## 900603814 03/22/2021

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM633435

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	SECURITY INTEREST
RESUBMIT DOCUMENT ID:	900598399

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Mophie, Inc.		02/22/2021	Corporation: CALIFORNIA

### **RECEIVING PARTY DATA**

Name:	Lynx Holdings V, LLC
Street Address:	2229 San Felipe St., Suite 1300
City:	Houston
State/Country:	TEXAS
Postal Code:	77019
Entity Type:	Limited Liability Company: TEXAS

### **PROPERTY NUMBERS Total: 34**

Property Type	Number	Word Mark
Registration Number:	5360708	POWER BOOST
Registration Number:	5885691	CHARGE FORCE
Registration Number:	5299184	HOLD FORCE
Registration Number:	5258033	POWER CAPSULE
Registration Number:	5597449	CHARGE STREAM
Registration Number:	4318944	M
Registration Number:	5209575	M
Registration Number:	3681443	M
Registration Number:	3681444	M
Registration Number:	5015593	MOPHIE RESCUE
Registration Number:	4558956	
Registration Number:	4896589	CHARGE VAULT TECHNOLOGY
Registration Number:	4286345	JUICE PACK
Registration Number:	4286346	JUICE PACK AIR
Registration Number:	4933702	JUICE PACK H2PRO
Registration Number:	4331770	JUICE PACK PLUS
Registration Number:	4864368	JUICE PACK ULTRA
Registration Number:	3227723	MOPHIE
		TDADEMARK

TRADEMARK REEL: 007228 FRAME: 0619

Property Type	Number	Word Mark
Registration Number:	4329474	MOPHIE
Registration Number:	3949983	MOPHIE
Registration Number:	4863503	MOPHIE
Registration Number:	5064963	MOPHIE
Registration Number:	4065937	MOPHIE JUICE PACK
Registration Number:	4065710	MOPHIE JUICE PACK AIR
Registration Number:	4065942	MOPHIE JUICE PACK PLUS
Registration Number:	4065713	MOPHIE JUICE PACK RESERVE
Registration Number:	4641839	MOPHIE LOVES YOU
Registration Number:	4846415	MOPHIE POWERSTATION
Registration Number:	4782377	MOPHIE POWERSTATION RESERVE
Registration Number:	4716725	POWERBLU
Registration Number:	4612097	POWERSTATION
Registration Number:	5078681	PRIORITY+
Registration Number:	4723911	SPACE
Registration Number:	4933684	STAY POWERFUL

#### CORRESPONDENCE DATA

Fax Number: 8883259172

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: 6172390567

Email: carla.hines@lockelord.com

**Correspondent Name:** Carla Hines

Address Line 1: 111 Huntington Avenue

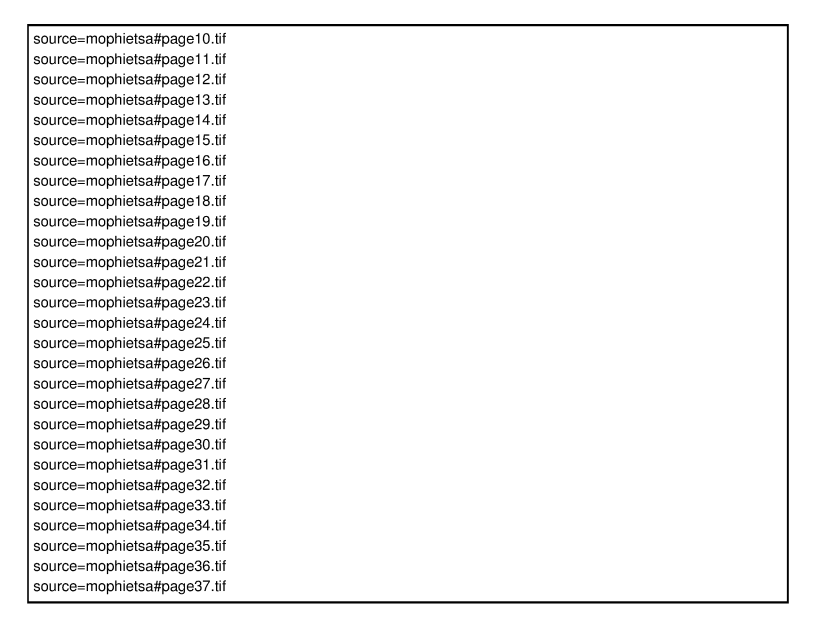
Address Line 2: Locke Lord LLP

Address Line 4: Boston, MASSACHUSETTS 02199

ATTORNEY DOCKET NUMBER:	0030032.00001
NAME OF SUBMITTER:	Carla Hines
SIGNATURE:	/S/ CARLA HINES
DATE SIGNED:	03/22/2021

**Total Attachments: 37** 

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# INTELLECTUAL PROPERTY SECURITY AGREEMENT (Subsidiary)

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (as the same may from time to time be amended, restated or otherwise modified, this "Agreement") is made effective as of the 22nd day of February, 2021 by MOPHIE INC., a California corporation (the "Pledgor"), in favor of LYNX HOLDINGS V, LLC, a Texas limited liability company, as the administrative agent under the Credit Agreements, as hereinafter defined (the "Administrative Agent"), for the benefit of the Administrative Agent and the Lenders, as hereinafter defined.

#### 1. Recitals.

Zephyr Merger Sub, Inc., a Delaware corporation, which, immediately following the consummation of the Zagg Acquisition (as defined in the Senior Term Loan Credit Agreement, as hereinafter defined) will merge with and into ZAGG Inc, a Delaware corporation (together with its successors and assigns, "Zagg"), is entering into that certain Term Loan and Security Agreement, dated as of the date hereof, with the lenders from time to time party thereto (together with their respective successors and assigns, collectively, the "Senior Term Loan Lenders" and, individually, each a "Senior Term Loan Lender") and the Administrative Agent (as the same may from time to time be amended, restated or otherwise modified, the "Senior Term Loan Credit Agreement"). The Pledgor desires that the Senior Term Loan Lenders grant to Zagg the financial accommodations as described in the Credit Agreement.

The Pledgor is entering into that certain Springing Guaranty of Payment, dated as of the date hereof, in favor of the Administrative Agent for the benefit of the Holdings Term Loan Lenders (as the same may from time to time be amended, restated or otherwise modified, the "Springing Guaranty of Payment") in connection with that certain Term Loan and Security Agreement, dated as of the date hereof, among Zephyr Holdings, Inc., a Delaware corporation ("Holdings" and together with Zagg, the "Borrowers"), the lenders from time to time party thereto (together with their respective successors and assigns, collectively, the "Holdings Term Loan Lenders" and, individually, each a "Holdings Term Loan Lender" and together with the Senior Term Loan Lenders, collectively, the "Lenders" and, individually, each a "Lender"), and the Administrative Agent (as the same may from time to time be amended restated or otherwise modified, the "Holdings Term Loan Credit Agreement" and together with the Senior Term Loan Credit Agreement, the "Credit Agreements"). The Pledgor desires that the Holdings Term Loan Lenders grant to Holdings the financial accommodations as described in the Holdings Term Loan Credit Agreement.

The Pledgor, a subsidiary of the Borrowers whose financing is provided by the Loans (as defined in the Credit Agreement), deems it to be in the direct pecuniary and business interests of the Pledgor that the Borrowers obtain from the Lenders the Loans provided for in the Credit Agreement.

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The Pledgor understands that the Lenders are willing to enter into the Credit Agreements and grant the financial accommodations provided for in the Credit Agreements only upon certain terms and conditions, one of which is that the Pledgor grant to the Administrative Agent, for the benefit of the Lenders, a security interest in the Collateral, as hereinafter defined, and this Agreement is being executed and delivered in consideration of the Lenders entering into the Credit Agreements and each financial accommodation granted to the Borrowers by the Lenders, and for other valuable consideration, the receipt and sufficiency of which is hereby acknowledged.

2. <u>Definitions</u>. Except as specifically defined herein, (a) capitalized terms used herein that are defined in the Senior Term Loan Credit Agreement shall have their respective meanings ascribed to them in the Senior Term Loan Credit Agreement, and (b) unless otherwise defined in the Senior Term Loan Credit Agreement, terms that are defined in the U.C.C. are used herein as so defined. As used in this Agreement, the following terms shall have the following meanings:

"Assignment" means an Assignment in the form of Exhibit A attached hereto.

