA GROWTH FUND II, L.P.	
Street Address:	3825 BEDFORD AVENUE	
City:	NASHVILLE	
State/Country:	TENNESSEE	
Postal Code:	37215	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	29508722

CORRESPONDENCE DATA

Fax Number:

	to the e-mail address first; if that is unsuccessful, it will be sent
using a fax number, if provid	led; if that is unsuccessful, it will be sent via US Mail.
Dhanai	21 55 60 52 20

Phone:	2155695329
Email:	TKelly@BlankRome.com
Correspondent Name:	THOMAS H. KELLY
Address Line 1:	BLANK ROME LLP
Address Line 2:	ONE LOGAN SQUARE, 8TH FLOOR
Address Line 4:	PHILADELPHIA, PENNSYLVANIA 19103-6998

(215)832-5329

ATTORNEY DOCKET NUMBER:	146120-01000				
NAME OF SUBMITTER:	THOMAS H. KELLY				
SIGNATURE: /Thomas H. Kelly/					
DATE SIGNED: 08/19/2015					
Total Attachments: 9					
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PATENT AND TRADEMARK SECURITY AGREEMENT

This Patent Trademark Security Agreement, dated as of August 6, 2015 (this "<u>Agreement</u>"), made by PEAG, LLC, a Delaware limited liability company with a principal place of business located at 2591 Dallas Parkway, Suite 300, Frisco, Texas, 75034 ("<u>Grantor</u>") in favor of PETRA GROWTH FUND II, L.P., a Delaware limited partnership with offices at 3825 Bedford Avenue, Nashville, Tennessee, 37215 (together with its successors and assigns, "Lender").

RECITALS

WHEREAS, the Grantor has an ownership interest in the patents identified on Exhibit 1 hereto (collectively, the "Patents"); and

WHEREAS, the Grantor has an ownership interest in the trademarks identified on Exhibit 2 hereto (collectively, the "<u>Trademarks</u>"); and

WHEREAS, the Grantor and the Lender are parties to that certain Loan and Security Agreement, of even date herewith (as from time to time amended or supplemented, the "Loan Agreement"); and

WHEREAS, the Grantor has granted to grant to Lender a security interest in all of its property and assets, including, without limitation, the Patents and Trademarks, to secure the performance of Grantor's obligations under the Loan Agreement and the other Loan Documents; and

WHEREAS, it is a condition precedent to the Lender's entry into the Loan Agreement and the other Loan Documents that the Grantor execute and deliver this Agreement to the Lender; and

WHEREAS, the Grantor and the Lender by this instrument seek to confirm and make a record of the grant of the security interest in the Patents and Trademarks and the assignment of the Patents and Trademarks upon the occurrence of an Event of Default in accordance with the terms of this Agreement; and

WHEREAS, capitalized terms used and not defined herein have the meanings given to them in the Loan Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the Grantor hereby agrees, confirms and acknowledges as follows:

1. The Grantor does hereby acknowledge and confirm that the Patents and Trademarks and the goodwill associated therewith constitute Intellectual Property included in the Collateral pledged by Grantor to Lender pursuant to the Loan Agreement.

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- 2. The Grantor further acknowledges and confirms that the rights and remedies of Lender with respect to the Patents and Trademark are more fully set forth in the Loan Agreement and the other Loan Documents, the terms and provisions of which are incorporated herein by reference.
- 3. The Grantor hereby irrevocably constitutes and appoints Lender, with full power of substitution, as its true and lawful attorney-in-fact, with full irrevocable power and authority in its place and stead and in its name or otherwise, from time to time in Lender's sole discretion, at such Grantor's sole cost and expense, to take any and all action and to execute and deliver any and all documents and instruments which Lender may deem reasonably necessary or advisable to (a) accomplish the purposes of perfecting, continuing and preserving, a continuing first priority security interest in the Patents and Trademarks and the goodwill associated therewith in favor of Lender, and (b) effect a transfer of the Patents and Trademarks and the goodwill associated therewith to Lender or to Lender's designees without further consent or authorization of the Grantor upon the occurrence of an Event of Default. In furtherance and not in limitation of the foregoing, if an Event of Default has occurred and is continuing, the Lender is hereby authorized file with the United States Patent and Trademark Office or with such other governmental authorities, the assignment in the form substantially similar to that of **Exhibit A** attached to this Agreement, together with such other instruments and documents as the Lender may deem necessary or appropriate to effectuate the foregoing.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK AND SIGNATURES ON NEXT PAGE]

IN WITNESS WHEREOF, this Patent and Trademark Security Agreement as of the day and year first above written.

PEAG, LLC By Name: Title:

ACCEPTED AND AGREED:

LENDER:

PETRA GROWTH FUND II, L.P.

By:
Name:
Title:

[SIGNATURE PAGE - PATENT AND TRADEMARK SECURITY AGREEMENT]

IN WITNESS WHEREOF, this Patent and Trademark Security Agreement as of the day and year first above written.

PEAG, LLC

By:	
Name;	
Tide:	

ACCEPTED AND AGREED:

LENDER:

PETRA GROWTH FUND II, L.P.

