

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM392248

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST
RESUBMIT DOCUMENT ID:	900368546

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ClearSky Holdings	FORMERLY Cloudworks	06/16/2016	Corporation: CALIFORNIA

RECEIVING PARTY DATA

Name:	Ongoing Operations, LLC
Street Address:	P.O. Box 218
City:	Maugansville
State/Country:	MARYLAND
Postal Code:	21767-0218
Entity Type:	Limited Liability Company: VIRGINIA

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	3544589	CLOUDWORKS
Registration Number:	3519690	CLOUDWORKS
Registration Number:	3033782	TENEROS
Registration Number:	3270931	CU RECOVER
Registration Number:	4384096	OGO REPLICATOR
Registration Number:	3600805	PLUG & GO
Registration Number:	3278329	ONGOING OPERATIONS, LLC
Registration Number:	3465458	ALWAYS ON, AVAILABLE, ACCESSIBLE
Registration Number:	3426870	ALWAYS-ON IT
Registration Number:	3137401	APPLICATION CONTINUITY APPLIANCE

CORRESPONDENCE DATA

Fax Number: 6103598580

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: 610-359-7300

Email: RBFamiglio@FamiglioAssociates.com

Correspondent Name: Robert B. Famiglio, Esq.

Address Line 1: Famiglio & Associates

Address Line 2: PO Box 1999

TRADEMARK

Address Line 4: Media, PENNSYLVANIA 19063-8999

ATTORNEY DOCKET NUMBER: 4587-5

NAME OF SUBMITTER: Robert B. Famiglio

SIGNATURE: /Robert B. Famiglio/

DATE SIGNED: 07/21/2016

Total Attachments: 5

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**AFFIDAVIT OF SATISFACTION OF TERMS OF SECURITY INTEREST IN
U.S. TRADEMARK REGISTRATIONS**

This Affidavit of Satisfaction relates to a certain security interest held by Cloudworks (later known as ClearSky Holdings), a California corporation now dissolved, as the secured party under the Loan Agreement referred to below (the "**Secured Party**"), for a certain debt owed to it by Ongoing Operations LLC, ("**OGO**"), a Virginia limited liability company and its successors, assigns and legal representatives.


NOW THEREFORE, under oath I, Michael E. Eaton, the **Affiant**, states as follows:

1. I am a past director and officer of the **Secured Party**, ClearSky Holdings.
2. As a former executive officer and director of ClearSky Holdings, I am personally familiar with the transactions leading to and concerning the Security Interest ClearSky Holdings held for various U.S. Trademark Registrations owned by **OGO** as listed in **Exhibit A** attached hereto.
3. The **Secured Party**, ClearSky Holdings, was a California Corporation owned in part by myself and was dissolved in the State of California on or about December 30, 2014. A true and correct copy of the certificate of dissolution of ClearSky Holdings from the State of California is attached hereto as **Exhibit B**.
4. At the time that ClearSky Holdings was dissolved, the **Secured Party** had paid all its known debts and liabilities and received any accounts receivable or payable to it by **OGO**, including any debts which gave rise to or were included with the Security Interest held in the Trademark Collateral.
5. A Name Change recording was filed of record by the **Secured Party**, earlier known as Cloudworks and at the time of dissolution was known as ClearSky Holdings. Such Name Change was recorded in the United States Trademark Office on or about October 4, 2013.
6. From my personal knowledge and information, I hereby attest that all amounts payable by **OGO** for which a Security Interest had been recorded on October 15, 2013 has been paid in full as of December 2014 and that there was no further interest by ClearSky Holdings in any of the Trademark Collateral as of its date of dissolution referenced above.
7. In accordance with my personal knowledge and belief, the Security Interest referenced hereto should be dissolved and/or marked satisfied as of on or about the date of dissolution of ClearSky Holdings, being December 30, 2014.

IN WITNESS WHEREOF, the **Affiant** Michael E. Eaton, being hereby warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001, has caused this Affidavit to be duly executed and delivered by him as of this 16th day of June, 2016.

