TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM484727

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Sentinel Intermediate Corp.		08/03/2018	Corporation:
Sentinel Merger Sub Corp.		08/03/2018	Corporation:
Simplisafe Holding Corporation		08/03/2018	Corporation:
Simplisafe, Inc.		08/03/2018	Corporation:

RECEIVING PARTY DATA

Name:	CAPITAL ONE, NATIONAL ASSOCIATION		
Street Address: 2 Bethesda Metro Center, 7th Floor			
City:	Bethesda		
State/Country: MARYLAND			
Postal Code: 20814			
Entity Type:	National Banking Association: UNITED STATES		

PROPERTY NUMBERS Total: 8

Property Type	Number	Word Mark
Registration Number:	4747810	SIMPLISAFE
Registration Number:	4865515	SIMPLISAFE
Registration Number:	5172986	SIMPLISAFE
Registration Number:	5395676	SIMPLICAM
Serial Number:	87527279	S
Serial Number:	87527267	S SIMPLISAFE
Serial Number:	87527250	SIMPLISAFE
Registration Number:	4557502	SIMPLICAM

CORRESPONDENCE DATA

900461043

Fax Number: 4125621041

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: 412-562-1637

Email: vicki.cremonese@bipc.com

Correspondent Name: Michael L. Dever Address Line 1: 301 Grant Street

TRADEMARK

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Address Line 2: Address Line 4:	20th Floor Pittsburgh, PENNSYLVANIA 15219	
ATTORNEY DOCKET NUMBER:		0080721-000010

ATTORNEY DOCKET NUMBER:	0080721-000010
NAME OF SUBMITTER:	Michael L. Dever
SIGNATURE:	/Michael L. Dever/
DATE SIGNED:	08/03/2018

Total Attachments: 10

source=capital one-sentinel trademark security agreement 8.3.18#page1.tif source=capital one-sentinel trademark security agreement 8.3.18#page2.tif source=capital one-sentinel trademark security agreement 8.3.18#page3.tif source=capital one-sentinel trademark security agreement 8.3.18#page4.tif source=capital one-sentinel trademark security agreement 8.3.18#page5.tif source=capital one-sentinel trademark security agreement 8.3.18#page6.tif source=capital one-sentinel trademark security agreement 8.3.18#page7.tif source=capital one-sentinel trademark security agreement 8.3.18#page8.tif source=capital one-sentinel trademark security agreement 8.3.18#page9.tif source=capital one-sentinel trademark security agreement 8.3.18#page9.tif

This TRADEMARK SECURITY AGREEMENT (the "IP Security Agreement"), dated as of August 3, 2018, among the Person listed on the signature pages hereof (the "Grantor"), and CAPITAL ONE, NATIONAL ASSOCIATION, as collateral agent for the Secured Parties (in such capacity, together with its successors in such capacity, the "Collateral Agent").

- A. Capitalized terms used herein and not otherwise defined herein (including terms used in the preamble and the recitals) shall have the meanings assigned to such terms in the SECURITY AGREEMENT, dated as of August 3, 2018 (the "Security Agreement"), among (i) SENTINEL INTERMEDIATE CORP., a Delaware corporation ("Holdings"), (ii) SENTINEL MERGER SUB CORP., a Delaware corporation (the "Initial Borrower"), which shall be merged with and into SIMPLISAFE HOLDING CORPORATION, a Delaware corporation (the "Target"), (iii) upon consummation of the Acquisition (as defined therein), Target as the surviving entity of the merger with Initial Borrower (such surviving entity, the "Holdco Borrower" or the "Company"), (iv) upon consummation of the Acquisition, SIMPLISAFE, INC., a Delaware corporation (the "Opco Borrower" and together with the Holdco Borrower, the "Borrowers") and (v) and each of the subsidiaries of the Company listed on Annex A thereto (each such subsidiary, individually, a "Subsidiary Grantor" and, collectively, the "Subsidiary Grantors"; and, together with and together with Holdings and the Borrowers, the "Grantors" and each individually, a "Grantor"), and the Collateral Agent.
- B. The rules of construction and other interpretive provisions specified in Sections 1.2, 1.5, 1.6 and 1.7 of the Credit Agreement shall apply to this Supplement, including terms defined in the preamble and recitals hereto.
- C. Pursuant to Section 4.4(e) of the Security Agreement, Grantor has agreed to execute or otherwise authenticate this IP Security Agreement for recording the Security Interest granted under the Security Agreement to the Collateral Agent in such Grantor's United States Registered Intellectual Property with the United States Patent and Trademark Office and the United States Copyright Office and any other Governmental Authorities located in the United States necessary to perfect the Security Interest hereunder in such Registered Intellectual Property.

