

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM520031

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	Supplement No. 3 to Trademark Security Agreement		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Micron Technology, Inc.		04/16/2019	Corporation: DELAWARE
RECEIVING PARTY DATA			
Name:	JPMorgan Chase Bank, N.A., as Collateral Agent		
Street Address:	10 S. Dearborn		
Internal Address:	7th Floor		
City:	Chicago		
State/Country:	ILLINOIS		
Postal Code:	60603		
Entity Type:	National Banking Association: UNITED STATES		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Registration Number:	5722720	XCCELA	
Registration Number:	5654095	MT	
CORRESPONDENCE DATA			
Fax Number:	6502125002		
<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>			
Phone:	6502515027		
Email:	jmull@stblaw.com		
Correspondent Name:	Marcela Robledo		
Address Line 1:	2475 Hanover Street		
Address Line 4:	Palo Alto, CALIFORNIA 94304		
ATTORNEY DOCKET NUMBER:	509265/2155		
NAME OF SUBMITTER:	J. Jason Mull		
SIGNATURE:	/J. Jason Mull/		
DATE SIGNED:	04/19/2019		
Total Attachments: 5			
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SUPPLEMENT NO. 3 TO TRADEMARK SECURITY AGREEMENT

This Supplement No. 3, dated as of April 16, 2019 (this "**Supplement**"), to the Trademark Security Agreement (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Trademark Security Agreement**"), dated as of July 3, 2018, is made by MICRON TECHNOLOGY, INC., a Delaware corporation (the "**Grantor**"), in favor of JPMORGAN CHASE BANK, N.A., in its capacity as collateral agent (the "**Collateral Agent**") for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, the Grantor has entered into a Credit Agreement, dated as of July 3, 2018 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Credit Agreement**") with the Lenders party thereto and the Collateral Agent, as administrative agent and collateral agent.

WHEREAS, as a condition precedent to the making of the Loans, the Grantor has executed and delivered that certain Guarantee and Collateral Agreement, dated as of July 3, 2018 to the Collateral Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "**Security Agreement**"). Terms defined in the Security Agreement and not otherwise defined herein are used herein as defined in the Security Agreement. Terms defined in the Credit Agreement and not otherwise defined herein or in the Security Agreement are used herein as defined in the Credit Agreement.

WHEREAS, under the terms of the Security Agreement, the Grantor has granted to the Collateral Agent, for the ratable benefit of the Secured Parties, a security interest in, among other property, all Intellectual Property of the Grantor constituting Collateral and has executed the Trademark Security Agreement with respect to Trademarks constituting Material Intellectual Property for recording with the U.S. Patent and Trademark Office.

WHEREAS, pursuant to Section 5.3(c) of the Security Agreement, following the acquisition of an interest in any After-Acquired Material Intellectual Property, the Grantor shall provide written notice to the Collateral Agent identifying the registered or applied-for Patents, Trademarks and/or Copyrights that were not as of the date of the Security Agreement a part of the Material Intellectual Property, including any such After-Acquired Material Intellectual Property, and such notice shall include all such new After-Acquired Material Intellectual Property, and the Grantor shall execute and deliver to the Collateral Agent an IP Domestic Security Agreement Supplement covering such Intellectual Property, which IP Domestic Security Agreement Supplement shall be recorded with the U.S. Patent and Trademark Office, the U.S. Copyright Office and/or any other U.S. governmental authorities necessary to perfect the security interest thereunder in any such Intellectual Property.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantor agrees as follows:

Section 1. Grant of Security. The Grantor hereby grants to the Collateral Agent for the ratable benefit of the Secured Parties a security interest in the Grantor's right, title and interest in and to the following, whether now owned or hereafter acquired or arising:

(i) each Trademark constituting Material Intellectual Property owned by the Grantor (including, without limitation, each Trademark registration and application therefor, referred to in Schedule 1 hereto, and all of the goodwill symbolized by, each such Trademark);

(ii) all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of the Grantor accruing thereunder or pertaining thereto; and

(iii) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the foregoing, including, without limitation, all proceeds of any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages.

Section 2. Recordation. The Grantor authorizes and requests that the Commissioner for Trademarks and any other applicable government officer record this Supplement.

Section 3. Grants, Rights and Remedies. This Supplement has been executed and delivered by the Grantor for the purpose of recording the grant of security interest herein with the U.S. Patent and Trademark Office. The security interest granted hereby has been granted to the Collateral Agent in connection with the Security Agreement and is expressly subject to the terms and conditions thereof and does not modify its terms or conditions or create any additional rights or obligations for any party thereto or hereto. The Security Agreement (and all rights and remedies of the Collateral Agent thereunder) shall remain in full force and effect in accordance with its terms.

Section 4. Governing Law. This Supplement shall be governed by, and construed in accordance with, the laws of the State of New York.

IN WITNESS WHEREOF, the Grantor has caused this Supplement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

MICRON TECHNOLOGY, INC.

By: GR

Name: Greg Routin

Title: Treasurer

REVIEWED
NTI Legal

GR

Schedule 1 (Supplemental Trademark Schedule as of April 11, 2019) Attached

065664-0012-13011-Active.19891796.2

TRADEMARK
REEL: 006624 FRAME: 0393

Schedule 1 - Supplemental Trademark Schedule as of April 11, 2019

Mark	Status	Country	Application No.	Reg. No.
CRUCIAL	Registered	Chile - (CL)	1284878	Registered
CRUCIAL	Registered	Chile - (CL)	1284880	Registered
MICRON	Filed	Indonesia - (ID)	IDM000356259	New App
XCELA	Registered	United States - (US)	87/160,142	5722720
INTELLIGENCE ACCELERATED	Filed	Mexico - (MX)		New App
INTELLIGENCE ACCELERATED	Filed	Russian Federation - (RU)		New App
INTELLIGENCE ACCELERATED	Filed	Switzerland - (CH)		New App
INTELLIGENCE ACCELERATED	Filed	Thailand - (TH)		New App
INTELLIGENCE, ACCELERATED	Registered	Great Britain - (GB)	3339933	3339933
MT	Registered	United States - (US)	87916144	5654095
MICRON CRUCIAL (měi guāng kù xùn) Chinese C	Filed	Hong Kong - (HK)	304810176	New App
MICRON CRUCIAL (měi guāng kù xùn) Chinese C	Filed	Taiwan - (TW)	108006622	New App
MICRON CRUCIAL (měi guāng kù xùn) Chinese C	Filed	China P.R. - (CN)	34600701	New App