

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

Assignment ID: PATI197884

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
Victory Park Management, LLC	04/25/2024
RECEIVING PARTY DATA	
Company Name:	Infinite Commerce, Inc.
Street Address:	113 Cherry Street
Internal Address:	PMB 155051
City:	Seattle
State/Country:	WASHINGTON
Postal Code:	98104
PROPERTY NUMBERS Total: 3	
Property Type	Number
Patent Number:	9939138
Patent Number:	10337706
Patent Number:	D670396
CORRESPONDENCE DATA	
Fax Number:	3126095005
<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:	3126097617
Email:	smitra@vedderprice.com,skowalski@vedderprice.com
Correspondent Name:	Sudip K. Mitra
Address Line 1:	222 North LaSalle Street, Suite 2500
Address Line 4:	Chicago, ILLINOIS 60601
NAME OF SUBMITTER:	Sylvia Kowalski
SIGNATURE:	Sylvia Kowalski
DATE SIGNED:	04/29/2024
Total Attachments: 22	
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INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

THIS **INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT** (this "Agreement") is made and entered into as of April 25, 2024, by and between Infinite Commerce, Inc., a Delaware corporation ("Assignee"), and Victory Park Management, LLC, a Delaware limited liability company, solely in its capacity as administrative and collateral agent and as attorney-in-fact for the Credit Parties under the VPC Credit Facility (as defined under the Purchase Agreement) ("Assignor"). Capitalized terms used but not otherwise defined herein shall have their respective meanings as set forth in the Purchase Agreement (as defined below).

WHEREAS, pursuant to that certain Article 9 UCC Sale Agreement, dated as of the date hereof, by and between Infinite Commerce Holdings LLC, a Delaware limited liability company and an affiliate of Assignee ("Buyer"), and Assignor (the "Purchase Agreement"), Assignor has sold, transferred, conveyed, assigned and delivered to Buyer, and Buyer has purchased, acquired and received from Assignor, the Purchased Assets (as defined therein), upon the terms set forth in the Purchase Agreement.

WHEREAS, the Purchase Agreement contemplates the execution of this Agreement and this Agreement is upon the conditions of the Purchase Agreement.

WHEREAS, pursuant to the Purchase Agreement, Buyer has assigned to Assignee the right to acquire the Purchased Intellectual Property (as defined below) and Assignee has accepted such assignment.

WHEREAS, Assignor desires to transfer to Assignee, and Assignee desires to receive from Assignor, all of the Credit Parties' right, title and interest in, to and under the Purchased Intellectual Property (as defined below), including all of the Credit Parties' intellectual property rights in, to and under the Purchased Intellectual Property and all goodwill associated with the Purchased Intellectual Property, upon the terms and subject to the conditions of the Purchase Agreement and as set forth in this Agreement.

NOW, THEREFORE, in consideration of the mutual promises provided herein, the Purchase Agreement, and for other good and valuable consideration, the receipt and adequacy of which each party hereby acknowledges, and intending to be legally bound hereby, the parties agree as follows:

1. Assignment of Purchased Intellectual Property. Assignor hereby irrevocably and unconditionally grants, conveys, transfers and assigns to Assignee all of the Credit Parties': (a) worldwide right, title and interest in, to and under (i) all copyrights owned, used or held for use in the operation of the business of the Acquired Brands, including, but not limited to, all common law rights and applications and registrations for the foregoing set forth on Exhibit A, (ii) all patent rights owned, used or held for use in the operation of the business of the Acquired Brands, including the applications and issued patents set forth on Exhibit B, including, but not limited to, all future patents that may issue from such patent rights throughout the world, all divisionals, continuations in whole or in part, reexaminations, reissues, substitutions or extensions of any of the foregoing, all foreign counterparts to any of the foregoing and the right to claim priority to the same, (iii) all inventions (whether or not patentable and/or whether or not reduced to practice),