Accordingly, the Collateral Agent and Grantor agree as follows:

- 1. <u>Grant of Security</u>. The Grantor hereby grants to the Collateral Agent for the benefit of the Secured Parties a Security Interest in all of such Grantor's right, title and interest in and to the United States Trademark registrations and applications set forth in <u>Schedule A</u> hereto (collectively, the "Collateral").
- 2. <u>Security for Obligations</u>. The grant of a Security Interest in the Collateral by Grantor under this IP Security Agreement secures the payment of all amounts that constitute part of the Obligations and would be owed to the Collateral Agent or the Secured Parties but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving Grantor.
- 3. <u>Recordation</u>. Grantor authorizes and requests that the Commissioner for Trademarks and any other applicable governmental officer located in the United States record this IP Security Agreement.
- 4. <u>Grants, Rights and Remedies</u>. This IP Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. Grantor does hereby acknowledge and confirm that the grant of the Security Interest hereunder to, and the rights and remedies of, the Collateral Agent with respect to the Collateral are more fully set forth in the Security Agreement, the terms and

provisions of which are incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this IP Security Agreement and the terms of the Security Agreement, the terms of the Security Agreement shall govern.

- 5. <u>Counterparts</u>. This IP Security Agreement may be executed by one or more of the parties to this IP Security Agreement on any number of separate counterparts (including by facsimile or other electronic transmission (i.e. a "pdf" or "tif")), and all of said counterparts taken together shall be deemed to constitute one and the same instrument.
- 6. <u>GOVERNING LAW</u>. THIS IP SECURITY AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.
- 7. Severability. Any provision of this IP Security Agreement that is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof and in the Security Agreement, and any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction. The parties hereto shall endeavor in good-faith negotiations to replace the invalid, illegal or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the invalid, illegal or unenforceable provisions.
- 8. <u>Notices</u>. All notices, requests and demands pursuant hereto shall be made in accordance with Section 13.2 of the Credit Agreement. All communications and notices hereunder to Grantor shall be given to it in care of the Company at the Company's address set forth in Section 13.2 of the Credit Agreement.
- 9. <u>Expenses</u>. Grantor agrees to reimburse the Collateral Agent for its reasonable and documented out-of-pocket expenses in connection with this IP Security Agreement, including the reasonable and documented fees, other charges and disbursements of counsel for the Collateral Agent.

[SIGNATURE TO TRADEMARK SECURITY AGREEMENT]

IN WITNESS WHEREOF, each of the undersigned has caused this Agreement to be duly executed and delivered by its duly authorized officer as of the day and year first above written.

SENTINEL INTERMEDIATE CORP.,

as a Grantor

By: Charles Laurans

Title: President and CEO

SENTINEL MERGER SUB CORP.,

as a Grantor

By: Stan Doyle

Title: Vice President

SIMPLISAFE HOLDING CORPORATION, as a Grantor after the consummation of the Target Acquisition

Name: Charles Laurans
Title: President and CEO

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SIMPLISAFE, INC., as a Grantor after the consummation of the Target

Acquisition

Title: President and CEO

[SIGNATURE TO TRADEMARK SECURITY AGREEMENT]