"Collateral" means, collectively, all of the Pledgor's existing and future right, title and interest in, to and under (a) industrial designs, patents, patent registrations, patent applications, trademarks, trademark registrations, trademark applications, service marks, trade names, and copyright registrations and other intellectual property or registrations, whether federal, state or foreign, including, but not limited to, those listed on Schedule 1 hereto (as such Schedule 1 may from time to time be amended, supplemented or otherwise modified); (b) common law trademark rights, copyrights, rights in trade dress, publicity, works of authorship and other unregistered copyrightable material, improvements, and proprietary and confidential information, including, without limitation, personal, financial, and other sensitive data, plans, know-how, processes, formulae, algorithms and inventions; (c) renewals, continuations, extensions, reissues and divisions of any of the foregoing; (d) rights to sue for past, present and future infringements or any other commercial tort claims relating to any of the foregoing; (e) licenses and all income, revenue and royalties with respect to any licenses, whether registered or unregistered and all other payments earned under contract rights relating to any of the foregoing; (f) general intangibles and all intangible intellectual or similar property of the Pledgor connected with and symbolized by any of the foregoing; (g) goodwill associated with any of the foregoing; (h) all payments under insurance, including the returned premium upon any cancellation of insurance (whether or not the Administrative Agent or any Lender is the loss payee thereof) or any indemnity, warranty or guaranty payable by reason of loss or damage to or otherwise with respect to any of the foregoing; and (i) Proceeds of any of the foregoing.

"Event of Default" means an event or condition that constitutes an Event of Default, as defined in Section 9.1 hereof.

"Proceeds" means (a) proceeds, as that term is defined in the U.C.C., and any other proceeds, and (b) whatever is received upon the sale, exchange, collection, or other disposition of Collateral or proceeds, whether cash or non-cash. Cash proceeds include, without limitation, moneys, checks, and Deposit Accounts. Proceeds include, without limitation, any Account

arising when the right to payment is earned under a contract right, any insurance payable by reason of loss or damage to the Collateral, and any return or unearned premium upon any cancellation of insurance.

"Secured Obligations" means the "Obligations" as defined in the Senior Term Loan Credit Agreement; provided, that, upon the occurrence of a Springing Collateral Event, the "Secured Obligations" shall also include the "Obligations" as defined in the Springing Guaranty of Payment.

"USCO" means the United States Copyright Office in Washington, D.C.

"USPTO" means the United States Patent and Trademark Office in Alexandria, Virginia.

- 3. <u>Grant of Security Interest.</u> In consideration of and as security for the full and complete payment of all of the Secured Obligations, the Pledgor hereby agrees that the Administrative Agent shall at all times have, and hereby grants to the Administrative Agent, for the benefit of the Lenders, a security interest in all of the Collateral, including (without limitation) all of the Pledgor's future Collateral, irrespective of any lack of knowledge by the Administrative Agent or the Lenders of the creation or acquisition thereof.
- 4. <u>Intercreditor Agreement</u>. The exercise of any right or remedy by the Administrative Agent hereunder is subject to the provisions of that certain Intercreditor and Subordination Agreement, dated as of the date hereof, among the Administrative Agent, acting in each of the capacities of Obligor Term Agent and Holdings Term Agent (as each is defined therein), the ABL Agent, and the other obligors signatory thereto (as the same may from time to time be amended, restated or otherwise modified).
- 5. <u>Representations and Warranties</u>. The Pledgor hereby represents and warrants to the Administrative Agent and each Lender as follows:
- 5.1. The Pledgor owns all of the Collateral and, whether the same are registered or unregistered, and except for U.S. Patent No. 8367235, no such Collateral has been adjudged invalid or unenforceable.
  - 5.2. The Collateral is valid and enforceable.
- 5.3. The Pledgor has no knowledge of any material claim that the use of any of the Collateral does or may violate the rights of any Person.
- 5.4. Except for liens expressly permitted pursuant to Section 5.9 of the Senior Term Loan Credit Agreement, the Pledgor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to the Collateral, free and clear of any liens, charges and encumbrances, including, without limitation, pledges, assignments, licenses, registered user agreements and covenants by the Pledgor not to sue third Persons.

- 5.5. The Pledgor has full power, authority and legal right to pledge the Collateral and enter into this Agreement and perform its terms.
- 5.6. The Pledgor has used, and shall continue to use, for the duration of this Agreement, proper statutory notice in connection with its use of the Collateral, except where the failure to do so will not have a material adverse effect on the Pledgor.
- 6. <u>Further Assignment Prohibited</u>. The Pledgor shall not enter into any agreement that is inconsistent with the Pledgor's obligations under this Agreement and shall not otherwise sell or assign its interest in, or grant any license or sublicense with respect to, any of the Collateral, without the Administrative Agent's prior written consent. Absent such prior written consent, any attempted sale or license is null and void.
- 7. Right to Inspect. The Pledgor hereby grants to the Administrative Agent, for the benefit of the Lenders, and its employees and agents the right, upon prior reasonable notice to Pledgor and during regular business hours, to visit any location of the Pledgor or, if applicable, any other location, and to inspect the products and quality control records relating thereto at the Pledgor's expense, except that no such notice shall be required upon the occurrence of an Event of Default.
- 8. <u>Standard Patent and Trademark Use</u>. The Pledgor shall not use the Collateral in any manner that would jeopardize the validity or legal status thereof. The Pledgor shall comply with all patent marking requirements as specified in 35 U.S.C. §287. The Pledgor shall use commercially reasonable efforts to conform its usage of any trademarks to standard trademark usage, including, but not limited to, using the trademark symbols ®, TM, and SM where appropriate.

#### 9. Events of Default and Remedies.

- 9.1. The occurrence of an Event of Default, as defined in any Credit Agreement, shall constitute an Event of Default.
- 9.2. The Administrative Agent, for the benefit of the Lenders, shall at all times have the rights and remedies of a secured party under the U.C.C. as in effect from time to time, in addition to the rights and remedies of a secured party provided elsewhere within this Agreement, any Note or any other Loan Document, or otherwise provided in law or equity.
- 9.3. The Pledgor expressly acknowledges that the Administrative Agent, on behalf of the Lenders, shall record this Agreement with the USCO and the USPTO, as appropriate. Contemporaneously herewith, the Pledgor shall execute and deliver to the Administrative Agent the Assignment, which Assignment shall have no force and effect and shall be held by the Administrative Agent in escrow until the occurrence of an Event of Default; provided, that, anything herein to the contrary notwithstanding, the security interest and collateral assignment granted herein shall be effective as of the date of this Agreement. After the occurrence of an Event of Default, the Assignment shall immediately take effect upon certification of such fact by an authorized officer of the Administrative Agent in the form reflected on the face of the

Assignment and the Administrative Agent may, in its sole discretion, record the Assignment with the USCO and the USPTO, as appropriate.

- If an Event of Default shall occur, the Pledgor irrevocably authorizes and empowers the Administrative Agent, on behalf of the Lenders, to terminate the Pledgor's use of the Collateral and to exercise such rights and remedies as allowed by law. Without limiting the generality of the foregoing, after any delivery or taking of possession of the Collateral, or any thereof, pursuant to this Agreement, then, with or without resort to the Pledgor or any other Person or property, all of which the Pledgor hereby waives, and upon such terms and in such manner as the Administrative Agent may deem advisable, the Administrative Agent, on behalf of the Lenders, in its sole discretion, may sell, assign, transfer and deliver any of the Collateral, together with the associated goodwill, or any interest that the Pledgor may have therein, at any time, or from time to time. No prior notice need be given to the Pledgor or to any other Person in the case of any sale of Collateral that the Administrative Agent determines to be declining speedily in value or that is customarily sold in any recognized market, but in any other case the Administrative Agent shall give the Pledgor no fewer than ten days prior notice of either the time and place of any public sale of the Collateral or of the time after which any private sale or other intended disposition thereof is to be made. The Pledgor waives advertisement of any such sale and (except to the extent specifically required by the preceding sentence) waives notice of any kind in respect of any such sale. At any such public sale, the Administrative Agent or any Lender may purchase the Collateral, or any part thereof, free from any right of redemption, all of which rights the Pledgor hereby waives and releases. After deducting all Related Expenses, and after paying all claims, if any, secured by liens having precedence over this Agreement, the Administrative Agent may apply the net proceeds of each such sale to or toward the payment of the Secured Obligations, whether or not then due, in such order and by such division as the Administrative Agent, in its sole discretion, may deem advisable. Any excess, to the extent permitted by law, shall be paid to the Pledgor, and the obligors on the Secured Obligations shall remain liable for any deficiency.
- 10. Maintaining Collateral; Attorneys' Fees, Costs and Expenses. The Pledgor shall have the obligation and duty to perform all acts necessary to maintain or preserve the Collateral, provided that the Pledgor shall not be obligated to maintain any Collateral in the event the Pledgor determines, in the reasonable business judgment of the Pledgor, that the maintenance of such Collateral is no longer necessary in the Pledgor's business. Any and all fees, costs and expenses, of whatever kind or nature, including, without limitation, the attorneys' fees and legal expenses incurred by the Administrative Agent and the Lenders in connection with the amendment and enforcement of this Agreement, all renewals, required affidavits and all other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, attorneys' fees, maintenance fees, encumbrances or otherwise protecting, maintaining or preserving the Collateral, or in defending or prosecuting any actions or proceedings arising out of or related to the Collateral, shall be borne and paid by the Pledgor, upon demand by the Administrative Agent and, until so paid, shall be added to the principal amount of the Secured Obligations.

