

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT8150075

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT OF SECOND LIEN PATENT SECURITY AGREEMENT
SEQUENCE:	2

CONVEYING PARTY DATA

Name	Execution Date
CREDIT SUISSE AG, CAYMAN ISLANDS BRANCH, AS ORIGINAL COLLATERAL AGENT	08/31/2023

RECEIVING PARTY DATA

Name:	ROYAL BANK OF CANADA, AS SUCCESSOR COLLATERAL AGENT
Street Address:	155 WELLINGTON STREET WEST, 8TH FLOOR
City:	TORONTO
State/Country:	CANADA
Postal Code:	M5V 3K7

PROPERTY NUMBERS Total: 14

Property Type	Number
Patent Number:	9165233
Patent Number:	9660700
Patent Number:	9449267
Patent Number:	9544026
Patent Number:	9998181
Patent Number:	10319203
Patent Number:	10762757
Patent Number:	6718673
Patent Number:	7278230
Patent Number:	8726566
Patent Number:	9521803
Patent Number:	10015926
Application Number:	17029637
Application Number:	16201632

CORRESPONDENCE DATA

Fax Number:

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: 2136207848
Email: iprecordations@whitecase.com
Correspondent Name: JUSTINE LU/WHITE & CASE LLP
Address Line 1: 555 SOUTH FLOWER STREET, SUITE 2700
Address Line 4: LOS ANGELES, CALIFORNIA 90071

ATTORNEY DOCKET NUMBER: 1111002-0313-S216

NAME OF SUBMITTER: JUSTINE LU

SIGNATURE: /Justine Lu/

DATE SIGNED: 09/05/2023

Total Attachments: 8

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ASSIGNMENT OF SECOND LIEN PATENT SECURITY AGREEMENT

THIS ASSIGNMENT OF SECOND LIEN PATENT SECURITY AGREEMENT (the "Assignment") is made and entered into as of August 31, 2023 by **CREDIT SUISSE AG, CAYMAN ISLANDS BRANCH**, as the original collateral agent (in such capacity, "Assignor"), in favor of **ROYAL BANK OF CANADA** (of 155 Wellington Street West, 8th Floor, Toronto, ON M5V 3K7), as the successor collateral agent (in such capacity, "Assignee").

W I T N E S S E T H

WHEREAS, Assignor is party to that certain Security Agreement, dated as of July 8, 2021 (as amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement"), among Cellotape, Inc., Resource Label Group LLC, and RayPress Corporation (each, a "Grantor" and collectively, the "Grantors"), the other grantors party thereto, and Assignor;

WHEREAS, pursuant to (i) the Security Agreement and (ii) the Second Lien Patent Security Agreement made by the Grantors in favor of Assignor recorded at the United States Patent and Trademark Office on July 8, 2021 at Reel/Frame 056805/0101 (the "Patent Security Agreement"), the Grantors have granted to Assignor a security interest in all of each such Grantor's right, title or interest in or to any and all of the Patent Collateral (as such term is used in the Patent Security Agreement), including the Patents (as such term is used in the Patent Security Agreement) set forth on Schedule I; and

WHEREAS, pursuant to that certain Resignation, Waiver and Appointment Agreement, dated as of August 31, 2023 ("the Agreement"), among the Grantors, Assignor, Assignee and the other parties thereto, Assignor has resigned as collateral agent and administrative agent under the Credit Agreement (as defined in the Agreement) (the "Credit Agreement"), the Security Agreement and the other Loan Documents (as defined in the Credit Agreement), Assignee has assumed and succeeded to all of the rights, powers, discretions, privileges and duties of Assignor as collateral agent and administrative agent thereunder; and

WHEREAS, Assignor and Assignee desire to enter into this Assignment to evidence the assignment by Assignor to Assignee of all of Assignor's right, title and interest in, to and under the Security Agreement and the Patent Security Agreement, including, without limitation, Assignor's security interest in, and lien on, the Patent Collateral.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor and Assignee hereby covenant and agree as follows:

1. Terms. Capitalized terms used in this Assignment and not otherwise defined herein shall have the meanings specified in the Agreement, Security Agreement or Credit Agreement.
2. Assignment. Assignor hereby transfers, assigns, grants and conveys to Assignee for the ratable benefit of the Secured Parties all of its right, title and interest in, to and under the Security

Agreement, Credit Agreement and the Patent Security Agreement, including, without limitation, its security interest in, and lien on, the Patent Collateral, and Assignee hereby accepts and assumes the foregoing assignment and all of such right, title, interest, security interests and liens.

3. Acknowledgment of Grantors. The security interest assigned to Assignee as the new collateral agent for the Secured Parties pursuant to this Assignment, has been granted in conjunction with the security interest granted pursuant to the Security Agreement and Patent Security Agreement, and each Grantor hereby (i) confirms its grant to Assignee of a security interest in, and lien on, the Patent Collateral to secure the prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Obligations and (ii) acknowledges and affirms that the rights and remedies of Assignee with respect to its security interest in, and lien on, the Patent Collateral are more fully set forth in the Security Agreement, Credit Agreement, Agreement and the Patent Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein.

4. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of New York.

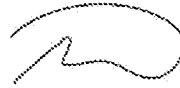
5. Counterparts. This Assignment may be executed in counterparts, each of which shall constitute an original and all of which taken together shall constitute one and the same instrument. Delivery of an executed counterpart of a signature page to this Assignment by facsimile transmission or electronic mail shall be as effective as delivery of a manually executed counterpart of this Assignment.

[Remainder of page intentionally left blank]

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

ASSIGNOR:

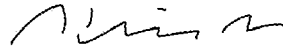
**CREDIT SUISSE AG, CAYMAN ISLANDS
BRANCH**, as the original collateral agent



By: _____

Name: Mikhail Faybusovich

Title: Authorized Signatory



By: _____

Name: Heesu Sin

Title: Authorized Signatory

ACCEPTED AND AGREED

as of the date above first written:

ASSIGNEE:

ROYAL BANK OF CANADA,

as the successor collateral agent

By: Casey Clark

Name: Casey Clark

Title: Manager, Agency Services

By: _____

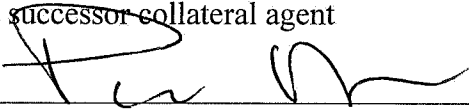
Name: _____

Title: _____

ACCEPTED AND AGREED
as of the date above first written:

ASSIGNEE:

ROYAL BANK OF CANADA,
as the ~~successor~~ collateral agent

By:  _____

Name: Pierre Noriega
 Authorized Signatory

Title: _____

By: _____

Name: _____

Title: _____

ACCEPTED AND AGREED
as of the date above first written:

GRANTORS:

CELLOTAPE, INC.,
as Grantor

By: W.Kent
Name: William Kent
Title: Chief Financial Officer and Treasurer

RESOURCE LABEL GROUP, LLC,
as Grantor

By: W.Kent
Name: William Kent
Title: Chief Financial Officer and Treasurer

RAYPRESS CORPORATION,
as Grantor

By: W.Kent
Name: William Kent
Title: Chief Financial Officer and Treasurer

Schedule I

PATENTS

Title	Country	Patent or Pub No.	Issue or Pub Date	Appl. No.	Filing Date	Owner
METHOD, SYSTEM AND APPARATUS FOR AUTOMATICALLY LINKING DIGITAL CONTENT TO A DEVICE	US	US9165233	20151020	US20130830108	20130314	CELLOTAPE INC
METHOD, SYSTEM AND APPARATUS FOR AUTOMATICALLY LINKING CUSTOMIZABLE AND/OR PERSONALIZED DIGITAL CONTENT TO AN OBJECT	US	US9660700	20170523	US20120673674	20121109	CELLOTAPE, INC
METHODS AND SYSTEMS FOR PREVENTING TAMPERING OF A SMART TAG	US	US9449267	20160920	US20140243746	20140402	CELLOTAPE, INC
METHOD, SYSTEM AND APPARATUS FOR SELECTIVELY ACCESSING CONTENT AT A DEVICE USING A CASE FOR THAT DEVICE	US	US9544026	20170110	US20150801742	20150716	CELLOTAPE, INC
METHOD, SYSTEM AND APPARATUS FOR SELECTIVELY ACCESSING CONTENT AT A DEVICE	US	US9998181	20180612	US20150801604	20150716	CELLOTAPE, INC
TRACK AND TRACE DEVICE, SYSTEMS AND METHODS THEREOF	US	US10319203	20190611	US20160099532	20160414	CELLOTAPE, INC
TRACK AND TRACE DEVICE, SYSTEMS AND METHODS THEREOF	US	US10762757	20200901	US20190412592	20190515	CELLOTAPE, INC

CLEAN RELEASE MAGNET AND THE MANUFACTURING METHOD THEREOF	US	US6718673	20040413	US20020180 084	20020627	RAYPRESS CORPORATION
CLEAN RELEASE MAGNET AND THE MANUFACTURING METHOD THEREOF	US	US7278230	20071009	US20030673 146	20030930	RAYPRESS CORPORATION
SEED LABELS AND MANUFACTURING METHOD THEREOF	US	US8726566	20140520	US20100801 582	20100615	RAYPRESS CORPORATION
SEED LABELS AND MANUFACTURING METHOD THEREOF	US	US9521803	20161220	US20140246 724	20140407	RAYPRESS CORPORATION
SEED LABELS AND MANUFACTURING METHOD THEREOF	US	US10015926	20180710	US20160348 465	20161110	RAYPRESS CORPORATION
EXTENDED CONTENT LABEL TAG	US	US2020168129	20200528	US20180201 632	20181127	RESOURCE LABEL GROUP, LLC
CONTROLLED DIRECTIONAL TEAR PACKAGING WITH IMPROVED SECURITY CUTS	US			17/029,637		RESOURCE LABEL GROUP, LLC