C. -684 By: my of A. Smith Name: Los Title: Managing Member

[SIGNATURE PAGE - PATENT AND TRADEMARK SECURITY AGREEMENT]

EXHIBIT 1

Patents

Seller Tri	lo Pilino Dato		Status	forma Boto	Pot. No.
Epic H	Ear 2014.11.10	29508722	Notice of Allowance	Pending	Pending
Buds			on 07.20.2015		

EXHIBIT 2

<u>Trademarks</u>

			Source		
JBuds	77267512	2007.08.29	REGISTERED - Section 8 and 15 filed 05.13.2014	3,430,181	2008.05.20
B-Flex	77267456	2007.08.29	REGISTERED - Section 8 and 15 filed 05.13.2014	3,426,305	2008.05.13
Jlab	77949974	2010.03.03	REGISTERED	3,863,396	2010.10.19
 Go	85420927	2011.09.13	REGISTERED	4,422,395	2013.10.22
 Hook It Up. Rock It Out.	85725034	2012.09.10	REGISTERED	4,471,945	2014.01.21
The Crasher	85718739	2012.08.31	REGISTERED	4,471,904	2014.01.21
Shaker	86061508	2013.09.11	REGISTERED	4,521,293	2014.04.29
 BOMBORA	86170822	2014.01.21	REGISTERED	4,556,082	2014.06.24
 Jbuddies	86184491	2014.02.04	REGISTERED	4,576,016	2014.07.29
 Intro	86019747	2013.07.25	REGISTERED	4,618,505	2014.10.07
 Freedom to Listen	86184424	2014.02.04	REGISTERED	4,679,914	2015.01.27
 Audio Reimagined	86119309	2013.11.14	REGISTERED	4,693,241	2015.02.24
Earbuds Reimagined	86119330	2013.11.14	REGISTERED	4,693,242	2015.02.24
Omni by Jlab	86070692	2013.09.20	REGISTERED	4,704,703	2015.03.17
The Bouncer	85725007	2012.09.10	REGISTERED	4,712,855	2015.03.31
Epic by JLAB	86019875	2013.07.25	PENDING		1

Seller Frademark	ADD: NO:	Filing Date	Stores	Regisso	Reg. Date.
C3	86026700	2013.08.01	PENDING		
Cush Fins	86049595	2013.08.27	PENDING		
Rock It Out	86442866	2014.11.03	PENDING		
Jcon (logo)	86471959		PENDING		

EXHIBIT A

ASSIGNMENT OF PATENTS AND TRADEMARKS

This **ASSIGNMENT OF PATENTS AND TRADEMARKS** (this "<u>Assignment</u>"), dated as of _______, 201_ made by made by PEAG, LLC, a Delaware limited liability company with a principal place of business located at 2591 Dallas Parkway, Suite 300, Frisco, Texas, 75034 ("<u>Assignor</u>"), in favor of PETRA GROWTH FUND II, L.P., a Delaware limited partnership ("<u>Lender</u>") and the Assignee as set forth below.

RECITALS:

WHEREAS, Assignor has an ownership interest in the Patents described on Exhibit 1 attached hereto (the "Patents"); and

WHEREAS, Assignor has an ownership interest in the Trademarks described on **Exhibit 2** attached hereto (the "<u>Trademarks</u>"); and

WHEREAS, Assignor and Lender are parties to that certain Loan and Security Agreement, dated as of August ___, 2015 (as from time to time amended or supplemented, the "Loan Agreement"; capitalized terms used and not defined herein shall have the meanings set forth in the Loan Agreement); and

WHEREAS, Assignor granted to Lender a security interest in substantially all of Assignor's property and assets to including the Patents and Trademarks and the goodwill associated therewith to secure the performance of its obligations under the Loan Agreement and the other Loan Documents; and

WHEREAS, it was a condition precedent to the Lender's entry into the Loan Agreement that Assignor shall have executed and delivered this Assignment; and

WHEREAS, one or more Events of Default have occurred under the Loan Agreement and the Lender has the right to exercise its rights and remedies under the Loan Agreement and the other Loan Documents; and

WHEREAS, by this instrument, Assignor is hereby assigning the Trademark to the Lender or its designee as set forth herein (such party, the "<u>Assignee</u>").

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of are hereby acknowledged, Assignor hereby assigns to Lender the Trademark as follows:

1.	Assignment of	<u>Trademarks</u> .	Assignor	hereby	assigns,	transfers,	and
conveys to			_, a		wit	h offices	at

(the "<u>Assignee</u>") all of Assignor's right, title and interest in and to the Trademarks together with the goodwill associated therewith.

2. <u>Assignment of Patents</u>. Assignor hereby assigns, transfers, and conveys to Assignee all of Assignor's right, title and interest in and to the Patents together with the goodwill associated therewith.

3. <u>Filing and Recordation</u>. Assignee is hereby authorized to file or record this Assignment or any other instrument in such public offices and with such governmental authorities, including the United States Patent and Trademark Office, as Assignee may determine from time to time for the purpose of evidencing the foregoing assignment.

IN WITNESS WHEREOF, Assignor has executed this Trademark Assignment as of the date first above written.

ASSIGNOR:

PEAG, LLC

By:	
Name:	
Title:	

PATENT REEL: 036364 FRAME: 0210

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RECORDED: 08/19/2015