

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE OF INTELLECTUAL PROPERTY COLLATERAL LIEN

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
CAPITALSOURCE FINANCE LLC		03/11/2011	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	ACRONIS, INC.
Street Address:	23 3RD AVENUE
City:	BURLINGTON
State/Country:	MASSACHUSETTS
Postal Code:	01803
Entity Type:	CORPORATION: DELAWARE

Name:	ACRONIS INC.
Street Address:	49 MAIN STREET, BOX 186, ROAD TOWN
City:	TORTOLA
State/Country:	BRITISH VIRGIN ISLANDS
Entity Type:	COMPANY: BRITISH VIRGIN ISLANDS

Name:	ACRONIS INTERNATIONAL GMBH
Street Address:	c/o BDS CONSULTING AG, VORDERGASSE 3
City:	SHAFFHAUSEN
State/Country:	SWITZERLAND
Postal Code:	CH 8200
Entity Type:	COMPANY: SWITZERLAND

PROPERTY NUMBERS Total: 19

Property Type	Number	Word Mark
Registration Number:	3394062	FULL CIRCLE
Registration Number:	3153535	PRIVACY EXPERT

900186398

**TRADEMARK
 REEL: 004498 FRAME: 0318**

CH \$490.00 3394062

Serial Number:	78749922	SNAP RESTORE
Registration Number:	3031537	ACRONIS COMPUTE WITH CONFIDENCE
Registration Number:	3176517	
Registration Number:	3240880	RECOVERY MANAGER
Registration Number:	3027138	DISK DIRECTOR
Registration Number:	3145069	ACRONIS
Serial Number:	78894811	ACRONIS SNAP RESTORE
Registration Number:	3031580	BACKUP DIRECTOR
Registration Number:	3143774	DRIVE CLEANSER
Registration Number:	3199965	UNIVERSAL DEPLOY
Registration Number:	3112039	SNAP DEPLOY
Registration Number:	3326806	SECURE ZONE
Registration Number:	3638714	CHANNELS 1ST
Registration Number:	3691884	ACRONIS ADVANTAGE
Registration Number:	3749631	ACRONIS BACKUP AND RECOVERY
Registration Number:	3467195	TRY&DECIDE
Registration Number:	3517962	ACRONIS RECOVERY

CORRESPONDENCE DATA

Fax Number: (617)856-8201
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 617-856-8145
Email: ip@brownrudnick.com
Correspondent Name: Mark S. Leonardo
Address Line 1: One Financial Center
Address Line 2: Brown Rudnick LLP
Address Line 4: Boston, MASSACHUSETTS 02111

ATTORNEY DOCKET NUMBER: 23324/56

DOMESTIC REPRESENTATIVE

Name:
Address Line 1:
Address Line 2:
Address Line 3:
Address Line 4:

NAME OF SUBMITTER: Mark S. Leonardo

Signature: /Mark S. Leonardo/

Date:

03/15/2011

Total Attachments: 7

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RELEASE OF INTELLECTUAL PROPERTY COLLATERAL LIEN

This RELEASE OF INTELLECTUAL PROPERTY COLLATERAL LIEN, (“Release”), dated as of March 11, 2011, is made by CapitalSource Finance LLC, a Delaware limited liability company, as administrative agent, payment and collateral agent for the lenders under the Credit Agreement (as defined in the Security Agreement as defined below) (in such capacities, “**Secured Party**”).

WITNESSETH:

WHEREAS, ACRONIS, INC., a Delaware corporation (“Acronis US” or “Grantor”), ACRONIS INC., a British Virgin Islands company (“Acronis BVI” or “Grantor”) and ACRONIS INTERNATIONAL GMBH, a Swiss Company (the “Borrower” or “Grantor” and together with Acronis US and Acronis BVI, the “Grantors”) and Secured Party are parties to an Amended and Restated Acknowledgement of Intellectual Property Collateral Lien dated as of October 11, 2007 (the “IP Acknowledgement”) in which the Grantors granted a security interest in their Intellectual Property (as defined in the Security Agreement dated as of June 29, 2007 by and among Grantors and Secured Party (the “Security Agreement”)) in favor of Secured Party, including a security interest in the registered trademarks and trademark applications listed on Schedule I hereto, the registered patents and patent applications listed on Schedule II hereto and copyright registrations listed on Schedule III hereto, to secure all Obligations (as defined in the Security Agreement) of the Grantors;

