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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM409933

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Antares Capital LP, as Agent		12/21/2016	Limited Partnership: DELAWARE

RECEIVING PARTY DATA

Name:	SunBriteTV LLC	
Street Address:	1800 Continental Blvd, Suite 200	
City:	Charlotte	
State/Country:	NORTH CAROLINA	
Postal Code:	28273	
Entity Type:	Limited Liability Company: DELAWARE	

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	3347416	SUNBRITETV
Registration Number:	4804013	SUNBRITEDS

CORRESPONDENCE DATA

Fax Number: 3129939767

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: 3129932647

Email: zeynep.gieseke@lw.com

Correspondent Name: Zeynep Gieseke

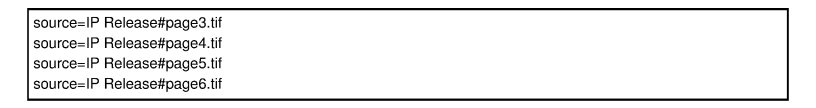
Address Line 1: 330 N. Wabash Avenue, Suite 2800

Address Line 2: Latham & Watkins LLP
Address Line 4: Chicago, ILLINOIS 60611

ATTORNEY DOCKET NUMBER:	057121-0071	
NAME OF SUBMITTER:	Zeynep Gieseke	
SIGNATURE:	/zg/	
DATE SIGNED:	12/22/2016	

Total Attachments: 6

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RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY COLLATERAL

This RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY COLLATERAL (this "Release"), dated as of December 21, 2016, is made by ANTARES CAPITAL LP, as successor agent to General Electric Capital Corporation in its capacity as Agent for the Lenders, the L/C Issuers and the other Secured Parties (the "Agent"), under the Credit Agreement referred to below (terms used in this Release and not herein defined shall have the meanings set forth in the Credit Agreement).

WHEREAS, in connection with that certain First Lien Credit Agreement dated as of June 13, 2013 (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among WirePath Home Systems, LLC, a North Carolina limited liability company (the "Borrower"), WirePath Home Systems Holdco LLC, a Delaware limited liability company (the "Holdings"), the other Loan Parties from time to time party thereto, the Lenders from time to time party thereto and Agent, and together with all general security agreements, trademark security agreements and patent security agreements entered into in connection therewith or in connection with prior versions thereof, the Lenders and the L/C issuers have severally agreed to make extensions of credit to the Borrower;

WHEREAS, in connection with the Credit Agreement, and pursuant to those certain agreements described on <u>Annex I</u> attached hereto (collectively, the "Security Agreements"), the Borrower and other Loan Parties granted security interests in the certain intellectual property owned by Borrower, including those listed on <u>Annex I</u> attached hereto (the "Intellectual Property Collateral"); and

WHEREAS, the Security Agreements were recorded in the U.S. Patent and Trademark Office and the U.S. Copyright Office on the dates and on the reels and frames set forth on <u>Annex I</u> hereto.

NOW THEREFORE, in consideration of the material covenants and agreements set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Agent hereby irrevocably and unconditionally **TERMINATES** the Security Agreements and **RELEASES**, terminates and discharges, without representation, recourse or warranty whatsoever, all of its rights in, to and under, including its Lien on and security interest in, and right of setoff against, the Intellectual Property Collateral, whether granted pursuant to the Security Agreements or any other agreement or document delivered in connection with the Credit Agreement, and the Agent hereby reassigns any and all such right, title and interest (if any) that the Agent may have in, to and under the Intellectual Property Collateral to Borrower.

The Agent agrees, at Borrower's expense, to cooperate with Borrower and to provide Borrower with the information and additional authorization reasonably required or desirable to effect the release of the Agent's security interest in the released collateral described herein.

Agent hereby acknowledges and agrees that the Borrower has completely and timely satisfied their Obligations (as defined in the Credit Agreement) in full. Agent hereby confirms that the Borrower shall have no further obligations of any kind under the Security Agreements.

This Release and the rights and obligations of the parties hereto shall be governed by, and construed and interpreted in accordance with, the laws of the State of New York.

IN WITNESS WHEREOF, the Agent has executed this Release as of the date first above written.

ANTARES CAPITAL LP, as Agent

By: Steve Rubinstein
Name: Steve Rubinstein
Title: Duly Authorized Signatory

Trademark Security Agreement dated as of June 13, 2013, by WirePath Home Systems, LLC in favor of Agent, was recorded with the U.S. Patent and Trademark Office on June 14, 2013 at Reel/Frame No. 5047/0854.

A. REGISTERED TRADEMARKS

NAME	REGISTRATION NUMBER	REGISTRATION DATE
SNAP AV	3271925	July 31, 2007
EPISODE	3343180	November 27, 2007
EPISODE	3320350	October 23, 2007
WIREPATH STRUCTURED WIRING & DESIGN	3786972	May 11, 2010
SNAP AV & DESIGN	3786973	May 11, 2010
STRONG LOGO	3783013	April 27, 2010
STRONG MOUNTS & LIFTS	3238507	May 1, 2007
WATTBOX	4339276	May 21, 2013

B. TRADEMARK APPLICATIONS

NONE.

US-DOCS\75041709.3

Patent Security Agreement dated as of June 13, 2013, by WirePath Home Systems, LLC in favor of Agent, was recorded with the U.S. Patent and Trademark Office on June 14, 2013 at Reel/Frame No. 030612/0173.

A. REGISTERED PATENTS

Patent	Patent App. No.	Patent No.	Issue Date	Applicant
TILT HEAD				
ASSEMBLIES				WirePath
AND METHODS				Home
OF USING THE				Systems,
SAME	13/734,191	9,062,816	6/23/2015	LLC
POWER				
PRODUCTS WITH				
SELECTABLE				
MOUNTING AND				WirePath
RELATED				Home
ASSEMBLIES				Systems,
AND KITS	13/547,593	8,697,990	4/15/2014	LLC

B. PATENT APPLICATIONS

None.

US-DOCS\75041709.3

Trademark Security Agreement dated as of March 21, 2016, by SunBriteTV LLC in favor of Agent, was recorded with the U.S. Patent and Trademark Office on March 22, 2016 at Reel/Frame No. 5754/0776.

A. REGISTERED TRADEMARKS

Registration Number	Filing/ Registration Date	Jurisdiction	Description
3347416	03/15/2007 12/04/2007	USA	SUNBRITETV
4804013	01/30/2015 09/01/2015	USA	SUNBRITEDS

B. TRADEMARK APPLICATIONS

NONE.

US-DOCS\75041709.3

Copyright Security Agreement dated as of March 21, 2016, by SunBriteTV LLC in favor of Agent which was recorded with the United States Copyright Office on May 14, 2016 at Volume 9917, Document 086.

1. REGISTERED COPYRIGHTS

App. Number	Registration Date	Jurisdiction	<u>Description</u>
1-2120551812 TX 8-050-084	02/06/2015	USA	SUNBRITE COMPARISON
1-2111431671 TX 8-035-603	02/03/2015	USA	SUNBRITEDS WEBSITE
1-2100817731 TX 8-066-300	02/03/2015	USA	SUNBRITE TV TRUE OUTDOOR TELEVISION OPERATORS MANUAL
1-2169470013 TX 8-052-841	02/26/2015	USA	SUNBRITE 3270/4670 MANUAL - FRENCH
1-2111431773 TX 8-072-196	02/03/2015	USA	SUNBRITETV.COM WEBSITE

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RECORDED: 12/22/2016