- 11. The Pledgor's Obligation to Prosecute. Except as otherwise agreed to by the Administrative Agent in writing, the Pledgor shall have the duty to prosecute diligently any patent, trademark, service mark or copyright application pending as of the date of this Agreement or thereafter until the Secured Obligations shall have been paid in full, to file and prosecute opposition and cancellation proceedings and to do any and all acts that are necessary or desirable to preserve and maintain all rights in the Collateral, including, but not limited to, payment of any maintenance fees. Any expenses incurred in connection with the Collateral shall be borne by the Pledgor. The Pledgor shall not abandon any Collateral without the prior written consent of the Administrative Agent, unless such abandonment will not have a material adverse effect on the Pledgor or such abandonment is in connection with the abandonment of a product or product line.
- 12. Administrative Agent's Right to Enforce. The Pledgor shall have the right to bring any opposition proceeding, cancellation proceeding or lawsuit in its own name to enforce or protect the Collateral. The Administrative Agent, on behalf of the Lenders, shall have the right, but shall have no obligation, to join in any such action. The Pledgor shall promptly, upon demand, reimburse and indemnify the Administrative Agent and the Lenders for all damages, reasonable costs and expenses, including attorneys' fees, incurred by the Administrative Agent and the Lenders in connection with the provisions of this Section 12, in the event the Administrative Agent, on behalf of the Lenders, elects to join in any such action commenced by the Pledgor.
- 13. Power of Attorney. The Pledgor hereby authorizes and empowers the Administrative Agent, on behalf of the Lenders, to make, constitute and appoint any officer or agent of the Administrative Agent as the Administrative Agent may select, in its exclusive discretion, as the Pledgor's true and lawful attorney-in-fact, with the power to endorse, after the occurrence of an Event of Default, the Pledgor's name on all applications, documents, papers and instruments necessary for the Administrative Agent, on behalf of the Lenders, to use the Collateral, or to grant or issue any exclusive or nonexclusive license under the Collateral to any third party, or necessary for the Administrative Agent, on behalf of the Lenders, to assign, pledge, convey or otherwise transfer title in or dispose of the Collateral, together with associated goodwill, to any Person or Persons. The Pledgor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable for the life of this Agreement.
- 14. <u>Administrative Agent's Right to Perform Obligations</u>. If the Pledgor fails to comply with any of its obligations under this Agreement, the Administrative Agent, on behalf of the Lenders, may, but is not obligated to, do so in the name of the Pledgor or in the name of the Administrative Agent, on behalf of the Lenders, but at the Pledgor's expense, and the Pledgor hereby agrees to reimburse the Administrative Agent, upon request, in full for all expenses, including reasonable attorneys' fees, incurred by the Administrative Agent and the Lenders in protecting, defending and maintaining the Collateral.
- 15. <u>Additional Documents</u>. The Pledgor shall, upon written request of the Administrative Agent, enter into such additional documents or instruments as may be required by

the Administrative Agent in order to effectuate, evidence or perfect the interest of the Administrative Agent and the Lenders in the Collateral, as evidenced by this Agreement.

- 16. New Collateral. If, before the Secured Obligations shall have been irrevocably paid in full and both Credit Agreements terminated, the Pledgor shall obtain rights to any new Collateral, the provisions of this Agreement hereby shall automatically apply thereto as if the same were identified on Schedule 1 as of the date hereof and the Pledgor shall give the Administrative Agent prompt written notice thereof.
- 17. <u>Modifications for New Collateral</u>. The Pledgor hereby authorizes the Administrative Agent to modify this Agreement by amending <u>Schedule 1</u> hereto to include any future Collateral as contemplated by Sections 1 and 16 hereof and, at the Administrative Agent's request, the Pledgor shall execute any documents or instruments required by the Administrative Agent in order to modify this Agreement as provided by this Section 17, provided that any such modification to <u>Schedule 1</u> shall be effective without the signature of the Pledgor.
- 18. Maximum Liability of the Pledgor and Rights of Contribution. It is the desire and intent of the Pledgor, the Administrative Agent and the Lenders that this Agreement shall be enforced to the fullest extent permissible under the laws and public policies applied in each jurisdiction in which enforcement is sought. If and to the extent that the obligations of the Pledgor under this Agreement would, in the absence of this sentence, be adjudicated to be invalid or unenforceable because of any applicable state or federal law relating to fraudulent conveyances or transfers, then anything in this Agreement or any other Loan Document (as defined in the respective Credit Agreements) to the contrary notwithstanding, in no event shall the amount of the Secured Obligations secured by this Agreement by the Pledgor exceed the maximum amount that (after giving effect to the incurring of the obligations hereunder and to any rights to contribution of the Pledgor from other Affiliates of Borrower) would not render the rights to payment of the Administrative Agent and the Lenders hereunder void, voidable or avoidable under any applicable fraudulent transfer law. The Pledgor hereby agrees that, in connection with the payments made hereunder, the Pledgor shall have a right of contribution from other Credit Parties, as appropriate, in accordance with applicable law. Such contribution rights shall be waived until such time as the Secured Obligations have been irrevocably paid in full, and the Pledgor shall not exercise any such contribution rights until the Secured Obligations have been irrevocably paid in full.
- 19. Notice. All notices, requests, demands and other communications provided for hereunder shall be in writing and, if to the Pledgor, mailed or delivered to it, addressed to it at the address specified on the signature pages of this Agreement, if to the Administrative Agent or any Lender, mailed or delivered to it, addressed to the address of the Administrative Agent or such Lender specified on the signature pages of the any applicable Credit Agreement or, as to each party, at such other address as shall be designated by such party in a written notice to each of the other parties. All notices, statements, requests, demands and other communications provided for hereunder shall be deemed to be given or made when delivered (if received during normal business hours on a Business Day, such Business Day, otherwise the following Business Day) or two Business Days after being deposited in the mails with postage prepaid by registered or certified mail, addressed as aforesaid, or sent by facsimile or electronic communication, in each

case of facsimile or electronic communication with telephonic confirmation of receipt. All notices pursuant to any of the provisions hereof shall not be effective until received.