shop rights, business and technical information, designs, blue prints, product designs, industrial designs, new product development, research and development and drawings for new products or systems, ideas, including, but not limited to, conceptual ideas, developed ideas, tangible or intangible embodiments of any of the foregoing, in each case, owned, used or held for use in the operation of the business of the Acquired Brands; (iv) all trademark, trade name and service mark rights, in each case owned, used, or held for use in the operation of the business of the Acquired Brands, including, but not limited to, all common law rights and applications and registrations for the foregoing, set forth on Exhibit C, and the right to claim priority to the same and all renewals thereof, together with the goodwill symbolized by and associated with the foregoing, (v) all brands, certification marks, logos, trade dress, trade names and other similar indicia of source or origin whether registered or not, together with the goodwill connected with the use of and symbolized by and all registrations, applications for registration and renewals of, any of the foregoing, including the right to claim priority to the same and all renewals thereof, together with the goodwill symbolized by and associated with the foregoing, in each case, owned, used or held for use in the operation of the business of the Acquired Brands; (vi) all domain names, email addresses, and social media accounts in each case, owned, used, or held for use in the operation of the business of the Acquired Brands set forth on Exhibit D, including, but not limited to, any and all other domain names, email addresses, and social media accounts related to the Acquired Brands, together with any and all trademark and service mark rights and the goodwill associated therewith and all; (vii) all intellectual property or other rights associated with Amazon Standard Identification Number (ASIN) and/or other online marketplaces or other similar code used for identification of any product, including, but not limited to, any design, packaging, content, keywords, trademarks, service marks, brands, certification marks, logos, trade dress, trade names and other similar indicia whether registered or not, together with the goodwill connected with the use of and symbolized by and all registrations, applications for registration and renewals of, any of the foregoing and other related information for such a code or indicia (e.g., backend searches for such a product), in each case, owned, used or held for use in the operation of the business of the Acquired Brands; (viii) all websites, computer software and firmware (including source code, executable code, data, databases, user interfaces, algorithms and related documentation), in each case, owned, used or held for use in the operation of the business of the Acquired Brands (subsections (i) through (viii), collectively, the “IP Assets”), and (ix) all other proprietary or intellectual property rights of any kind or nature throughout the world, in all cases that pertain to or that are embodied by or in any of the IP Assets (collectively, the “Intellectual Property Rights”); and (b) any and all worldwide rights to income, royalties and license fees deriving from the IP Assets and/or Intellectual Property Rights, claims for damages by reason of past, present and future infringement or misappropriation of the IP Assets and/or Intellectual Property Rights or injury to the goodwill associated with the Intellectual Property Rights, and the right to sue for and collect such damages, as permitted under the applicable Laws for any jurisdiction or country in which such claims may be asserted for the use and benefit of Assignee and its successors, assigns and other legal representatives, same to be held by Assignee for Assignee’s own use and enjoyment, and for the use and enjoyment of Assignee’s successors, assigns and other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignor if this Agreement had not been made (all of the foregoing, solely to the extent constituting Purchased Assets pursuant to the Purchase Agreement, collectively, the “Purchased Intellectual Property”). Notwithstanding anything to the contrary and for the avoidance of doubt, any inaccurate information with respect to the ownership of the Purchased Intellectual Property, set forth on Exhibit A to Exhibit D, shall

have no effect on the foregoing transfer and assignment of all right, title and interest in, to and under all such Purchased Intellectual Property to Assignee to the extent such Purchased Intellectual Property constitutes Purchased Assets pursuant to the Purchase Agreement.

2. Cooperation of Credit Parties. Assignor will request that the Credit Parties provide Assignee with any necessary documents and/or instructions reasonably requested by Assignee to effect the irrevocable transfer of Credit Parties' right, title and interest in, to and under all of the domain names set forth on Exhibit D (for example, to enable the transfer with the registrar(s) thereof by providing any necessary code required to complete the transfer and providing any necessary account credentials required to effectuate such transfer) including, without limitation, the goodwill associated with the use of such domain names.

