

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM605263

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	RELEASE OF SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Wells Fargo Bank, National Association		10/26/2020	National Banking Association:
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Hyphen Solutions, LLC		
<b>Street Address:</b>	1507 LBJ Freeway		
<b>Internal Address:</b>	Suite 300		
<b>City:</b>	Dallas		
<b>State/Country:</b>	TEXAS		
<b>Postal Code:</b>	75234		
<b>Entity Type:</b>	Limited Liability Company: TEXAS		
<b>PROPERTY NUMBERS Total: 17</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	3265521	BIDCONNECT	
<b>Registration Number:</b>	2896251	BUILDPRO	
<b>Registration Number:</b>	2882720	BUILDPRO	
<b>Registration Number:</b>	2896249	BUILDPRO	
<b>Registration Number:</b>	2896250	HYPHEN BUILDPRO	
<b>Registration Number:</b>	2882719	HYPHEN BUILDPRO	
<b>Registration Number:</b>	2882716	HYPHEN BUILDPRO	
<b>Registration Number:</b>	2882717	HYPHEN SOLUTIONS	
<b>Registration Number:</b>	2902113	HYPHEN SOLUTIONS	
<b>Registration Number:</b>	2928197	HYPHEN SOLUTIONS	
<b>Registration Number:</b>	2903083	HYPHEN SUPPLYPRO	
<b>Registration Number:</b>	2917051	HYPHEN SUPPLYPRO	
<b>Registration Number:</b>	3174588	REPORTCONNECT	
<b>Registration Number:</b>	2926274	SUPPLYPRO	
<b>Registration Number:</b>	2926275	SUPPLYPRO	
<b>Serial Number:</b>	88787561	HYPHEN SUPPLYPRO GM	
<b>Serial Number:</b>	88787552	HYPHEN WALLET	

CH \$440.00 3265521

**CORRESPONDENCE DATA****Fax Number:** 2146614899*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:** 12149536500**Email:** daltmdept@bakerbotts.com**Correspondent Name:** Cecily Porterfield**Address Line 1:** 2001 Ross Avenue**Address Line 2:** Suite 900**Address Line 4:** Dallas, TEXAS 75201-2900**ATTORNEY DOCKET NUMBER:** 080006.0143**NAME OF SUBMITTER:** Cecily Porterfield**SIGNATURE:** /Cecily Porterfield/**DATE SIGNED:** 10/27/2020**Total Attachments: 4**

source=Hypehn and SKUSphere Marks - Release of Security Interest - Executed 10-26-2020#page1.tif

source=Hypehn and SKUSphere Marks - Release of Security Interest - Executed 10-26-2020#page2.tif

source=Hypehn and SKUSphere Marks - Release of Security Interest - Executed 10-26-2020#page3.tif

source=Hypehn and SKUSphere Marks - Release of Security Interest - Executed 10-26-2020#page4.tif

**RELEASE OF SECURITY INTEREST IN TRADEMARKS**

This **RELEASE OF SECURITY INTEREST IN TRADEMARKS** (this “Release”) is made as of October 26, 2020 (“Effective Date”), by **WELLS FARGO BANK, NATIONAL ASSOCIATION**, in its capacity as administrative agent for each member of the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns, in such capacity, “Agent”), in favor of **HYPHEN SOLUTIONS, LLC**, a Texas limited liability company and **SKUSPHERE, LLC**, a Texas limited liability company (each of the foregoing, a “Grantor”; and collectively, the “Grantors”). All capitalized terms used but not otherwise defined herein have the meanings given to them in the Guaranty and Security Agreement (as defined below), or if not defined therein, in the Credit Agreement (as defined below).

**WHEREAS**, reference is made to that certain Credit Agreement, dated as of November 8, 2019 (as amended, restated, supplemented, or otherwise modified from time to time, the “Credit Agreement”), by and among **HYPHEN INTERMEDIATE LLC**, a Delaware limited liability company (“Parent”), **HYPHEN SOLUTIONS, LLC**, a Texas limited liability company (the “Borrower”), Agent and certain other parties thereto;

**WHEREAS**, pursuant to the Credit Agreement, the Grantors, Agent and certain other parties thereto entered into that certain Guaranty and Security Agreement dated as of November 8, 2019 (as amended, restated, supplemented, or otherwise modified from time to time, the “Security Agreement”);