- 20. <u>No Waiver or Course of Dealing</u>. No course of dealing between the Pledgor and the Administrative Agent or any Lender, nor any failure to exercise, nor any delay in exercising, on the part of the Administrative Agent or any such Lender, any right, power or privilege hereunder or under any of the Loan Documents shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 21. Remedies Cumulative. Each right, power or privilege specified or referred to in this Agreement is in addition to any other rights, powers and privileges that the Administrative Agent or the Lenders may have or acquire by operation of law, by other contract or otherwise. Each right, power or privilege may be exercised by the Administrative Agent and the Lenders either independently or concurrently with other rights, powers and privileges and as often and in such order as the Administrative Agent and the Lenders may deem expedient. All of the rights and remedies of the Administrative Agent and the Lenders with respect to the Collateral, whether established hereby or by the Loan Documents, or by any other agreements or by law shall be cumulative and may be executed singularly or concurrently.
- 22. <u>Severability</u>. The provisions of this Agreement are severable, and, if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.
- 23. <u>Modifications</u>. This Agreement may be amended or modified only by a writing signed by the Pledgor and the Administrative Agent. No waiver or consent granted by the Administrative Agent and the Lenders in respect of this Agreement shall be binding upon the Administrative Agent and the Lenders unless specifically granted in writing, which writing shall be strictly construed.
- 24. <u>Assignment and Successors</u>. This Agreement shall not be assigned by the Pledgor without the prior written consent of the Administrative Agent. This Agreement shall be binding upon the Pledgor and the successors and permitted assigns of the Pledgor, and shall inure to the benefit of and be enforceable and exercisable by the Administrative Agent on behalf of and for the benefit of the Administrative Agent and the Lenders and their respective successors and assigns. Any attempted assignment or transfer without the prior written consent of the Administrative Agent shall be null and void.
- 25. <u>Entire Agreement</u>. This Agreement integrates all of the terms and conditions with respect to the Collateral and supersedes all oral representations and negotiations and prior writings, if any, with respect to the subject matter hereof.
- 26. <u>Headings</u>; <u>Execution</u>. The headings and subheadings used herein are for convenience of reference only and shall be ignored in interpreting the provisions of this

Agreement. This Agreement may be executed by facsimile or other electronic signature, which, when so executed and delivered, shall be deemed to be an original.

27. Governing Law; Submission to Jurisdiction. The provisions of this Agreement and the respective rights and duties of the Pledgor, the Administrative Agent and the Lenders hereunder shall be governed by and construed in accordance with New York law. The Pledgor hereby irrevocably submits to the non-exclusive jurisdiction of any New York state or federal court sitting in New York County, New York, over any action or proceeding arising out of or relating to this Agreement, any Loan Document or any Related Writing, and the Pledgor hereby irrevocably agrees that all claims in respect of such action or proceeding may be heard and determined in such New York state or federal court. The Pledgor hereby irrevocably waives, to the fullest extent permitted by law, any objection it may now or hereafter have to the laying of venue in any such action or proceeding in any such court as well as any right it may now or hereafter have to remove such action or proceeding, once commenced, to another court on the grounds of FORUM NON CONVENIENS or otherwise. The Pledgor agrees that a final, nonappealable judgment in any such action or proceeding in any state or federal court in the State of New York shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law.

[Remainder of page intentionally left blank.]

4824-8559-4074.3

JURY TRIAL WAIVER. THE PLEDGOR, TO THE EXTENT PERMITTED BY LAW, HEREBY WAIVES ANY RIGHT TO HAVE A JURY PARTICIPATE IN RESOLVING ANY DISPUTE, WHETHER SOUNDING IN CONTRACT, TORT OR OTHERWISE, AMONG THE BORROWERS, THE PLEDGOR, THE ADMINISTRATIVE AGENT AND THE LENDERS, OR ANY THEREOF, ARISING OUT OF, IN CONNECTION WITH, RELATED TO, OR INCIDENTAL TO THE RELATIONSHIP ESTABLISHED AMONG THEM IN CONNECTION WITH THIS AGREEMENT OR ANY NOTE OR OTHER INSTRUMENT, DOCUMENT OR AGREEMENT EXECUTED OR DELIVERED IN CONNECTION HEREWITH OR THE TRANSACTIONS RELATED THERETO.

IN WITNESS WHEREOF, the undersigned has executed and delivered this Intellectual Property Security Agreement as of the date first set forth above.

Address: 910 West Legacy Center Drive

Suite 500

Midvale, Utah 84047

Attention: President and Secretary By:

MOPHIE INC.

W. CASTISAL

Chris Ahern

**Chief Executive Officer** 

[Signature Page to IP Security Agreement]

# **Execution Version**

SCHEDULE 1

See attached.

S-1

**Trademarks** 

US-DOCS\118632531.3

All registrations are in the name of mophie Inc. (or as mophie, Inc., with the comma from before the name change removing the comma) 11. 9. 7. 6. Ċ 4. 12. <u></u> 10. USPTO **USPTO** Country / Jurisdiction USPTO USPTO USPTO **United States USPTO USPTO United States United States United States United States** CHARGE VAULT TECHNOLOGY **CHARGE STREAM** HOLD FORCE CHARGE FORCE POWER BOOST POWER CAPSULE Trademark 0000 **Application No.** 87/031,969 77/977640 85/448268 87/743,880 87/119,453 87/096,425 87/031,937 86/503964 86/048416 86/570320 77/977641 85/661367 5,360,708 5209575 5,258,033 5,299,184 5,885,691 4896589 4558956 5015593 3681444 3681443 4318944 5,597,449 Registration No. Status Registered Registered Registered Registered Registered Registered Renewed Registered Registered Registered Registered Renewed

JUICE PACK MOPHIE
JUICE PACK
8
МОРНІЕ
JUICE PACK
<b>3</b>
STAY POWERFUL
SPACE
PRIORITY +
POWERSTATION
POWERBLU
MOPHIE POWERSTATION RESERVE
MOPHIE POWERSTATION
MOPHIE LOVES YOU
MOPHIE JUICE PACK RESERVE
MOPHIE JUICE PACK PLUS
MOPHIE JUICE PACK
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MOPHIE
MOPHIE
MOPHIE
JUICE PACK ULTRA
JUICE PACK PLUS
JUICE PACK H2PRO
JUICE PACK AIR
JUICE PACK
Trademark

				22222		
	Registered	10553710	10553710	**	China	59.
	Registered	1173697	1083897	SPACE PACK	Chile	58.
	Registered	1076698	1065892	МОРНІЕ	Chile	57.
	Registered	1084424	1048776	JUICE PACK	Chile	56.
	Registered	1195678	1144078	6	Chile	55.
	Registered	1148291	1096560	0 0000	Chile	54.
	Registered	TMA925877	1640369	POWERSTATION	Canada	53.
	Registered	TMA951114	1640545	MOPHIE LOVES YOU	Canada	52.
	Registered	TMA851767	1528190	MOPHIE JUICE PACK	Canada	51.
	Registered	TMA825005	1471753	МОРНІЕ	Canada	50.
	Registered	TMA877586	1615426	JUICE PACK	Canada	49.
	Registered	TMA910984	1665244	00000	Canada	48.
DEI	Registered	TMA880988	1584496	6	Canada	47.
TRAI	Registered	TMA880987	1584489	0	Canada	46.
	Registered	830540431	830540431	МОРНІЕ	Brazil	45.
	Registered	840446543	840446543	JUICE PACK	Brazil	44.
RK	Registered	908786840	908786840	0	Brazil	43.
	Registered	840803435	840803435	0 0000	Brazil	42.
		0	5		(International Designation)	
	Status	Registration No.	Application No.	Trademark	Country / Jurisdiction	Z o.

73.	72.	71.	70.	69.	 Ø	67.	66.	65.	64.	63.	62.	61.		60.	e e
China	China	China	China	China	(International Designation)	China		China	Country / Jurisdiction						
JUICE PACK	JUICE PACK	H2PRO	H2PRO	CHARGE VAULT TECHNOLOGY		00000		0000	6	6	0	6	mo er fei		Trademark
10553809	10553810	19025894	17348079	16748092	6861671	13305995	10222168	13698631	10553798	10553797	10553796	10553799		10553709	Application No.
10553809	10553810	19025894	17348079	16748092	1231383	13305995	10222168	13698631	10553798	10553797	10553796	10553799		10553709	Registration No.
Registered	Registered	Registered	Registered	Registered	Keğistered	Registered K		Registered	Status						

1194866	
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1127100	
1127193	
MOPHIE JUICE PACK POWERSTATION 1127195	
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10553792	2
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10553717	7
10553/16	0
10553722	2
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1127196	0,
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10553715	2
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10553794	4
10222169	9
10702984	4
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16461730	0
10681904	04
16441938	38
10553790	90
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1157272	

1204619	1204619
1204955	51
1257410	10
1259421	<b>42</b> 1
15291651	1651
14-2	14-278881
1204308	08
17108	108665
10553711	3711
10553803	803
10553802	802
10553801	801
16413983	983
13539172	9172
10553805	805
10553804	804
10553800	00
13057379	270
10702984	984
10553806	806
10553808	808
10553714	714
10553713	8713
10553712	3712
10553721	721
10553720	720
10553719	19
1074835	<u>Σ</u>
Application No.	

