

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM420562

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	Release of Trademark Security Agreement		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Antares Capital LP (as successor by assignment to General Electric Capital Corporation)		03/17/2017	Limited Partnership: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	IE Acquisition, LLC		
<b>Street Address:</b>	180 New Britain Blvd.		
<b>City:</b>	Chalfont		
<b>State/Country:</b>	PENNSYLVANIA		
<b>Postal Code:</b>	18914		
<b>Entity Type:</b>	Limited Liability Company: DELAWARE		
<b>PROPERTY NUMBERS Total: 10</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	4572325	AEROVISION	
<b>Registration Number:</b>	3192779	HYDROGARD	
<b>Registration Number:</b>	3180568	ULTRAPURE	
<b>Registration Number:</b>	3115012	INSTALLEREDGE	
<b>Registration Number:</b>	4444081	INSTALLEREDGE FOR CAR CARE PROFESSIONALS	
<b>Registration Number:</b>	4418799	EZPAC	
<b>Registration Number:</b>	4400449	INSTALLEREDGE	
<b>Registration Number:</b>	4095017	INSTALLEREDGE	
<b>Registration Number:</b>	4030408	INSTALLEREDGE FOR CAR CARE PROFESSIONALS	
<b>Registration Number:</b>	3754718	TECHNAFIL	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	2138918763		
<i>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.</i>			
<b>Email:</b>	rhonda.deleon@lw.com		
<b>Correspondent Name:</b>	Latham & Watkins LLP		
<b>Address Line 1:</b>	355 South Grand Avenue		
<b>Address Line 4:</b>	Los Angeles, CALIFORNIA 90071-1560		
<b>TRADEMARK</b>			

OP \$265.00 4572325

<b>ATTORNEY DOCKET NUMBER:</b>	049018-0063
<b>NAME OF SUBMITTER:</b>	Rhonda DeLeon
<b>SIGNATURE:</b>	/Rhonda DeLeon/
<b>DATE SIGNED:</b>	03/21/2017

**Total Attachments: 6**

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## RELEASE OF TRADEMARK SECURITY AGREEMENT

THIS RELEASE OF TRADEMARK SECURITY AGREEMENT (this "Release"), dated as of March 17, 2017, is made by ANTARES CAPITAL LP (as successor by assignment to General Electric Capital Corporation, as Administrative Agent) (in such capacity, "Agent"), in favor of IE ACQUISITION, LLC, a Delaware limited liability company ("Grantor"), as follows:

### WITNESSETH:

WHEREAS, reference is made to the Amended and Restated Credit Agreement dated as of July 30, 2012 (as amended, restated, supplemented or otherwise modified to date, the "Credit Agreement"), by and among the Grantor, as borrower, the other credit parties party thereto, the financial institutions or other entities from time to time parties hereto (the "Lenders") and Agent;

WHEREAS, pursuant to the Guaranty and Security Agreement dated as of April 2, 2012 (the "Security Agreement") and Joinder Agreement dated as of October 7, 2014 (the "Joinder Agreement"), a lien on and security interest in (the "Security Interest") certain collateral, including the Trademark Collateral (as hereinafter defined), was granted by Grantor to the Collateral with the United States Patent and Trademark Office ("USPTO"), the Granter entered into that certain Trademark Security Agreement, dated as of October 7, 2014 (the "Trademark Security Agreement"), in favor of the Agent;

WHEREAS, the Trademark Security Agreement was recorded in the Trademark Division of the USPTO on August 6, 2015, at Reel 005594, Frame 0779; and

WHEREAS, pursuant to the Assignment of Intellectual Property Security Agreement dated as of August 21, 2015 (the "GECC Assignment") and recorded August 21, 2015 with the USPTO at Reel/Frame Nos. 5605/0949 and 5656/0543, GECC assigned and transferred to Agent and its successors and assigns, all of its right, title and interest in and to the Trademark Security Agreement;

WHEREAS, the Agent now desires to terminate and release the entirety of its Security Interest in the Trademark Collateral listed on Schedule 1 hereto.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and upon the terms set forth in this Release, the Agent hereby agrees as follows:

1. Definitions. The term "Trademark Collateral," as used herein, shall mean all of the Grantor's right, title and interest in, to and under the Trademarks listed on Schedule 1 hereto. Capitalized terms not defined herein have the meanings set forth in the Trademark Security Agreement.

