OP \$115.00 4338520

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM515712

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: Release of Security Interest in Intellectual Property at Reel/Frame No.

5587/0343

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
OCM FIE, LLC, as Agent		12/07/2017	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	SoonR, Inc.		
Street Address:	26 Tech Valley Drive, Suite 2		
City:	East Greenbush		
State/Country:	NEW YORK		
Postal Code:	12061		
Entity Type:	Corporation: DELAWARE		

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	4338520	SOONR
Registration Number:	4378944	SOONR WORKPLACE
Registration Number:	3244107	SHARE ON THE SPOT
Registration Number:	3244106	SOONR

CORRESPONDENCE DATA

Fax Number: 2138918763

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.

Email: rhonda.deleon@lw.com Latham & Watkins LLP **Correspondent Name:** Address Line 1: 355 South Grand Avenue

Address Line 4: Los Angeles, CALIFORNIA 90071-1560

ATTORNEY DOCKET NUMBER: 030786-0930 **NAME OF SUBMITTER:** Rhonda DeLeon SIGNATURE: /Rhonda DeLeon/ **DATE SIGNED:** 03/24/2019

Total Attachments: 3

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TRADEMARK REEL: 006599 FRAME: 0384 source=Autotask - IP Release (SoonR) EXECUTED#page2.tif source=Autotask - IP Release (SoonR) EXECUTED#page3.tif

TRADEMARK REEL: 006599 FRAME: 0385

RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY

This **RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY** (the "Release"), dated as of December 7, 2017, is made by OCM FIE, LLC, a Delaware limited liability company, as Agent for each member of the Lender Group (the "Agent"), pursuant to the Second Lien Credit Agreement, dated as of July 29, 2015 (as amended, supplemented, extended, restated, or otherwise modified from time to time, the "Credit Agreement") and the Second Lien Guaranty and Security Agreement dated as of July 29, 2015 (as amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement");

WITNESSETH

WHEREAS, SoonR, Inc., a Delaware corporation (the "<u>Grantor</u>"), is a party to the Security Agreement and a Loan Party under the Credit Agreement;

WHEREAS, pursuant to the Credit Agreement and the Security Agreement, the Grantor executed and delivered to the Agent that certain (i) SoonR Trademark Security Agreement dated as of July 29, 2015 (the "<u>Trademark Security Agreement</u>") and recorded with the United States Patent and Trademark Office ("<u>USPTO</u>") on July 29, 2015 at Reel/Frame No. 5587/0343 and (ii) SoonR Patent Security Agreement dated as of July 29, 2015 (the "<u>Patent Security Agreement</u>") and recorded with the USPTO on July 39, 2015 at Reel/Frame No. 36208/0959, pursuant to which the Grantor granted to the Agent a security interest in the Trademark Collateral (as defined in the Trademark Security Agreement) and Patent Collateral (as defined in the Patent Security Agreement);

WHEREAS, as of the date hereof, all of the obligations secured by the security interest granted under the Trademark Security Agreement and the Patent Security Agreement have been paid, performed, satisfied and discharged in full and, in connection therewith, the Grantor has requested that the Agent release its security interest in all of its right, title and interest in and to the Trademark Collateral and Patent Collateral.

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, the Agent hereby DISCHARGES, TERMINATES and RELEASES, without recourse, representation or warranty, its security interest in all right, title and interest in and to the Trademark Collateral and Patent Collateral, including the trademark registrations, trademark applications, patents, and patent applications set forth in Schedule I attached hereto and incorporated herein by reference. The undersigned hereby transfers and assigns to the Grantor, without recourse, representation or warranty, any and all right, title and interest that the Agent may have obtained in, to and under the Trademarks Collateral and Patent Collateral under the Credit Agreement and the Security Agreement.

[SIGNATURE PAGE FOLLOWS]

TRADEMARK
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IN WITNESS WHEREOF, the Agent has caused this Release to be duly executed and delivered as of the date first written above.

OCM FIE, LLC,

as Agent

By:

Name:

Title:

By:

Name: NICVOUN

Title: Authorized Signatory

SCHEDULE I to ${\tt to}$ RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY

Patents

Grantor	Country	Patent	Application/ Patent No.	Filing Date
SoonR, Inc.	USA	A Method for	11/238838 /	9/29/2005
		Distributing Data,	8116288	
		Adapted for		
		Mobile Devices		
SoonR, Inc.	USA	A Method for	11/939068 /	11/13/2007
		Distributing Data,	7933254	
		Adapted for		
		Mobile Devices		
SoonR, Inc.	USA	Network Adapted	11/238839 /	9/29/2005
		for Mobile	7779069	
		Devices		
SoonR, Inc.	USA	Network Adapted	12/833616 /	7/9/2010
		for Mobile	7899891	
		Devices		

Trademark Registrations/Applications

Grantor	Country	Mark	Application/ Registration No.	App/Reg Date
SoonR, Inc.	U.S.	SoonR	4338520	9/26/2012
		SOONR		
SoonR, Inc.	U.S.	SoonR Workplace	4378944	9/26/2012
		SOONR WORKPLACE		
SoonR, Inc.	U.S.	SoonR	3244107	12/29/2005
		SOONR		
SoonR, Inc.	U.S.	Share on the Spot	3244106	9/29/2005
		SHARE ON THE SPOT		

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RECORDED: 03/24/2019

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