152.	151.	150.	149.	148.	147.	146.	145.	144.	143.	142.	141.	140.	139.	138.	137.	136.	135.	134.	No.
Honduras	Honduras	Honduras	European Union (International Designation)	European Union (International Designation)	European Union (International Designation)	European Union	European Union	European Union (International Designation)	European Union (International Designation)	European Union	European Union (International Designation)	European Union	European Union (International Designation)	European Union	European Union (International Designation)	European Union	European Union (International Designation)	European Union	Country / Jurisdiction
• mophie.	• mophie.	a mophie.	JUICE PACK H2PRO	SPACESTATION	SPACE PACK	POWERSTATION	OUTRIDE	MOPHIE MARKETPLACE	MOPHIE LOVES YOU	MOPHIE JUICE PACK HELIUM	MOPHIE JUICE PACK	МОРНІЕ	LEAVE NO FILE BEHIND	JUICE PACK	JUICE PACK	HELIUM			Trademark
123011	123010	123009	1259421	1204619	1074835	012082913	11229986	1074835	1194866	11157328	1081550	8983603	1258170	11648532	1157373	11159886	1251383	11086171	Application No.
123011	123010	123009	1259421	1204619	1074835	012082913	11229986	1074835	1194866	11157328	1081550	8983603	1258170	11648532	1157373	11159886	1251383	11086171	Registration No.
Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Renewed	Registered	Registered	Registered	Registered	Registered  ADEMARK	Registered	Status

171.	170.	169.	168.	167.	166.	165.	164.	163.	162.	161.	160.	159.	157.	156.	155.	154.	153.	No.
International Register – Designating AU CO EM IN JP KR	Indonesia	Indonesia	Indonesia	India	India	(International Designation)	Hong Kong	Hong Kong	Hong Kong	Hong Kong	Hong Kong	Hong Kong	Hong Kong	Hong Kong	Hong Kong	Honduras	Honduras	Country / Jurisdiction
00000	JUICE PACK	0000		MOPHIE			SPACE PACK	POWERBLU	MOPHIE LOVES YOU	MOPHIE JUICE PACK	MOPHIE	LEAVE NO FILE BEHIND	JUICE PACK	(3)	0 0000	МОРНІЕ		Trademark
1204308	D00.2014.001926	D00.2014.008188	D00.2014.001925	1941089	2933572	1204308	302804229	302703140	302712906	301918189	301552239	303318499	302538900	303179223	302907207	6401/2015	1730/2015	Application No.
1204308	IDM000522693	IDM000578723	IDM000522570	1941089	2933572	1204308	302804229	302703140	302712906	301918189	301552239	303318499	302538900	303179223	302907207	41619	134917	Registration No.
Registered	Registered	Registered	Registered	Renewed	Registered	Registered	Registered	Registered	Registered	Registered	Renewed	Registered		Registered <b>DE</b>	Registered	Registered	Registered	Status

178.	177.	176.	175.	174.	173.	172.	Zo.
International Register - Designating	International Register – Designating CN EM JP SG	International Register - Designating UA	International Register - Designating EM	International Register – Designation CN EM CO	International Register - Designating CN EM JP MX NZ PH CH TR UA VN	International Register – Designating CN EM	Country / Jurisdiction  MX  NZ  RU  SG
MOPHIE JUICE PACK AIR	MOPHIE JUICE PACK	МОРНІЕ	LEAVE NO FILE BEHIND	JUICE PACK H2PRO	JUICE PACK		Trademark
1127196	1081550	1257410	1258170	1259421	1157373	1251383	Application No.
1127196	1081550	1257410	1258170	1259421	1157373	1251383	Registration No.
Registered	Registered	Registered	Registered	Registered	Registered TR	Registered  ADEMARK	Status

	187			186.		185.		184.	183.	182.		180.	179.	
AU EM IN	International Register - Designating	MX MX NZ RU SG KR	AU EM IN	International Register - Designating	CN EM JP SG	International Register - Designating	CN EM	International Register - Designating	International Register - Designating CN	CN CN				
ST DOES LOTTON	SPACESTATION			SPACE PACK		MOPHIE MARKETPLACE		MOPHIE LOVES YOU	MOPHIE JUICE PACK RESERVE	MOPHIE JUICE PACK PRO	MOPHIE JUICE PACK POWERSTATION	MOPHIE JUICE PACK PLUS	MOPHIE JUICE PACK BOOST	I I HUCHMAN
10701	1204619			1204955		1074835		1194866	1127198	1127193	1127195	1127194	1127197	A DINGULATION
120-017	1204619			1204955		1074835		1194866	1127198	1127193	1127195	1127194	1127197	ANGIBULAUM ANG
N. Gioreita	Registered			Registered		Registered		Registered	Registered	Registered TR/	Registered <b>DEM</b>	Registered <b>ARK</b>	Registered	Dan Uis

200.	199.	198.	197.	196.	195.	194.	193.	192.	191.	190.	189.	188.		No.
Malaysia	Japan (International Designation)	Japan (International Designation)	Japan	Japan	Japan (International Designation)	Japan (International Designation)	Japan	Japan	Japan (International Designation)	Japan	Japan (International Designation)	Japan	JP MX NZ RU SG KR	Country / Jurisdiction
	SPACESTATION	SPACE PACK	OUTRIDE	MOPHIE POWERSTATION	MOPHIE MARKETPLACE	MOPHIE JUICE PACK	МОРНІЕ	MOPHIE	JUICE PACK	JUICE PACK	0 0000	0		Trademark
2010003671	1204619	1204955	2012-078809	2014-061118	1074835	1081550	2011-058063	2010-021714	1157373	2013-017453	1204308	2012-063172		Application No.
2010003671	1204619	1204955	5616497	5742782	1074835	1081550	5691782	5486978	1157373	5606894	1204308	5555889		Registration No.
Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered  Registered	<b>ARK</b>	Status

219.	218.	217.			214.	213.	212.		211.	210.	209.	208.	207.	206.	205.	204.	203.	202.	201.	
Paraguay	New Zealand (International Designation)	New Zealand (International Designation)	New Zealand	New Zealand	New Zealand	New Zealand (International Designation)	New Zealand	(International Designation)	Mexico	Mexico	Mexico	Mexico	Mexico	Mexico (International Designation)	Mexico (International Designation)	Mexico	Mexico	Malaysia	Malaysia	
MOPHIE	SPACESTATION	SPACE PACK	OUTRIDE	МОРНІЕ	JUICE PACK	0 0000	0		SPACESTATION	SPACE PACK	OUTRIDE	MOPHIE JUICE PACK	МОРНІЕ	JUICE PACK	00000	0	0	JUICE PACK	0	
2029911	1204619	1204955	966240	979772	977054	1204308	963096		1204619	1204955	1288853	1178615	1072406	1157373	1204308	1428002	1428003	2013-051998	2014069050	2011070050
	1204619	1204955	966240	979772	1157373	1204308	963096		1204619	1204955	1332081	1242345	1205345	1157373	1204308	1552400	1616052	2013051998	2014069050	2011070050
Pending	Registered	Registered	Registered	Registered	Registered	Registered	Registered	q	Registered	Registered	Registered	Registered	Renewed	Registered	Registered	Registered	Registered	Registered	Registered	-

239.	238.	237.	236.	235.	234.	233.	232.	231.	230.	229.	228.	227.	226.	225.	224.	223.	222.	221.	220.	No.
Singapore	Singapore (International Designation)	Singapore	Singapore	Singapore	Saudi Arabia	Saudi Arabia	Saudi Arabia	Russia (International Designation)	Russia (International Designation)	Russia	Russia	Russia	Philippines	Philippines (International Designation)	Philippines	Peru	Peru	Peru	Peru	Country / Jurisdiction
MOPHIE MARKETPLACE	MOPHIE JUICE PACK	MOPHIE	JUICE PACK	0	MOPHIE	JUICE PACK	0	SPACESTATION	SPACE PACK	MOPHIE	JUICE PACK	0	MOPHIE	JUICE PACK	0	SPACE PACK	MOPHIE	0	00000	Trademark
1074835	1081550	T1002255I	T1303677A	T1417239C	1436009792	193431	143311322	1204619	1204955	2010706287	2013707521	2014741980	42010002394	1157373	4-2014-506086	555638	607078	600365	565727	Application No.
1074835	1081550	T1002255I	T1303677A	T1417239C	1436009792	143405623	1457/61	1204619	1204955	439524	533061	569892	42010002394	1157373	4-2014-00506086	209627	228856	227249	213609	Registration No.
Registered	Registered	Renewed	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Renewed	Registered	Registered	Renewed	Registered	Registered TRAI	Registered	Registered	Registered	Registered	Status