2. Release of Security Interest. Agent, without recourse, representation or warranty and at the Grantor's sole cost and expense, hereby terminates, cancels and releases, in its entirety, for the benefit of Grantor, and its successors and assigns to the Trademark Collateral,

the security interest in the Trademark Collateral and any and right, title and interest of the Agent in the Trademark Collateral shall hereby terminate, cease and become void.

3. Recordation. Grantor authorizes and requests that the Commissioner for Trademarks record this Release.

4. Delivery by Facsimile. Delivery of an executed signature page to this Release by facsimile or electronic (including .pdf file) transmission shall be as effective as delivery of a mutually signed counterpart of this Release.


5. Further Assurances. From time to time after the date hereof, upon Grantor's reasonable request, Agent agrees to provide Grantor with any information and additional authorization and documentation necessary to effect the release of Agent's security interest in the Trademark Collateral (without recourse, representation or warranty and at Grantor's sole cost and expense).

6. Governing Law. THIS RELEASE AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HERETO SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.

[Signature page follows]

IN WITNESS WHEREOF, the undersigned has executed this Release of Intellectual Property Security Agreement by its duly authorized officer as of the date first written above.

**ANTARES CAPITAL LP** (as successor by assignment to General Electric Capital Corporation), as Administrative Agent

By:   
Name: PATRICIA W. KITZMAN  
Title: Duly Authorized Signatory

Schedule 1

**TRADEMARKS**

<b>MARK</b>	<b>JURISDICTION</b>	<b>REGISTRATION NO. (OR APPLICATION NO.)</b>	<b>REGISTRATION DATE (OR APPLICATION DATE)</b>	<b>OWNER</b>
AEROVISION	USA	4572325	07/22/2014	AutoEdge Distribution Inc. DBA InstallerEDGE
HYDROGARD	USA	3192779	01/02/2007	AutoEdge Distribution Inc. DBA InstallerEDGE
ULTAPURE	USA	3180568	12/05/2006	AutoEdge Distribution Inc. DBA InstallerEDGE
INSTALLEREDGE	USA	3115012	07/11/2006	AutoEdge Distribution Inc. DBA InstallerEDGE
INSTALLEREDGE FOR CARE PROFESSIONALS & Design	USA	4444081	12/03/2013	AutoEdge Distribution Inc. DBA InstallerEDGE
EZPAC	USA	4418799	10/15/2013	AutoEdge Distribution Inc. DBA InstallerEDGE
INSTALLEREDGE	USA	4400449	09/10/2013	AutoEdge Distribution Inc. DBA InstallerEDGE
INSTALLEREDGE	USA	4095017	02/07/2012	AutoEdge Distribution Inc. DBA InstallerEDGE

MARK	JURISDICTION	REGISTRATION NO. (OR APPLICATION NO.)	REGISTRATION DATE (OR APPLICATION DATE)	OWNER
INSTALLEREDGE FOR CAR CARE PROFESSIONALS & Design	USA	4030408	09/27/2011	AutoEdge Distribution Inc. DBA InstallerEDGE
TECHNAFIL	USA	3754718	03/02/2010	AutoEdge Distribution Inc. DBA InstallerEDGE
AEROVISION	Canada	TMA856558	07/30/2013	AutoEdge Distribution Inc. DBA InstallerEDGE
EZPAC	Canada	TMA858871	08/29/2013	AutoEdge Distribution Inc. DBA InstallerEDGE
INSTALLEREDGE FOR CAR CARE PROFESSIONALS & Design	Canada	TMA798806	05/30/2011	AutoEdge Distribution Inc. DBA InstallerEDGE
INSTALLEREDGE	Canada	TMA828298	07/18/2012	AutoEdge Distribution Inc. DBA InstallerEDGE
GREEN SOLUTIONS	Canada	TMA844848	02/26/2013	AutoEdge Distribution Inc. DBA InstallerEDGE
HYDROGARD	Canada	TMA798805	05/30/211	AutoEdge Distribution Inc. DBA InstallerEDGE
TECHNAFIL	Canada	TMA798808	05/30/2011	AutoEdge Distribution Inc. DBA InstallerEDGE

MARK	JURISDICTION	REGISTRATION NO. (OR APPLICATION NO.)	REGISTRATION DATE (OR APPLICATION DATE)	OWNER
AUTOEDGE	India	969129	03/11/2011	AutoEdge Distribution Inc. DBA InstallerEDGE
INSTALLEREDGE	India	974121	03/15/2011	AutoEdge Distribution Inc. DBA InstallerEDGE
TECHNAFIL	India	968388	03/10/2011	AutoEdge Distribution Inc. DBA InstallerEDGE