TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM562096 Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT NATURE OF CONVEYANCE: Release of Security Interest in Trademarks Previously Recorded at Reel/Frame (6830/0357)

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
JPMORGAN CHASE BANK, N.A., as Administrative Agent		02/10/2020	National Banking Association: UNITED STATES

RECEIVING PARTY DATA

Name:	SpaceIQ LLC
Street Address:	115 W 18th St.
Internal Address:	2nd FI.
City:	New York
State/Country:	NEW YORK
Postal Code:	10011
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 2

Property Type Number		Word Mark		
Registration Number:	5555158	SPACEIQ		
Serial Number:	88043574	REIMAGINE YOUR WORKPLACE		

CORRESPONDENCE DATA

Fax Number: 2124552502

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.

2124553222 Phone: Email: imull@stblaw.com Correspondent Name: Alexander Raytman 425 Lexington Avenue Address Line 1:

Address Line 4: New York, NEW YORK 10017

ATTORNEY DOCKET NUMBER:	509265/1843
NAME OF SUBMITTER:	J. Jason Mull
SIGNATURE:	/J. Jason Mull/
DATE SIGNED:	02/13/2020

Total Attachments: 4

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TERMINATION AND RELEASE OF SECURITY INTEREST IN TRADEMARK RIGHTS

TERMINATION AND RELEASE dated as of February 10, 2020, from JPMORGAN CHASE BANK, N.A., a national banking association, located at 10 S. Dearborn, 7th Floor, Chicago, IL 60603, in its capacity as Administrative Agent pursuant to the Letter of Credit Reimbursement Agreement dated as of November 21, 2017 (the "Reimbursement Agreement") with the several banks and other financial institutions parties thereto (in such capacity, the "Grantee"), in favor of WEWORK COMPANIES LLC, a Delaware limited liability company, located at 115 W 18th St., 2nd Fl., New York, NY 10011 and SpaceIQ LLC, a Delaware limited liability company, located at 115 W 18th St., 2nd Fl., New York, NY 10011 (each a "Grantor" and, collectively, the "Grantors").

WITNESSETH:

WHEREAS, pursuant to the Guarantee and Collateral Agreement dated as of November 21, 2017, in favor of the Grantee as Administrative Agent for the banks and other financial institutions or entities from time to time parties to the Reimbursement Agreement (the "Guarantee and Collateral Agreement"), Grantors granted a security interest to the Grantee;

WHEREAS, pursuant to that certain Trademark Security Agreement dated as of November 27, 2019, between the Grantee and Grantors (the "<u>Trademark Security Agreement</u>"), Grantors, by reference to the Guarantee and Collateral Agreement, reaffirmed their intent to assign and transfer to the Grantee a security interest in, and granted to the Grantee, for the ratable benefit of the Secured Parties, a security interest in, all of its right, title and interest in the Trademarks now owned or at any time hereafter acquired by Grantors or in which such Grantors then had or at any time in the future may have acquired any right, title or interest, including, without limitation, those Trademarks listed on Schedule I attached hereto and all Proceeds of any and all of the foregoing (the "<u>Trademark Collateral</u>");

WHEREAS, the Trademark Security Agreement was recorded with the Trademark Division of the United States Patent and Trademark Office on January 3, 2020 at Reel 6830 and Frame 0357; and

WHEREAS, the Grantee now desires to terminate and release the entirety of its security interest in the Trademark Collateral;

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, and upon the terms set forth in this Termination and Release, the Grantee hereby states as follows:

- 1. <u>Definitions</u>. Capitalized terms used in this Termination and Release and not otherwise defined herein have the meanings specified in the Trademark Security Agreement.
- 2. <u>Release of Security Interest</u>. The Grantee hereby terminates, releases and discharges, without recourse, representation or warranty, its security interest in the Trademark Collateral, and any right, title or interest of the Grantee in such Trademark Collateral shall hereby cease and become void.

3. <u>Further Assurances</u>. The Grantee hereby agrees, at Grantors' sole cost and expense, to duly execute, acknowledge, procure and deliver any further documents and to do such other acts as may be reasonably necessary to effect the release of the Security Interest contemplated hereby.

IN WITNESS WHEREOF, the undersigned has executed this Termination and Release by its duly authorized officer as of the date first above written.

JPMORGAN CHASE BANK, N.A.

By: __ Name:

Barry Bergman

Title:

Managing Director

[Signature Page to Release of Trademarks]

SCHEDULE I

Country	Mark	Design	Application Date	Application No.	Int'l Classes	Owner
USA	SPACE IQ		January 30, 2018	5555158	9	SpaceIQ LLC
USA	REIMAGINE YOUR WORKPLACE		July 18, 2018	88/043,574	42	SpaceIQ LLC
USA	WELIVE Logo	welive	July 3, 2019	88/499,886	36	WeWork Companies LLC (Delaware Corp.)
USA	HERE WE CAN		July 9, 2019	88/506,095	35, 36 and 43	WeWork Companies LLC (Delaware Corp.)
USA	ACCESS LABS		July 11, 2019	88/510,265	36 and 41	WeWork Companies LLC (Delaware Corp.)
USA	LEARN.LOVE. CODE		July 11, 2019	88/510,260	41	WeWork Companies LLC (Delaware Corp.)
USA	FLATIRON SCHOOL with Double Diagonal Strip Design	// FLATIRON SCHOOL	July 18, 2019	88/522,273	9 and 41	WeWork Companies LLC (Delaware Corp.)
USA	ACCESS LABS in Black Box Device	ACCESS LABS	July 18, 2019	88/522,269	41	WeWork Companies LLC (Delaware Corp.)
USA	WEWORK		July 30, 2019	88/549,445	36	WeWork Companies LLC (Delaware Corp.)

RECORDED: 02/13/2020