AFFIANT
Michael E. Eaton

By:



Michael E. Eaton

Exhibit A

TO AFFIDAVIT OF SATISFACTION OF TERMS OF SECURITY INTEREST
IN U.S. TRADEMARK REGISTRATIONS

TRADEMARK COLLATERAL TO BE RELEASED FROM SECURITY INTEREST RECORDED OCTOBER 15, 2013

Property Type	Number	Word Mark
Registration Number:	3544589	CLOUDWORKS
Registration Number:	3519690	CLOUDWORKS
Registration Number:	3033782	TENEROS
Registration Number:	3270931	CU RECOVER
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Registration Number:	3278329	ONGOING OPERATIONS, LLC
Registration Number:	3465458	ALWAYS ON, AVAILABLE, ACCESSIBLE
Registration Number:	3426870	ALWAYS-ON IT
Registration Number:	3137401	APPLICATION CONTINUITY APPLIANCE

Exhibit B

**TO AFFIDAVIT OF SATISFACTION OF TERMS OF SECURITY INTEREST
IN U.S. TRADEMARK REGISTRATIONS**

STATE OF CALIFORNIA CERTIFICATE OF DISSOLUTION OF CLEARSKY HOLDINGS



State of California Secretary of State

DISS STK

01272632

2819003

Domestic Stock Corporation Certificate of Dissolution

FILED Secretary of State State of California

DEC 30 2014

TAG

There is no fee for filing a Certificate of Dissolution.

IMPORTANT -- Read instructions before completing this form.

lcc

This Space For Filing Use Only

Corporate Name (Enter the name of the domestic stock corporation exactly as it is of record with the California Secretary of State.)

1. Name of corporation ClearSky Holdings

Required Statements (The following statements are required by statute and should not be altered.)

2. A final franchise tax return, as described by California Revenue and Taxation Code section 23332, has been or will be filed with the California Franchise Tax Board, as required under the California Revenue and Taxation Code, Division 2, Part 19.2 (commencing with Section 18401). The corporation has been completely wound up and is dissolved.

Debts & Liabilities (Check the applicable statement. Note: Only one box may be checked.)

- 3. [X] The corporation's known debts and liabilities have been actually paid. [] The corporation's known debts and liabilities have been paid as far as its assets permitted. [] The corporation's known debts and liabilities have been adequately provided for by their assumption and the name and address of the assumer is. [] The corporation's known debts and liabilities have been adequately provided for as far as its assets permitted. (Specify in an attachment to this certificate (incorporated herein by this reference) the provision made and the address of the corporation, person or governmental agency that has assumed or guaranteed the payment, or the name and address of the depository with which deposit has been made or other information necessary to enable creditors or others to whom payment is to be made to appear and claim payment.) [] The corporation never incurred any known debts or liabilities.

Assets (Check the applicable statement. Note: Only one box may be checked.)

- 4. [X] The known assets have been distributed to the persons entitled thereto. [] The corporation never acquired any known assets.

Election (Check the "YES" or "NO" box, as applicable. Note: If the "NO" box is checked, a Certificate of Election to Wind Up and Dissolve pursuant to Corporations Code section 1301 must be filed prior to or together with this Certificate of Dissolution.)

- 5. The election to dissolve was made by the vote of all the outstanding shares. [X] YES [] NO

Verification & Execution (If additional signature space is necessary, the dated signature(s) with verification(s) may be made on an attachment to this certificate. Any attachments to this certificate are incorporated herein by this reference.)

6. The undersigned constitute(s) the sole director or a majority of the directors now in office. I declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of my own knowledge.

Date 12-28-14

Signature of Director [Signature]

Michael E. Eaton Type or Print Name of Director

Signature of Director Kristin L. Eaton

Kristin L. Eaton Type or Print Name of Director

Signature of Director [Signature]

Dan Carmi Type or Print Name of Director



I hereby certify that the foregoing
transcript of _____ page(s)
is a full, true and correct copy of the
original record in the custody of the
California Secretary of State's office.

JAN 07 2015 PM

Date: _____

A handwritten signature in cursive script, appearing to read "Alex Padella".

ALEX PADILLA, Secretary of State