3. Assignment of Inventions. Assignor hereby irrevocably transfers, grants, conveys, assigns and relinquishes exclusively to Assignee, and Assignee hereby accepts from Assignor: (i) all right, title and interest of the Credit Parties in and to all inventions, discoveries, know-how and improvements thereof (in each case acquired or used by the business of each Credit Party), and patents, registrations and applications related thereto, and any and all continuations, divisions and renewals of and substitutes for said applications, and in, to and under any and all additional patents, registrations or other rights which may be granted thereon or as a result thereof in the United States and any and all other countries, and any reissue or reissues or extension or extensions of said patents created solely by, exclusively for or otherwise acquired solely by the business, including, but not limited to, all patents, patent applications and registrations therefor, together with the right to claim priority thereto under the International Convention for the Protection of Industrial Property and other agreements and treaties of like purpose, in each case, owned, used or held for use in the operation of the business of the Acquired Brands (collectively, the "Unscheduled Inventions"); and (ii) the right of each Credit Party to apply for patents and to sue and collect damages and/or profits for both past and present infringements of, or other causes of action related to, the Unscheduled Inventions.

4. Further Assurances; Post-Closing Cooperation and Assistance.

4.1 At any time or from time to time after the Closing, if Assignee becomes aware of any Intellectual Property of the Credit Parties that is or should have been part of the Purchased Intellectual Property (and which Assignor has authority to assign in Assignor's capacity as agent for the secured creditors of the Credit Parties or as attorney-in-fact for the Credit Parties) and not set forth on Exhibit A to Exhibit D (the "Post Closing IP"), Assignee shall promptly notify Assignor of the same in writing and, following receipt of such written notice, Assignor, at Assignee's sole cost and expense, hereby irrevocably and unconditionally agrees to and hereby grants, conveys, transfers and assigns to Assignee (and/or its successors and assigns) all of Credit Parties' worldwide right, title and interest in, to and under the Post Closing IP in accordance with the foregoing. Such assistance and cooperation shall include, but is not limited to, Assignor, at Assignee's sole cost and expense, executing and delivering all such other instruments of sale, transfer, conveyance, assignment and confirmation and providing such other reasonable assistance and cooperation as may be reasonably requested by Assignee in writing in order to give effect to the transfer of the Post Closing IP to Assignee pursuant to the terms of this Agreement.

4.2 From time to time after the date of this Agreement, and at Assignee's sole cost and expense, Assignor covenants and agrees that Assignor shall execute and deliver, or shall cause to be executed and delivered, such further instruments of conveyance and transfer and take such additional action as Assignee may reasonably request to effect, consummate, confirm or evidence the transfer to Assignee (and/or its successors and assigns) of all of the Purchased Intellectual Property in accordance with the foregoing, including, without limitation, assistance and cooperation in the registration of applicable intellectual property rights, including providing documents and materials in the possession or control of Assignor (or respective successors and permitted assigns), signing lawful papers and making all lawful oaths, and generally doing everything that is required to transfer the Purchased Intellectual Property (including any registrations thereof) to Assignee and carry out the intentions and purposes of this Agreement, in each case, at Assignee's sole cost and expense and to the extent Assignor has the power and authority to do so as agent for the secured creditors of the Credit Parties.

5. Recordation. Assignor authorizes the U.S. Commissioner for Patents, the U.S. Commissioner for Trademarks at the U.S. Patent and Trademark Office and the U.S. Copyright Office, and any other governmental official of any patent, trademark and copyright office worldwide, to record and register this Agreement (or a redacted version of this Agreement) upon request by Assignee.

6. Conflict with Purchase Agreement. Nothing herein shall be deemed to expand or limit the rights, duties and obligations of the parties under the Purchase Agreement and, to the extent of any conflict between the terms and conditions of this Agreement and the terms and conditions of the Purchase Agreement, the terms and conditions of the Purchase Agreement shall govern, supersede and prevail.

7. Notices. All notices, demands and other communications to be given or delivered to the parties hereto under or by reason of the provisions of this Agreement shall be given or delivered in the manner set forth in and in accordance with Section 8.3 of the Purchase Agreement.

8. Governing Law. This Agreement including all exhibits and schedules referred to herein shall be governed by and construed in accordance with the internal laws of the State of Delaware, without giving effect to any choice or conflict of law's provisions thereof to the extent such principles or rules would require or permit the application of the laws of any jurisdiction other than those of the State of Delaware or any other jurisdiction.