4.	; j	1.	No.	Patents	273.	272.	271.	270.	269.	268.	267.	266.	265.	264.	263.	262.	261.	260.	No.
United States United States	United States	United States	Country / Jurisdiction	S	Vietnam (International Designation)	Vietnam (International Designation)	Vietnam	United Arab Emirates	United Arab Emirates	United Arab Emirates	Ukraine (International Designation)	Ukraine (International Designation)	Ukraine	Turkey	Turkey	Turkey (International Designation)	Turkey	Thailand	Country / Jurisdiction
Battery pack and holster for mobile devices	Battery pack, holster, and extendible processing and interface platform for mobile devices	Battery pack and holster for mobile devices	Title		) МОРНІЕ	JUICE PACK	0	MOPHIE	JUICE PACK	0	) MOPHIE		6	MOPHIE	MOPHIE	) JUICE PACK	6	6	Trademark
r mobile devices	extendible processing and le devices	r mobile devices																	
US 14/517,428 US 14/569,229	US 14/517,492	US 14/494,348	App. No.		1257410	1157373	4-2015-04365	181080	188138	179718	125/410 10-FEB-2015	1157373	m 2014 17914	2013/100365	2014/51107	1157373	2014-84956	842375	Application No.
US 9,748,535	US 9,172,070	US 9,088,028	Patent No.		1257410	1157373	5 280334		188138	65527	125/410 10-FEB-2015	1157373	4 214312	2013/100365	2014/51107	1157373	2014/84956		No. Registration No.
Issued. Mophie, Inc.		Issued. Mophie, Inc.	Status Record		Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered		No. Status
e, Inc.	ie, Inc.	e, Inc.	Recorded Assignee										TR	A	DE	-MA	RK		

	Mophie, Inc.	Issued	2187601	09176139.5	Portable electronic device case with battery	United Kingdom	35.
	Mophie, Inc.	Issued	2187601	09176139.5	Portable electronic device case with battery	France	34.
	Mophie, Inc.	Issued	2187601	09176139.5	Portable electronic device case with battery	Spain	33.
	Mophie, Inc.	Issued	EP 2187601	EP 09176139.5	Portable electronic device case with battery	European Patent	32.
	Mophie, Inc.	Issued	6020090447211.1	09176139.5	Portable electronic device case with battery	Germany	31.
	Mophie, Inc.	Issued.	US 8,917,506	US 14/330,613	Portable electronic device case with battery	United States	30.
	Mophie, Inc.	Issued.	US 9,402,452	US 14/020,710	Smartphone case with battery	United States	29.
	Mophie, Inc.	Issued	2187601	09176139.5	Portable electronic device case with battery	Belgium	28.
	Mophie, Inc. <sup>2</sup>	Issued.	US 9,495,375	US 14/553,944	Battery pack with supplemental memory	United States	27.
	Mophie, Inc.	Issued.	US 10,079,496	US 14/843,814	Systems and methods for battery charging and management	United States	26.
	Mophie, Inc.	Issued.	US 9,997,933	US 14/843,826	Systems and methods for battery charging and management	United States	25.
	Anac Prince and Anac	, C.	300000	00000	management	7	1
	Monhie, Inc.	Issued	US 10.033.204	US 14/843.837	Systems and methods for hattery charging and	United States	24
	Monhie Inc	Issued	CC5 928 6 SII	IIS 14/205 167	Protective case for a mobile device	I Inited States	22
	Mophie, Inc.	Issued	201480009994.1	201480009994.1	Protective case with switch cover	China	22.
	Mophie, Inc.	Issued	US 9,755,444	US 14/187,046	Protective case with switch cover	United States	21.
	Mophie, Inc.	Issued.	US 9,026,187	US 14/014,095	Wireless communication accessory for a mobile device	United States	20.
	Mophie, Inc.	Issued.	328279	MX/a/2014/001195	External processing mobile accessory	Mexico	19.
	Mophie, Inc.	Issued.	317669	MX/a/2012/013349	External processing mobile accessory	Mexico	18.
	Mophie, Inc.	Issued.	201180036327.9	201180036327.9	Modular mobile accessory for mobile device	China	17.
RE	Mophie, Inc.	Issued.	2,799,907	2,799,907	Modular mobile accessory for mobile device	Canada	16.
E	Mophie, Inc.	Issued.	2011255509	2011255509	Modular mobile accessory for mobile device	Australia	15.
<u> </u>	Mophie, Inc.	Issued.	US 8,483,758	US 13/111,845	Modular mobile accessory for mobile phone	United States	14.
T 00	Mophie, Inc.	Issued.	US 9,319,501	US 14/546,761	External processing accessory for mobile device	United States	13.
R/	Mophie, Inc.	Issued.	US 8,954,117	US 13/111,823	External processing accessory for mobile device	United States	12.
λD 22	Mophie, Inc.	Issued.	US 9,577,695	US 14/800,530	Wireless communication accessory for a mobile device	United States	11.
EM. 8 FI	Mophie, Inc.	Issued.	US 9,123,935	US 13/492,785	Wireless communication accessory for a mobile device	United States	10.
ARI	Mophie, Inc.	Issued.	US 8,971,039	US 12/938,351	Battery pack, holster, and extendible processing and interface platform for mobile devices	United States	'nε
<b>⟨</b> 4 <b>∈</b>	Mophie, Inc.	Issued.	US 10,559,788	US 16/235,185	Battery pack for mobile devices	United States	
<u> </u>	Mophie, Inc.	Issued.	US 10,170,738	US 15/686,770	Battery pack for mobile devices	United States	7.
)6 <sub>4</sub>	Mophie, Inc.	Issued.	US 9,406,913	US 14/749,300	Battery case for mobile devices	United States	6.
4 <del>8</del>	Mophie, Inc.	Issued.	US 9,088,029	US 14/547,060	Battery pack, holster, and extendible processing and interface platform for mobile devices	United States	5.
inee	Recorded Assignee	Status	Patent No.	App. No.	Title	Country / Jurisdiction	No.

<sup>&</sup>lt;sup>2</sup> No assignment recorded for Edward Daniel Suski or Kerloss Sadek. However, it is possible to record the agreement from Kerloss Sadek that was recorded in connection with the '204 patent two rows above.

No.	Country / Jurisdiction	Title	App. No.	Patent No.	Status
36. 37.	Luxumbourg  Netherlands	Portable electronic device case with battery  Portable electronic device case with battery	09176139.5	2187601	Issued
38.	United States	Protective battery case to partially enclose a mobile electronic device	US 14/675,067	US 9,356,267	Issued.
39.	United States	Portable charging device	US 14/536,505	US 9,153,985	Issued.
40.	United States	Mobile device case for receiving wireless signals	US 15/820,197	US 10,516,431	Issued.
41.	United States	Battery case for wireless charging of mobile devices	US 16/672,229		Pending.
42.	United States	Mount for holding a mobile electronic device	US 16/274,967		Pending.
43.	United States	Battery pack	US 29/334,607	US D616,360	Issued.
44.	United States	Snap mobile phone case	US 29/382,268		Issued.
45.	United States	Tablet computer keyboard-case	US 29/400,009	US D675,625	Issued.
46.	United States	Mobile battery case	US 29/423,036	US D671,493	Issued.
47.	United States	Battery pack	US 29/334,612	US D616,361	Issued.
48.	United States	Tablet computer stand and tablet computer case	US 29/382,260	US D670,703	Issued.
49.	United States	Universal battery pack	US 29/399,909	US D666,144	Issued.
50.	United States	Portable battery charger	US 29/399,914	US D659,094	Issued.
51.	United States	Battery case	US 29/369,362	US D653,202	Issued.
52.	United States	Dry mobile device case	US 29/436,918	US D710,611	Issued.
53.	United States	Open-backed mobile device case	US 29/441,595	US D712,389	Issued.
54.	United States	Closed-backed mobile device case	US 29/441,597	US D712,390	Issued.
55.	United States	Mobile battery charger	US 29/422,897	US D728,467	Issued.
56.	United States	Mobile phone case	US 29/427,724	US D727,883	Issued.
57.	United States	Mobile battery charger (microreserve rebuild)	US 29/410,505	US D714,215	Issued.
58.	United States	Mobile phone wireless earpiece and earpiece battery charger	US 29/410,525	US D689,847	Issued.
59.	United States	Mobile phone case	US 29/423,032	US D721685	Issued.
60.	United States	Multi-piece case	US 29/406,346	US D718,289	Issued.
61.	United States	Mobile battery charger	US 29/422,891	US D720,687	Issued.
62.	United States	Mobile phone case	US 29/423,026	US D721,356	Issued.
63.	United States	Waterproof mobile device camera case	US 29/428,555	US D700,778	Issued.
64.	United States	Mobile device camera case	US 29/484,175	US D742,644	Issued.
65.	United States	Dry mobile device camera case	US 29/428,556	US D699,947	Issued.
66.	United States	Unbanded battery case for a mobile device	US 29/433,665	US D723,530	Issued.
67.	United States	Mobile device holder	29/465,738	US D718,296	Issued.
68.	United States	Mobile battery charger	US 29/464,271	US D711,819	Issued.
69.	United States	Unbanded snap battery case for a mobile device	US 29/438,697	US D718,293	Issued.
70.	Australia	Battery case for a mobile device	12385/2013	349945	Issued.
71.	Brazil	Unbanded snap battery case for a mobile device	302013002465 2	302013002465 2	Issued.
72.	Europe	Unbanded battery case for a mobile device	002246702-0001	002246702-0001	Issued.
73.	Europe	Unbanded battery case for a mobile device	002246702-0002	002246702-0002	Issued.
74.	Europe	Unbanded battery case for a mobile device	002246702-0003	002246702-0003	Issued.