WHEREAS, in connection with the Grantors’ satisfaction of its Obligations to Secured Party, Secured Party desires to release its security interest in the Intellectual Property Collateral, including without limitation, the trademarks listed on Schedule I, the patents listed on Schedule II and the copyrights listed on Schedule III and all renewals thereof, and the goodwill of the Grantors’ business connected with the use of, and symbolized by, such trademarks, patents and copyrights;


NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Secured Party hereby releases the security interest in, and, without recourse to Secured Party and without any representation or warranty of Secured Party whatsoever, which Secured Party hereby expressly disclaims, reassigns, transfers and conveys to the Grantors, any and all right, title and interest which Secured Party has in or to the Intellectual Property Collateral, including without limitation, the trademarks listed on Schedule I, the patents listed in Schedule II, and the copyrights listed on Schedule III, and more particularly the security interest in and to the trademarks listed on Schedule I, the patents listed on Schedule II, and the copyrights listed on Schedule III. Secured Party agrees that, at the Grantors’ sole cost and expense, it shall promptly execute and deliver to the Grantors any and all releases or discharges of its liens and security interests, or any other documents that reassign, transfer or convey the Intellectual Property Collateral to the Grantors, without recourse to Secured Party and without any representation or warranty of Secured Party whatsoever, as may be reasonably requested by the Grantors, prepared by the Grantors, and presented by the Grantors to Secured Party for execution.

Capitalized terms used herein and not otherwise defined herein shall have the meanings assigned to such terms in the IP Acknowledgement.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, Secured Party has caused this Release to be duly executed by its duly authorized officer as of the day and year first above written.

**CAPITALSOURCE FINANCE LLC, as the
Secured Party**

By: 
Name: Christopher Blagg
Title: Authorized Signatory

Schedule I
Registered Trademarks and Trademark Applications

Registration/Application No.	Reel/Frame No.
3,394,062	3680/0473 3659/0774 3581/0241
3,153,535	3680/0473 3659/0774 3581/0241
78/749,922	3680/0473 3659/0774 3581/0241
3,031,537	3680/0473 3659/0774 3581/0241
3,176,517	3680/0473 3659/0774 3581/0241
3,240,880	3680/0473 3659/0774 3581/0241
3,027,138	3680/0473 3659/0774 3581/0241
3,145,069	3680/0473 3659/0774 3581/0241
78/894,811	3680/0473 3659/0774 3581/0241
3,031,580	3680/0473 3659/0774 3581/0241
3,143,774	3680/0473 3659/0774 3581/0241
3,199,965	3680/0473 3659/0774 3581/0241
3,112,039	3680/0473 3659/0774 3581/0241

Schedule I

TRADEMARK
REEL: 004498 FRAME: 0324

3,326,806	3680/0473 3659/0774 3581/0241
3,638,714	3940/0827
3,691,884	4159/0686
3,749,631	4159/0686
3,467,195	3740/0242 3740/0242
3,517,962	3740/0242 3740/0242

Schedule II
Registered Patents and Patent Applications

Patent/Application No.	Reel/Frame No.
7,246,211	019550/0979
7,275,139	019550/0979 020105/0143 020645/0969
7,603,533	019550/0979 020105/0143
7,721,138	019550/0979 020105/0143
7,353,355	019550/0979 020105/0143
7,366,859	019550/0979 020105/0143
7,047,380	019550/0979 020105/0143
7,281,104	019550/0979 020105/0143
7,475,282	019550/0979 020105/0143
7,831,789	020105/0143
7,318,135	020105/0143
7,636,824	020105/0143
7,650,473	020645/0969
7,779,221	020645/0969
7,886,120	024018/0757
7,895,403	024018/0757
11/022,887	020105/0143
11/244,298	020105/0143
11/679,943	020105/0143
12/581,199	024018/0757
12/563,127	024018/0757
12/469,269	024018/0757
12/565,525	024018/0757
12/694,331	024018/0757
12/258,400	022300/0029
12/048,580	022300/0029
12/115,834	022300/0029
12/263,474	022300/0029
12/330,650	022300/0029
12/263,466	022300/0029

Schedule II

TRADEMARK
REEL: 004498 FRAME: 0326

Schedule III
Copyrights

None.

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Schedule III