**WHEREAS**, pursuant to the Security Agreement, (i) the Grantors and Agent entered into that certain Trademark Security Agreement, dated as of November 8, 2019, which was recorded with the United States Patent and Trademark Office (the “USPTO”) on November 8, 2019 at Reel 6792, Frame 0398, and (ii) Borrower and Agent entered into that certain Trademark Security Agreement, dated as of April 3, 2020, which was recorded with the USPTO on April 3, 2020 at Reel 6907, Frame 0944 (each as amended, restated, supplemented, or otherwise modified and in effect from time to time, collectively, the “Trademark Security Agreements”);

**WHEREAS**, pursuant to the terms of the Trademark Security Agreements, each Grantor granted, assigned, and pledged to Agent, for the benefit of each member of the Lender Group and each of the Bank Product Providers, to secure the Secured Obligations, a continuing security interest in all of such Grantor’s right, title, and interest in and to all of its Trademarks and Trademark Intellectual Property Licenses, whether then owned or thereafter acquired or arising, including without limitation those Trademarks listed on **Schedule I** attached hereto (the “Trademark Collateral”); and

**WHEREAS**, Agent now desires to release its security interest in the Trademark Collateral, including, without limitation, the trademark registrations and applications listed on **Schedule I** hereto.

**NOW, THEREFORE**, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Agent hereby covenants and agrees as follows:

1. to terminate, release, and discharge its security interest in the Trademark Collateral granted pursuant to the Trademark Security Agreements, and hereby reassigns to each Grantor all right, title, and interest that Agent may have in any of the Trademark Collateral pursuant to the Trademark Security Agreements and together with the goodwill associated therewith; and

2. to duly execute, acknowledge, procure, and deliver any further documents and to do such other acts, in each case at the Grantors’ expense, as may be reasonably necessary to effect the release of the

security interest in, and any reassignment of all right, title, and interest that Agent may have in any of, the Trademark Collateral contemplated hereby.

[Signature Page Follows]

IN WITNESS WHEREOF, Agent has caused this Release to be executed by its duly authorized representative as of the Effective Date.

WELLS FARGO BANK, NATIONAL  
ASSOCIATION, as Agent

By: Andrew Currie  
Name: Andrew Currie  
Title: Authorized Signatory

[SIGNATURE PAGE TO RELEASE OF SECURITY INTEREST IN TRADEMARKS]

TRADEMARK  
REEL: 007087 FRAME: 0974

**SCHEDULE I**  
to  
**RELEASE OF SECURITY INTEREST IN TRADEMARKS**

**Trademark Registrations**

<b><u>Owner</u></b>	<b><u>Registration Number</u></b>	<b><u>Country/State</u></b>	<b><u>Trademark</u></b>
Hyphen Solutions, LLC	3,265,521	USA	BIDCONNECT
Hyphen Solutions, LLC	2,896,251	USA	BUILDPRO
Hyphen Solutions, LLC	2,882,720	USA	BUILDPRO
Hyphen Solutions, LLC	2,896,249	USA	BUILDPRO
Hyphen Solutions, LLC	2,896,250	USA	HYPHEN BUILDPRO
Hyphen Solutions, LLC	2,882,719	USA	HYPHEN BUILDPRO
Hyphen Solutions, LLC	2,882,716	USA	HYPHEN BUILDPRO
Hyphen Solutions, LLC	2,882,717	USA	HYPHEN SOLUTIONS
Hyphen Solutions, LLC	2,902,113	USA	HYPHEN SOLUTIONS
Hyphen Solutions, LLC	2,928,197	USA	HYPHEN SOLUTIONS
Hyphen Solutions, LLC	2,903,083	USA	HYPHEN SUPPLYPRO
Hyphen Solutions, LLC	2,917,051	USA	HYPHEN SUPPLYPRO
Hyphen Solutions, LLC	3,174,588	USA	REPORTCONNECT
SkuSphere, LLC	5,162,388	USA	SKU SPHERE
Hyphen Solutions, LLC	2,926,274	USA	SUPPLYPRO
Hyphen Solutions, LLC	2,926,275	USA	SUPPLYPRO
SkuSphere, LLC	TMA 988,627	Canada	SKU SPHERE

**Trademark Applications**

<b><u>Owner</u></b>	<b><u>Application Number</u></b>	<b><u>Country/State</u></b>	<b><u>Trademark</u></b>
Hyphen Solutions, LLC	88/787561	USA	Hyphen SupplyPro GM
Hyphen Solutions, LLC	88/787552	USA	Hyphen Wallet