Mophie, Inc.			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Dottom to the control of the control	7	
Mophie, Inc.	Issued.	30-0825946		Battery pack with integrated connector	Korea	112.
Mophie, Inc.	Issued.	JP 1522194	2014-014496	Battery pack with integrated connector	Japan	111.
Mophie, Inc.	Issued.	1401234.2	1401234.2	Battery pack with integrated connector	Hong Kong	110.
Mophie, Inc.	Issued.	002495085-0002	2495085	Battery pack with integrated connector	Europe	109.
Mophie, Inc.	Issued.	002495085-0001	2495085	Battery pack with integrated connector	Europe	108.
Mophie,	Issued.	AU 356647	AU201413173	Battery pack with integrated connector	Australia	107.
Mophie, Inc.	Issued.	US D721,646	US 29/478,243	Battery pack with integrated connector	United States	106.
Mophie, Inc.	Issued.	US D733,043	US 29/475,951	Battery pack	United States	105.
Mophie, Inc	Issued.	US D701,496	US 29/441,686	Band-mounted wireless remote control	United States	104.
Mophie, Inc.	Issued.	US D726,175	US 29/441,684	Mobile device vehicle mount	United States	103.
Mophie, Inc.	Issued.	US D722,056	US 29/441,683	Desktop mobile device dock	United States	102.
Mophie, Inc.	Issued.	US D718,755	US 29/440,062	Thin banded snap battery case for a mobile device	United States	101.
Mophie, Inc	Issued.	US D718,230	US 29/438,877	High capacity banded snap battery case for a mobile device	United States	100.
Mophie, Inc.	Issued.	MX 42538	MX/f/2013/001105	Thin banded battery case for a mobile device	Mexico	99.
Mophie,	Issued.	253496	253496	Thin banded battery case for a mobile device	India	98.
Mophie, Inc	Issued.	1300706.3	1300706.3	Thin banded battery case for a mobile device	Hong Kong	97.
Mophie, Inc	Issued.	001369557-0001	001369557-0001	Thin banded battery case for a mobile device	Europe	96.
Mophie, Inc.	Issued.	349551	11991/2013	Thin battery case for a mobile device	Australia	95.
Mophie, Inc.	Issued.	US D718,754	US 29/435,907	Thin banded battery case for a mobile device	United States	94.
Mophie, Inc	Issued.	MX 42537	MX/F/2013/001104	High capacity banded battery case for a mobile device	Mexico	93.
Mophie, Inc.	Issued.	India Design	India Design	High capacity banded battery case for a mobile device	India	92.
Mophie, Inc	Issued.	1300707.5	1300707.5	High capacity banded battery case for a mobile device	Hong Kong	91.
Mophie, Inc	Issued.	001369565-0001	001369565-0001	High capacity banded battery case for a mobile device	Europe	90.
Mophie,	Issued.	302013001980 2	302013001980 2	High capacity banded battery case for a mobile device	Brazil	89.
Mophie, Inc	Issued.	349931	11993/2013	Battery case for a mobile device	Australia	88.
Mophie, Inc	Issued.	US D721,687	US 29/435,908	High capacity banded battery case for a mobile device	United States	87.
Mophie, Inc.	Issued.	418120	418120	Battery case for a mobile device	New Zealand	86.
Mophie, Inc	Issued.	002320747-0006	002320747	Curved battery case for a mobile device	Europe	85.
Mophie, Inc.	Issued.	002320747-0005	002320747	Curved battery case for a mobile device	Europe	84.
Mophie, Inc.	Issued.	002320747-0004	002320747	Curved battery case for a mobile device	Europe	83.
Mophie,	Issued.	002320747-0003	002320747	Curved battery case for a mobile device	Europe	82.
Mophie, Inc.	Issued.	002320747-0002	002320747	Curved battery case for a mobile device	Europe	81.
Mophie, Inc	Issued.	002320747-0001	002320747	Curved battery case for a mobile device	Europe	80.
Mophie, Inc.	Issued.	153361	153361	Curved battery case for a mobile device	Canada	79.
Mophie, Inc	Issued.	US D732,012	US 29/451,703	Curved battery case for a mobile device	United States	78.
Mophie, Inc.	Issued.	MX 41761	MX/f/2013/001489	Unbanded battery case for a mobile device	Mexico	77.
Mophie, Inc	Issued.	IN 254161	IN 254161	Unbanded snap battery case for a mobile device	India	76.
Mophie, Inc	Issued.	1300908.1	1300908.1	Unbanded battery case for a mobile device	Hong Kong	75.
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	Mophie, Inc.	Issued.	002704023-0004	002704023-0004	Case for a mobile electronic device	Europe	152.
	Mophie, Inc.	Issued.	002704023-0003	002704023-0003	Case for a mobile electronic device	Europe	151.
	Mophie, Inc.	Issued.	002704023-0002	002704023-0002	Case for a mobile electronic device	Europe	150.
	Mophie, Inc.	Issued.	002704023-0001	002704023-0001	Case for a mobile electronic device	Europe	149.
	Mophie, Inc.	Issued.	363545	201512655	Case for a mobile electronic device	Australia	148.
	Mophie, Inc.	Issued.	US D797091	US 29/510,153	Case for a mobile electronic device	United States	147.
	Mophie, Inc.	Issued.	1501108.7M002	1501108.7M002	Case for a mobile electronic device	Hong Kong	146.
	Mophie, Inc.	Issued	1501108.7M001	1501108.7M001	Case for a mobile electronic device	Hong Kong	145.
	Mophie, Inc.	Issued.	002703983-0004	002703983-0004	Case for a mobile electronic device	Europe	144.
	Mophie, Inc.	Issued.	002703983-0003	002703983-0003	Case for a mobile electronic device	Europe	143.
	Mophie, Inc.	Issued.	002703983-0002	002703983-0002	Case for a mobile electronic device	Europe	142.
	Mophie, Inc.	Issued.	002703983-0001	002703983-0001	Case for a mobile electronic device	Europe	141.
	Mophie, Inc.	Issued.	AU 363546	201512656	Case for a mobile electronic device	Australia	140.
	Mophie, Inc.	Issued.	US D797092	US 29/510,154	Case for a mobile electronic device	United States	139.
	Mophie, Inc.	Issued.	US D855,601	US 29/539,419	Case for a mobile electronic device	United States	138.
	Mophie, Inc.	Issued.	420000	420000	Battery pack	New Zealand	137.
	Mophie, Inc.	Issued.	419999	419999	Battery pack	New Zealand	136.
	Mophie, Inc.	Issued.	419998	419998	Battery pack	New Zealand	135.
	Mophie, Inc.	Issued.	419997	419997	Battery pack	New Zealand	134.
	Mophie, Inc.	Issued.	JP 1541658	2015-004916	Battery pack	Japan	133.
	Ke Chenggang	Issued.	CN302061796S	201230171031.5	Mophie powerstand	China	132.
3	Ke Chenggang <sup>3</sup>	Issued.	CN302057919S	201230170750.5	Mophie juice pack air	China	131.
	Mophie, Inc.	Issued.	419032	419032	Electrical charger and docking station	New Zealand	130.
F	Mophie, Inc.	Issued.	MX 44805	MX/f/2014/001976	Electrical charger and docking station	Mexico	129.
₹	Mophie, Inc.	Issued.	KR 30-0803362	30-2014-0032497	Electrical charger and docking station	Korea	128.
E	Mophie, Inc.	Issued.	JP 1526652	2014-014497	Electrical charger and docking station	Japan	127.
L:	Mophie, Inc.	Issued.	1401236.7	1401236.7	Electrical charger and docking station	Hong Kong	126.
	Mophie, Inc.	Issued.	2494609	2494609	Electrical charger and docking station	Europe	125.
R/ )7	Mophie, Inc.	Issued.	AU 356673	AU201413203	Electrical charger and docking station	Australia	124.
	Mophie, Inc.	Issued.	US D721,649	US 29/478,241	Electrical charger and docking station	United States	123.
	Mophie, Inc.	Issued.	419033	419033	Decorative case for a mobile electronic device	New Zealand	122.
	Mophie, Inc.	Issued.	1401235.5M002	1401235.5M002	Decorative case for a mobile electronic device	Hong Kong	121.
	Mophie, Inc.	Issued.	1401235.5M001	1401235.5M001	Decorative case for a mobile electronic device	Hong Kong	120.
	Mophie, Inc.	Issued.	002495184-0004	2495184	Decorative case for a mobile electronic device	Europe	119.
	Mophie, Inc.	Issued.	002495184-0003	2495184	Decorative case for a mobile electronic device	Europe	118.
: C	Mophie, Inc.	Issued.	002495184-0002	2495184	Decorative case for a mobile electronic device	Europe	117.
) <del>6</del> (	Mophie, Inc.	Issued.	002495184-0001	2495184	Decorative case for a mobile electronic device	Europe	116.
51	Mophie, Inc.	Issued.	AU 357460	AU201413206	Decorative case for a mobile electronic device	Australia	115.
	Mophie, Inc.	Issued.	419026	419026	Battery pack with integrated connector	New Zealand	114.
gnee	Recorded Assignee	Status	Patent No.	App. No.	Title	Country / Jurisdiction	o.

