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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM752183

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ACF Finco I LP		08/29/2022	Limited Partnership: DELAWARE

RECEIVING PARTY DATA

Name:	Clearon Corp.	
Street Address:	95 MacCorkle Avenue, SW	
City:	South Charleston	
State/Country:	WEST VIRGINIA	
Postal Code:	25303	
Entity Type:	Corporation: DELAWARE	

PROPERTY NUMBERS Total: 14

Number	Word Mark			
4899063	EZ BLEACH			
4434013	CLEARON			
4447717	NOTHING CLEANS LIKE BLEACH			
4393398	CLEARON			
3857111	STAR PLUS			
3127415	AZURE			
3088041	POOLBRAND			
2852847	NAVA			
2804539	CLEARON			
2800941	NAVA			
1068362	CDB			
1006787	CDB CLEARON			
0999449	CLEARON			
0646293	CDB			
	4899063 4434013 4447717 4393398 3857111 3127415 3088041 2852847 2804539 2800941 1068362 1006787 0999449			

CORRESPONDENCE DATA

Fax Number: 2127352000

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: 2127352811

Email: mribando@skadden.com

Correspondent Name: Skadden, Arps, Slate, Meagher & Flom LLP

Address Line 1: One Manhattan West
Address Line 2: Monique L. Ribando

Address Line 4: New York, NEW YORK 10001-8602

ATTORNEY DOCKET NUMBER:	235130/1
NAME OF SUBMITTER:	Kelly Nabaglo
SIGNATURE:	/Kelly Nabaglo/
DATE SIGNED:	08/30/2022

Total Attachments: 5

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TERMINATION AND RELEASE OF SECURITY INTEREST IN TRADEMARKS

This Termination and Release of Security Interest in Trademarks ("<u>Trademark Release</u>") is made as of August 29, 2022 by ACF Finco I LP (the "<u>Secured Party</u>") in favor of Clearon Corp. (the "<u>Security Provider</u>").

WITNESSETH:

WHEREAS, the Security Provider entered into that certain Trademark Assignment and Security Agreement, dated as of November 13, 2017 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Trademark Security Agreement") with the Security Provider, notice of which was recorded on November 13, 2017 at the United States Patent and Trademark Office at Reel 6204, Frame 0001. Capitalized terms used but not otherwise defined herein have the meanings given to them in the Trademark Security Agreement.

WHEREAS, pursuant to the Trademark Security Agreement, the Security Provider has collaterally assigned, mortgaged, pledged and hypothecated to, and granted for its benefit, first priority liens and security interests in and to, the Secured Party (the "Security Interest") in all of the following property, whether now owned or hereafter acquired or existing by the Security Provider (collectively, the "Trademark Collateral"):

- (i) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, certification marks, collective marks, logos, other source of business identifiers, prints and labels on which any of the foregoing have appeared or appear, designs and general intangibles of a like nature, now existing anywhere in the world or hereafter adopted or acquired throughout the world, whether currently in use or not, all registrations and recordings thereof and all applications in connection therewith, whether pending or in preparation for filing, including registrations, recordings and applications in the United States Patent and Trademark Office or in any office or agency of the United States of America or any State thereof or any foreign country, including each registered trademark and trademark application referred to in Schedule A attached hereto;
- (ii) all extensions, renewals and reexaminations of any of the items described in paragraph (i), immediately above;
- (iii) all of the goodwill of the business connected with the use of, and symbolized by the items described in, paragraphs (a) and (b), above;
- (iv) all trademark licenses, including each trademark license referred to in <u>Schedule B</u> attached hereto; and
- (v) all proceeds of, and rights associated with, all of the foregoing (including license royalties and proceeds of infringement suits), all claims and rights of the Security Provider to sue third parties for past, present or future infringement or dilution of any trademark or trademark application, including any trademark or trademark application referred to in Schedule A attached hereto, or for any injury to the goodwill associated with the use of any such trademark, and for breach or enforcement of any trademark license, including any trademark licensed referred to in Schedule B attached hereto, and all rights corresponding thereto throughout the world.

WHEREAS, the Secured Party has agreed to terminate and release its Security Interest in the Trademark Collateral as herein provided.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound, the Secured Party hereby agrees as follows:

- 1. <u>Termination and Release</u>. The Secured Party hereby terminates the Trademark Security Agreement and hereby terminates, releases and discharges its Security Interest in all of the Trademark Collateral, including the trademarks listed on <u>Schedule A</u> attached hereto, and reassigns and transfers to the Security Provider all right, title and interest that the Secured Party may have in the Trademark Collateral.
- 2. <u>Recordation</u>. The Secured Party hereby authorizes the Security Provider, or the Security Provider's authorized representative, to record this Trademark Release with the United States Patent and Trademark Office.
- 3. <u>Further Assurances</u>. The Secured Party hereby agrees to duly execute and deliver to the Security Provider any further documents and to do such other acts that the Security Provider (or its respective agents or designees) reasonably request, in order to confirm this Trademark Release and the Security Provider's right, title and interest in the Trademark Collateral.
- 4. Governing Law. THIS TRADEMARK RELEASE AND ANY CLAIM, CONTROVERSY OR DISPUTE ARISING UNDER OR RELATED TO THIS TRADEMARK RELEASE OR THE TRANSACTIONS CONTEMPLATED HEREBY SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF THE STATE OF NEW YORK.

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IN WITNESS WHEREOF, the Secured Party has caused this Trademark Release to be executed as of the day and year first written above.

ACF FINCO I LP, as Secured Party

By

Mame: John Nooney

Title: Duly Authorized Signatory

Schedule A

TRADEMARKS

Mark	Registration No.	Registration Date	Record Owner
EZ BLEACH	4899063	2/9/2016	CLEARON CORP.
CLEARON	4434013	11/12/2013	CLEARON CORP.
NOTHING CLEANS LIKE	4447717	12/10/2013	CLEARON CORP.
CLEARON	4393398	8/27/2013	CLEARON CORP.
STAR PLUS	3857111	10/5/2010	CLEARON CORP.
AZURE	3127415	8/6/2006	CLEARON CORP.
POOLBRAND	3088041	5/2/2006	CLEARON CORP.
NAVA	2852847	6/15/2004	CLEARON CORP.
CLEARON	2804539	1/13/2004	CLEARON CORP.
NAVA	2800941	12/30/2003	CLEARON CORP.
CDB	1068362	6/28/1977	CLEARON CORP.
CDB CLEARON	1006787	3/18/1975	CLEARON CORP.
CLEARON	0999449	12/17/1974	CLEARON CORP.
CDB	0646293	6/4/1957	CLEARON CORP.

Schedule B

TRADEMARK LICENSES

None.

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RECORDED: 08/30/2022