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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM451371

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT FOR SECURITY TRADEMARKS

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
SONIFI SOLUTIONS, INC.		11/17/2017	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	CERBERUS BUSINESS FINANCE, LLC			
Street Address:	875 THIRD AVENUE			
City:	New York			
State/Country:	NEW YORK			
Postal Code:	10022			
Entity Type:	Limited Liability Company: DELAWARE			

PROPERTY NUMBERS Total: 14

Number	Word Mark
2196850	LODGENET
2306099	LODGENET
4724894	SONIFI
4701148	STAYCONNECT
4746264	STAY1000
5013635	STAY1000LX
87396203	STAYCAST
87397683	STAYVIEW
4724427	SONIFI
5219824	HOTEL CAST
4890643	
86164956	
5286663	SONIFI SELECT
4725471	CONTENT CONNECTIVITY
	2196850 2306099 4724894 4701148 4746264 5013635 87396203 87397683 4724427 5219824 4890643 86164956 5286663

CORRESPONDENCE DATA

Fax Number: 2125935955

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: (212) 756-2132

TRADEMARK

900429067 REEL: 006184 FRAME: 0603

Email: scott.kareff@srz.com

Correspondent Name: Scott Kareff

Address Line 1: Schulte Roth & Zabel LLP, 919 Third Ave.

Address Line 4: New York, NEW YORK 10022

ATTORNEY DOCKET NUMBER:	014951.1754
NAME OF SUBMITTER:	Scott Kareff
SIGNATURE:	/RS for SK/
DATE SIGNED:	11/17/2017

Total Attachments: 4

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> TRADEMARK REEL: 006184 FRAME: 0604

ASSIGNMENT FOR SECURITY - - TRADEMARKS

WHEREAS, SONIFI Solutions, Inc., a Delaware corporation located at 777 South Figueroa Street, Suite 4225, Los Angeles, CA 90017 (the "Assignor") owns all right, title and interest in and to the trademarks and service marks listed on the attached Schedule A, which trademarks and service marks are registered or applied for in the United States Patent and Trademark Office (the "Trademarks");

WHEREAS, the Assignor has entered into a Pledge and Security Agreement, dated November 17, 2017 (as amended, restated, supplemented, modified or otherwise changed from time to time, the "Security Agreement"), in favor of Cerberus Business Finance, LLC, a Delaware limited liability company located at 875 Third Avenue, 12th Floor, New York, NY 10022, as the Collateral Agent for itself and certain lenders (in such capacity, together with its successors and assigns, if any, the "Assignee"); and

WHEREAS, pursuant to the Security Agreement, the Assignor has assigned to the Assignee and granted to the Assignee for the benefit of the Secured Parties (as defined in the Security Agreement) a continuing security interest in all right, title and interest of the Assignor in, to and under the Trademarks, together with, among other things, the good-will of the business symbolized by the Trademarks and the applications and registrations thereof (excluding any Excluded Property as defined in the Security Agreement), and all proceeds thereof, including, without limitation, any and all causes of action which may exist by reason of infringement thereof and any and all damages arising from past, present and future violations thereof (the "Collateral"), to secure the payment, performance and observance of the Secured Obligations (as defined in the Security Agreement);

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Assignor does hereby pledge, convey, sell, assign, transfer and set over unto the Assignee and grants to the Assignee for the benefit of the Assignee and the Secured Parties a continuing security interest in the Collateral to secure the prompt payment, performance and observance of the Secured Obligations.

The Assignor does hereby further acknowledge and affirm that the rights and remedies of the Assignee with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Assignment and the Security Agreement, the terms of the Security Agreement shall govern.

TRADEMARK REEL: 006184 FRAME: 0605

IN WITNESS WHEREOF, the Assignor has caused this Assignment to be duly executed by its officer thereunto duly authorized as of November <u>17</u>, 2017.

SONIFI SOLUTIONS, INC.

By:

Name: John Chang

Title: Chief Financial Officer

REEL: 006184 FRAME: 0606

SCHEDULE A TO ASSIGNMENT FOR SECURITY

Trademarks

SONIFI Solutions, Inc.	Owner										
	HOTEL CAST	SONIFI	STAYVIEW	STAYCAST	STAY1000LX	STAY1000	STAYCONNECT	SONIFI	LODGENET	LODGENET	Mark
4,890,643	5,219,824	4,724,427	87/397,683	87/396,203	5,013,635	4,746,264	4701148	4,724,894	2,306,099	2,196,850	Registration No./ Application No.
1/19/2016	6/6/2017	4/21/2015	4/4/2017	4/32017	8/2/2016	6/2/2015	3/10/2015	4/21/2015	1/4/2000	10/20/1998	Registration Date/Filing Date

TRADEMARK REEL: 006184 FRAME: 0607

RECORDED: 11/17/2017

SONIFI Solutions, Inc.	SONIFI Solutions, Inc.	SONIFI Solutions, Inc.	Owner
content x connectivity	SONIFI SELECT		Mark
4,725,471	5,286,663	86/164,956	Registration No./ Application No.
4/21/2015	9/12/17	6/10/2014	Registration Date/Filing Date

TRADEMARK REEL: 006184 FRAME: 0608