<sup>&</sup>lt;sup>3</sup> A decision was made to allow both patents assigned to Ke Chenggang to lapse and thus the applicant name was not updated to reflect the Company.

<sup>&</sup>lt;sup>4</sup> No assignment recorded for Changeun Kim.

<sup>5</sup> No assignment recorded for Changeun Kim.

	193.	192.	No.
	Germany	United States	Country / Jurisdiction
	Portable charging device	Battery pack	Title
	202015002577.3	US 29/542,801	App. No.
	202015002577.3	US D806,015	Patent No.
	Issued.	Issued.	Status
6	Mophie Inc.	Mophie Inc. <sup>5</sup>	Recorded Assignee

TRADEMARK REEL: 007228 FRAME: 06<del>53</del>

#### EXHIBIT A FORM OF ASSIGNMENT

THIS DOCUMENT SHALL BE HELD BY THE ADMINISTRATIVE AGENT, FOR THE BENEFIT OF THE LENDERS, IN ESCROW PURSUANT TO AND IN ACCORDANCE WITH THE PROVISIONS OF THE INTELLECTUAL PROPERTY AGREEMENT (THE "AGREEMENT"), DATED AS OF FEBRUARY 22, 2021, EXECUTED BY MOPHIE INC., A CALIFORNIA CORPORATION (THE "PLEDGOR"), IN FAVOR OF LYNX HOLDINGS V. LLC, A TEXAS LIMITED LIABILITY COMPANY. AS THE ADMINISTRATIVE AGENT FOR THE LENDERS, AS DEFINED IN THE AGREEMENT (TOGETHER WITH ITS SUCCESSORS AND ASSIGNS, THE "ADMINISTRATIVE AGENT"). BY SIGNING IN THE SPACE PROVIDED BELOW, THE UNDERSIGNED OFFICER OF THE ADMINISTRATIVE AGENT CERTIFIES THAT AN EVENT OF DEFAULT, AS DEFINED IN THE AGREEMENT, HAS OCCURRED, THAT THE ADMINISTRATIVE AGENT IS ENTITLED TO TAKE POSSESSION OF COLLATERAL UNDER THE INTERCREDITOR AGREEMENT, AND THAT ADMINISTRATIVE AGENT HAS ELECTED TO TAKE POSSESSION OF COLLATERAL, AS DEFINED BELOW, AND TO RECORD THIS DOCUMENT WITH THE UNITED STATES PATENT AND TRADEMARK OFFICE OR THE UNITED STATES COPYRIGHT OFFICE, AS APPLICABLE. UPON RECORDING OF THIS DOCUMENT WITH THE UNITED STATES PATENT AND TRADEMARK OFFICE OR THE UNITED STATES COPYRIGHT OFFICE, AS APPLICABLE, THIS LEGEND SHALL CEASE TO HAVE ANY FORCE OR EFFECT.

LYNX HOLDINGS V, LLC as the Administrative Agent

By:			
Name:			
Title:			

#### **ASSIGNMENT**

WHEREAS, MOPHIE INC., a California corporation (the "Pledgor"), is the owner of the Collateral, as hereinafter defined;

WHEREAS, the Pledgor has executed an Intellectual Property Security Agreement, dated as of February 22, 2021 (as the same may from time to time be amended, restated or otherwise modified, the "Agreement"), in favor of Lynx Holdings V, LLC, a Texas limited liability company, as the Administrative Agent for the Lenders, as defined in the Agreement (together with its successors and assigns, the "Administrative Agent"), pursuant to which the Pledgor has granted to the Administrative Agent, for the benefit of the Lenders, a security interest in the Collateral as security for the Secured Obligations, as defined in the Agreement;

WHEREAS, the Agreement provides that the security interest in the Collateral is effective as of the date of the Agreement; and

WHEREAS, the Agreement provides that this Assignment shall become effective upon the occurrence of an Event of Default, as defined in the Agreement, and the Administrative Agent's election to take actual title to the Collateral;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and intending to be legally bound hereby, the Pledgor, its successors and assigns, subject to the limitations stated in the paragraph immediately following, does hereby transfer, assign and set over unto the Administrative Agent, for the benefit of the Lenders, and their respective successors, transferees and assigns, all of the Pledgor's existing and future right, title and interest in, to and under (a) patents, patent registrations, patent applications, trademarks, trademark registrations, trademark applications, service marks, trade names, and copyright registrations, whether federal, state or foreign; (b) common law trademark rights, copyrights, improvements and inventions; (c) renewals, continuations, extensions, reissues and divisions of any of the foregoing; (d) rights to sue for past, present and future infringements or any other commercial tort claims relating to any of the foregoing; (e) all licenses and all income, revenue and royalties with respect to any licenses, whether registered or unregistered, and all other payments earned under contract rights, relating to any of the foregoing; (f) all general intangibles and all intangible intellectual or similar property of the Pledgor connected with and symbolized by any of the foregoing; (g) goodwill associated with any of the foregoing; (h) all payments under insurance, including the returned premium upon any cancellation of insurance, (whether or not the Administrative Agent or any Lender is the loss payee thereof) or any indemnity, warranty or guaranty payable by reason of loss or damage to or otherwise with respect to any of the foregoing; and (i) Proceeds of any of the foregoing (collectively, the "Collateral"), including, but not limited to, the Collateral listed on Schedule 1 hereto that is (i) registered in the United States Copyright Office in Washington, D.C., or (ii) registered in the United States Patent and Trademark Office in Alexandria, Virginia or that is the subject of pending applications in the United States Patent and Trademark Office.

This Assignment shall be effective only upon certification of an authorized officer of the Administrative Agent, as provided above, that (a) an Event of Default, as defined in the

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Agreement, has occurred, and (b) the Administrative Agent, on behalf of the Lenders, has elected to take actual title to the Collateral.

[Remainder of page intentionally left blank.]

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IN WITNESS WHEREOF, the undersign by its duly authorized officer on	ned has caused this Assignment to be executed
	MOPHIE INC.
	By: Daniel Allen President and Secretary

Signature Page to Assignment

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**RECORDED: 02/23/2021**