9. Successor and Assigns. This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and permitted assigns. Neither party may assign its rights or obligations hereunder without the prior written consent of the other party, which consent shall not be unreasonably withheld or delayed; provided, however, that Assignee may, without the prior written consent of Assignor, assign all or any portion of its rights or obligations under this Agreement to: (i) any then existing affiliate of Assignee, (ii) any purchaser of all or substantially all of the assets of Assignee; or (iii) to lenders of Assignee or its affiliates as collateral security for borrowings. Except as provided herein, no assignment shall relieve the assigning party of any of its obligations hereunder.

10. Amendment; Modifications. This Agreement may only be amended, modified, or supplemented by an agreement in writing signed by each party hereto. No waiver by any party of any of the provisions hereof shall be effective unless explicitly set forth in writing and signed by the party so waiving. No waiver by any party shall operate or be construed as a waiver in respect of any failure, breach or default not expressly identified by such written waiver, whether of a similar or different character, and whether occurring before or after that waiver. No failure to exercise, or delay in exercising, any right, remedy, power, or privilege arising from this Agreement shall operate or be construed as a waiver thereof; nor shall any single or partial exercise of any right, remedy, power, or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, remedy, power, or privilege.

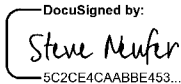
11. Counterparts. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed to be one and the same agreement. A signed copy of this Agreement delivered by facsimile, e-mail or other means of electronic transmission (including pdf or any electronic signature complying with the U.S. federal ESIGN Act of 2000, e.g., www.docusign.com, www.adobesign.com) shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written above.

ASSIGNEE:

INFINITE COMMERCE, INC.

By: 
Name: Steve Neufer
Title: Chief Executive Officer

ASSIGNOR:

VICTORY PARK MANAGEMENT, LLC,
as Agent and attorney-in-fact for the Credit
Parties

By: _____
Name: Scott R. Zemnick
Title: Authorized Signatory

[Signature Page to Intellectual Property Assignment Agreement]

PATENT
REEL: 067259 FRAME: 0911

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written above.

ASSIGNEE:

INFINITE COMMERCE, INC.

By: _____
Name: Steve Neufer
Title: Chief Executive Officer

ASSIGNOR:

VICTORY PARK MANAGEMENT, LLC,
as Agent and attorney-in-fact for the Credit
Parties

By: Scott R. Zemnick
Name: Scott R. Zemnick
Title: Authorized Signatory

EXHIBIT A**COPYRIGHTS/COPYRIGHT APPLICATIONS**

All registered and unregistered copyrights, including but not limited to any art work, product listings, advertisements, recipes, instructions, and manuals.

Country	Title	Publication Date	Registration No.	Registration Date	Owner of Record with the U.S. Copyright Office
United States	Monkey Noodle Product Pictures 2018	Feb. 1, 2018	VA 2-318-780	Aug. 1, 2022	DRAGONFLY COMMERCE
United States	MKY-Text	2021	TXu 2-330-864	Aug. 23, 2022	DRAGONFLY COMMERCE
United States	MKY-2 6.2020	June 15, 2020	VA 2-336-969	Feb. 27, 2023	DRAGONFLY COMMERCE
United States	MKY-19 12.2021	Dec. 15, 2021	VA 2-336-973	Feb. 27, 2023	DRAGONFLY COMMERCE
United States	MKY-3 6.2020	June 15, 2020	VA 2-336-971	Feb. 27, 2023	DRAGONFLY COMMERCE
United States	MKY-5 6.2020	June 15, 2020	VA 2-336-970	Feb. 27, 2023	DRAGONFLY COMMERCE

EXHIBIT B**PATENTS/PATENT APPLICATIONS**


All patent registration and patent applications, including but not limited to the following:

Country	Type	Title	Filing Date	App. No.	Issue Date	Patent No.	Owner of Record with the USPTO
United States	Utility	Flashlight Mount	3/29/2016	15/083,593	4/10/2018	US 9,939,138 B2	Adventure Equipment, LLC a Delaware Limited Liability Company
United States	Utility	Mounting System	3/30/2018	15/942,057	7/2/2019	US 10,337,706 B2	Adventure Equipment, LLC a Delaware Limited Liability Company
United States	Utility	Acupressure Therapy Device	10/17/2011	29/404,198	11/6/2012	US D670,396 S1	Amesbury Home, LLC a Delaware Limited Liability Company