CAPITAL ONE, NATIONAL ASSOCIATION, as Collateral Agent

Title: Managing Director

SCHEDULE A TO THE TRADEMARK SECURITY AGREEMENT

UNITED STATES TRADEMARKS

Detailed Status / Next Deadline	Declaration of Use / Incontestability Due: 6/2/2021	Statement of Use / 5 th Extension Due: 6/29/2018	Declaration of Use / Incontestability Due: 12/8/2021	Declaration of Use / Incontestability Due: 3/28/2023	Declaration of Use / Incontestability Due: 2/6/2024
Goods / Services	Int. Cl. 45 - Monitoring services for home security systems and alarms for security purposes	int. Cl. 9 - Home and office automation systems comprising wireless and wired controllers, control devices, and software for lighting. HVAC, security, safety and other home and office monitoring and control applications lint. Cl. 9 - Base station units for controlling wireless home and personal security devices; wireless security devices, namely, key pads, electronic security sensors, panic buttons, security sensors, panic buttons, security security systems; electronic glass break detectors; smoke detectors and CO detectors; electronic water sensors for detecting leaks and floods; electronic temperature/freeze sensors		Int. Cl. 9 - Security video cameras	Int. Cl. 9 - Wireless security devices, namely, security video cameras
Case Status	Registered	Pending / Allowed	Registered	Registered	Registered
Reg. Date	6/2/2015	N/A	12/8/2015	3/28/2017	2/6/2018
Reg No.	4747810	N/A	4865515	5172986	5395676
Appl. No.	86/423764	86/423781	86/4237.46	86/981475	87/527300
Mark	SIMPLISAFE	SIMPLISAFE	SIMPLISAFE	SIMPLISAFE	

Detailed Status / Next Deadline	Opposition Period Ends: 7/5/2018	Received Suspension Notice			Received Suspension Notice
Goods / Services	int. Cl. 9 - Wireless security devices, namely, security video cameras; Base station units for controlling wireless home and personal security devices; wireless security devices, namely, key pads, electronic security sensors, panic buttons, security alarms, and remote activation devices, namely, remote controls for wireless security systems; wireless home security systems, namely, base stations and wireless key pads sold as a unit for controlling wireless home and security devices; electronic glass break detectors; smoke detectors and carbon monoxide detectors; electronic water sensors for detecting leaks and floods; electronic temperature/freeze sensors;	Int. Ct. 9 - Wireless security devices, namely, security video cameras; Base station units for controlling wireless home and personal security devices; wireless security devices, namely, key pads, electronic security sensors, panic buttons, security alarms, and remote activation devices, namely, remote controls for wireless security systems, wireless home security systems, namely, base stations and wireless thome and socurity devices; electronic glass break detectors; smoke detectors and carbon monoxide detectors; electronic water sensors for detecting leaks and floods; electronic temperature/freeze sensors;	int. Cl. 42 - Providing online non-downloadable software for controlling and monitoring wireless home and personal security devices; and	Int. Cl. 45 - Monitoring services for home security systems and alarms for security purposes; monitoring services for home security purposes via alerts that notify users as to a security device status change.	Int. Cl. 9 - Wireless security devices, namely, security video cameras; Base station units for controlling wireless home and personal security devices; wireless security devices, namely, key pads, electronic security sensors, panic buffons,
Case Status	Pending / Published	Pending / Suspended			Pending / Suspended
Reg. Date	N/A	N/A			N/A
Reg No.	N/A	N/A			N/A
Appl. No.	87/527279	87/527267			87/527250
Mark	(D)	6 SimpliSafe			

Detailed Status / Next Deadline			Declaration of Use / incontestability Due: 6/24/2020
Goods / Services	security alarms, and remote activation devices, namely, remote controls for wireless security systems; wireless home security systems, namely, base stations and wireless key pads sold as a unit for controlling wireless home and security devices; electronic glass break detectors; smoke detectors and carbon monoxide detectors; electronic water sensors for detecting leaks and floods; electronic temperature/freeze sensors;	 Int. Cl. 45 - Monitoring services for home security systems and alarms for security purposes; monitoring services for home security purposes wa alerts that notify users as to a security device status change	SIMPLICAM 86/044367 4557502 6/24/2014 Registered Int. Cl. 9 - Digital video cameras Declaration of Use / noomestability Due: 6/24/2020
Case Status			Registered
Reg. Date			6/24/2014
Reg. No.			4557502
Appl No			86/044367
Mark		*************	SIMPLICAM

RECORDED: 08/03/2018