EXHIBIT C




TRADEMARKS/TRADEMARK APPLICATIONS




All registered and unregistered trademarks, including, but not limited to the following:

Trademark	Logo	Country	Application/ Serial No.	Registration No.	Registration Date	Classes	Owner
Aculief		China	14611830	14611830	Sep. 7, 2015	10	Versa Companies LLC (DF entity)
Aculief		United Kingdom	UK00003852293	UK00003852293	Mar. 10, 2023	10	Amesbury Home LLC
Aculief		United States	86414236	4747428	June 2, 2015	10	Versa Companies LLC (DF entity)
Aculief		EUIPO	018798596	018798596	Mar. 22, 2023	10	Amesbury Home LLC
AD Rescuewear		United States	90871785	6869480	Oct. 11, 2022	10	Junin Companies, LLC
A-Team Performance Parts		Canada	203309800		June 9, 2022 (Application Date)	35	Everything Auto, LLC

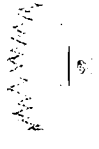
Trademark	Logo	Country	Application/ Serial No.	Registration No.	Registration Date	Classes	Owner
A-Team Performance Parts		United States	87450558	5390052	Jan. 30, 2018	35	Everything Auto, LLC
Confidence From Scratch		United States	90697225	6835312	May 30, 2022	1, 29, 30	Terra Companies LLC
Dew Well		United States	90687702	6908258	Nov. 22, 2022	5	Amesbury Home LLC
Element Blue		United States	97289689	7184397	Oct. 3, 2023	1, 3	Copley Commerce, LLC
Evergreen Pet Supplies		United States	87186859	5204077	May 16, 2017	35	Zephyr Companies, LLC
Evergreen Pet Supplies		United States	90064426	6325686	Apr. 20, 2021	11, 17, 19, 21	Zephyr Companies, LLC
Exterminator's Choice		United States	88079376	5726583	Apr. 16, 2019	5, 21	Trove Companies, LLC


Trademark	Logo	Country	Application/ Serial No.	Registration No.	Registration Date	Classes	Owner
Goji Baby		United States	97338448	7300433	Feb. 6, 2024	10	Copley Commerce, LLC
Goji Baby		United States	98281537		Nov. 22, 2023 (Application Date)	20, 21, 28	Copley Commerce, LLC
Grillzilla		United States	97289694	7184398	Oct. 3, 2023	21	Copley Commerce, LLC
Impresa		United States	86697130	4944768	Apr. 26, 2016	35	Zephyr Companies, LLC
Impresa		United States	97125852	6924473	Dec. 13, 2022	35	Zephyr Companies, LLC
Impresa		United States	90100621	6376643	June 8, 2021	1, 3, 4, 6, 7, 8, 9, 10, 11, 12, 16, 17, 18, 19, 20, 21, 25, 26, 28	Zephyr Companies, LLC


Trademark	Logo	Country	Application/ Serial No.	Registration No.	Registration Date	Classes	Owner
Impresa		EUIPO	018803557	018803557	Mar. 21, 2024	10	Zephyr Companies, LLC
Impresa		EUIPO	018799294		Nov. 23, 2022 (App. Date)	1, 3, 4, 6, 7, 8, 9, 11, 12, 16, 17, 18, 19, 20, 21, 26, 28, 35	Zephyr Companies, LLC
Impresa		United Kingdom	UK00003852326	UK00003852326	Mar. 24, 2023	1, 3, 4, 6, 7, 8, 9, 10, 11, 12, 16, 17, 18, 19, 20, 21, 25, 26, 28, 35	Zephyr Companies, LLC
Impresa		United Kingdom	UK00003852314	UK00003852314	Mar. 24, 2023	1, 3, 4, 6, 7, 8, 9, 10,	Zephyr Companies, LLC

Trademark	Logo	Country	Application/ Serial No.	Registration No.	Registration Date	Classes	Owner
Isavera		United States	88141223	5761967	May 28, 2019	10	Amesbury Home LLC
Isavera		WIPO	1563538	1563538	Oct. 27, 2020	10	Amesbury Home LLC
Jessi Mae		United States	90523502	6590236	Dec. 14, 2021	1	Trove Companies, LLC
Judee's Gluten Free		United States	87927935	5660039	Jan. 22, 2019	30	Terra Companies LLC
Judee's		United States	90521298	7075912	June 6, 2023	1, 29, 30	Terra Companies LLC
Life Mounts		United States	87608389	5493941	June 12, 2018	9, 21	Adventure Equipment, LLC
Life Mounts		United States	86820688	5011690	Aug. 2, 2016	11	Adventure Equipment,

Trademark	Logo	Country	Application/ Serial No.	Registration No.	Registration Date	Classes	Owner
							LLC
Life Mounts		United Kingdom	UK00003309946	UK00003309946	Aug. 3, 2018	11	Life Mounts, LLC
Life Mounts		Germany	3020211050517	302021105051	Jun. 7, 2021	9, 11, 21	Life Mounts, LLC
Life Mounts		Canada	209348000		Mar. 19, 2021 (Application Date)	9, 11, 21	Life Mounts, LLC
Life Mounts		China	25565713-11	25565713-11	Aug. 14, 2018	11	Life Mounts, LLC
Love It Or We'll Make It Right		United States	88822007	6381494	June 8, 2021	35	Real Good Beverage Company LLC
Maplefield		United States	97030950	7027466	Ap. 11, 2023	10, 16, 21, 28	Copley, LLC (Should be Copley Commerce, LLC)
Mission Automotive		United States	86887095	5040076	Sep. 13, 2016	36	Zephyr Companies, LLC
Mission		United States	90064468	6368537	June 1, 2021	3, 4, 6,	Zephyr Companies, LLC

Trademark	Logo	Country	Application/ Serial No.	Registration No.	Registration Date	Classes	Owner
Automotive						7, 8, 11, 12, 17, 20, 21	
Monkey Noodle		United States	97476170	7086790	June 20, 2023	28	Zephyr Companies, LLC
Mornings Just Got Better		United States	88181070	5774906	June 11, 2019	30	Real Good Beverage Company LLC
Nurse & Nourish		United States	97338453		Mar. 30, 2022 (Application Date)	3, 10	Zephyr Companies, LLC
Pebble & Crane		United States	90703159	6914208	Nov. 29, 2022	20	Home Furnishings Company, LLC
Radiate		United States	88758756	6117802	Aug. 4, 2020	4	Amesbury Home LLC
Radiate		United States	87549842	5426839	Mar. 20, 2018	4	Amesbury Home LLC
Radiate		WIPO	1519024	1519024	Jan. 9, 2020	4	Amesbury Home LLC

Trademark	Logo	Country	Application/ Serial No.	Registration No.	Registration Date	Classes	Owner
Radiate		Australia	2075021	2075021	Nov. 16, 2020	4	Amesbury Home LLC
Radiate		New Zealand	1143062	1143062	Sep. 1, 2020	4	Amesbury Home LLC
Radiate		China	G1519024-4	G1519024-4	Mar. 12, 2020	4	Amesbury Home LLC
Radiate		Brazil	501519024		Jan. 9, 2020 (App. Date)	4	Amesbury Home LLC
Real Good Coffee Co		United States	87009024	5056573	Oct. 4, 2016	30	Real Good Beverage Company LLC
Rodent Defense		United States	88076046	5709612	Mar. 26, 2019	5	Trove Companies, LLC
Stead		United States	97474766	7184734	Oct. 3, 2023	20	Home Furnishings Company, LLC
Supplift		United States	90718339	6661509	Mar. 1, 2022	5	Terra Companies, LLC
Toodaloo		United States	97361162	6949961	Jan. 10, 2023	5	Trove Companies, LLC
Vine Homecare		United States	97393072	6957561	Jan. 17, 2023	3	Trove Companies, LLC
Vine Homecare		United States	90610299	6799249	Jul. 19, 2022	5	Trove Companies, LLC

Trademark	Logo	Country	Application/ Serial No.	Registration No.	Registration Date	Classes	Owner
Wearable Acupressure		United States	88641580	6203487	Nov. 24, 2020	10	Amesbury Home LLC
Wearable Acupressure		United States	85884676	4492747	Mar. 4, 2024	10	Amesbury Home LLC
Wrap-E-Soothe		United States	97592648	7228466	Nov. 28, 2023	10	Junin Companies LLC
Zested Flavor Market		United States	97923392		May 5, 2023 (App. Date)	30	Terra Companies, LLC
Zested Flavor Market		United States	97499632	7272501	Jan. 9, 2024	30	Terra Companies, LLC

UNREGISTERED TRADEMARKS

Pet Prep Academy
Infinity Soil
Southwest Performance Parts
Terra

EXHIBIT D

DOMAIN NAMES/SOCIAL MEDIA ACCOUNTS

All domains and social media accounts relating to, or used in connection with the business of any of the other intellectual property acquired through the Purchase Agreement and herein, including but not limited to the following:

Social Media Platform	Social Media Handle/UserID or as otherwise updated and used
Instagram	Aculief
TikTok	aculief@dragonflycommerce.com
YouTube	pennydavis7125@gmail.com
Facebook	beth@adrescuewear.com
Instagram	Adrescuewear
Pinterest	Adrescuewear
Twitter	ADRescueWear
YouTube	adrescuewearyt@gmail.com
Instagram	Dewwellhealth
Snapchat	Dewwellhealth
Instagram	exterminators.choice
Instagram	vine.homecare
Instagram	forageandflourish@dragonflycommerce.com
Instagram	DrinkForageandFlourish
Facebook	grillzilla@dragonflycommerce.com
Instagram	Gogrillzilla
Instagram	get.isavera
Facebook	admin@terracomps.com
Instagram	admin@terracomps.com

Social Media Platform	Social Media Handle/UserID or as otherwise updated and used
Pinterest	admin@terracomps.com
TikTok	Judeesfromscratch
YouTube	media@terracomps.com
Facebook	lifemounts@dragonflycommerce.com
Instagram	lifemounts@dragonflycommerce.com
Twitter	lifemounts@dragonflycommerce.com
Facebook	pebbleandcrane@dragonflycommerce.com
Pinterest	pebbleandcrane@dragonflycommerce.com
TikTok	pebbleandcrane@dragonflycommerce.com
Instagram	Petprepacademy
Facebook	radiate.larson
Instagram	Radiatecampfire
Snapchat	pranav@amesburyhome.com
Twitter	Radiatecampfire
YouTube	info@radiateoutdoorsupply.com
Instagram	Realgoodcoffeeco
Pinterest	rgc@dragonflycommerce.com
Snapchat	Realgoodcoffee
TikTok	kat@dragonflycommerce.com
TikTok	creative@realgoodbev.co
YouTube	realgoodcoffeecompany@gmail.com
Instagram	supplift.co

Social Media Platform	Social Media Handle/UserID or as otherwise updated and used
Instagram	Zestedflavor
Pinterest	zestedflavormarket@dragonflycommerce.com
Facebook	https://www.facebook.com/southwestperformanceparts
Instagram	southwestperformancepartsllc
Pinterest	sales@swperformanceparts.com
Twitter	sales@ateamperformance.com
Twitter	sales@swperformanceparts.com
Twitter	swperfparts
Youtube	swperformanceparts.com@gmail.com

Website URL
aculief.com
adrescuewear.com
amesburyhome.com
dewwell.com
eczemareliefstore.com
exterminatorschoice.com
impresaproducts.com
isavera.com
jessimaeproducts.com
judeesfromscratch.com
lifemounts.com

Website URL
maplefieldproducts.com
pebbleandcrane.com
radiateportablecampfire.com
realgoodcoffeco.com
shopvinehome.com
steadfurniture.com
supplift.co
Swperformanceparts.com
terracomps.com
trove-companies.com