#### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM555979

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
ICP CONSTRUCTION, INC.		12/24/2019	Corporation: MASSACHUSETTS

#### **RECEIVING PARTY DATA**

Name:	GOLDMAN SACHS MIDDLE MARKET LENDING CORP., AS COLLATERAL AGENT
Street Address:	200 WEST STREET
City:	NEW YORK
State/Country:	NEW YORK
Postal Code:	10282
Entity Type:	Corporation: DELAWARE

#### **PROPERTY NUMBERS Total: 13**

Property Type	Number	Word Mark			
Registration Number:	5912298	SIGNADECK			
Registration Number:	5912299	TEMPOTILE			
Registration Number:	5912300	TRACKDECK			
Registration Number:	5854462	STAIN-PROOF			
Registration Number:	5770969	RAREFORM			
Registration Number:	5852526	INDEPENDENCE FOR INDEPENDENTS			
Registration Number:	5418943	ICP CONSTRUCTION			
Registration Number:	2638020	R			
Registration Number:	1694393	REBOUND ACE			
Serial Number:	88456718	CLEAN. KILL. COAT.			
Serial Number:	88171198	SIGNAFLOR			
Serial Number:	88171211	SIGNAWOOD			
Serial Number:	88171221	SIGNAFLEX AQUA			

#### **CORRESPONDENCE DATA**

Fax Number: 6175269899

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.

6175269628 Phone:

TRADEMARK

REEL: 006831 FRAME: 0059 900529644

**Email:** cslattery@proskauer.com

Correspondent Name: Christine Slattery
Address Line 1: Proskauer Rose LLP

Address Line 2: One International Place, 23rd Floor Address Line 4: Boston, MASSACHUSETTS 02110

ATTORNEY DOCKET NUMBER:	32868 / 065
NAME OF SUBMITTER:	Christine Slattery
SIGNATURE:	/Christine Slattery/
DATE SIGNED:	01/06/2020

#### **Total Attachments: 7**

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#### TRADEMARK SECURITY AGREEMENT

This **TRADEMARK SECURITY AGREEMENT**, dated as of December 24, 2019 (as amended, restated, supplemented or otherwise modified from time to time, this "**Trademark Security Agreement**"), is made by **ICP CONSTRUCTION, INC.**, a Massachusetts corporation (the "**Grantor**"), in favor of Goldman Sachs Middle Market Lending Corp., as Administrative Agent and Collateral Agent for the Secured Parties (in such capacity and together with its successors and permitted assigns, the "**Collateral Agent**").

WHEREAS, the Grantor is party to a Second Lien Security Agreement, dated as of November 3, 2017 (as amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement"), among the Grantor, the other grantors party thereto and the Collateral Agent for the Secured Parties, pursuant to which the Grantor granted a security interest to the Collateral Agent (on behalf of the Secured Parties) in the Trademark Collateral (as defined below) and is required to execute and deliver this Trademark Security Agreement.

**NOW, THEREFORE,** in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Grantor hereby agrees with the Collateral Agent as follows:

#### SECTION 1. DEFINED TERMS

Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

#### SECTION 2. GRANT OF SECURITY INTEREST

As collateral security for the payment or performance when due of the Secured Obligations, including the Guaranteed Obligations, the Grantor hereby pledges to the Collateral Agent, its successors and permitted assigns, for the benefit of the Secured Parties, and hereby grants to the Collateral Agent, its successors and permitted assigns, for the benefit of the Secured Parties, a security interest in all right, title and interest in or to any and all of the following assets and properties now owned or at any time hereafter acquired by the Grantor or in which the Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "**Trademark Collateral**"); *provided* that, the Trademark Collateral shall not include any Excluded Assets (such as any intent-to-use application prior to the filing of a "Statement of Use" or "Amendment to Allege Use" with respect thereto, to the extent, if any, that, and solely during the period, if any, in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use application or any registration that issues therefrom under any applicable federal law):

(i) all trademarks, service marks, trade names, corporate names, trade dress, logos, designs, fictitious business names other source or business identifiers, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all registration and recording applications filed in connection therewith, including registrations and registration applications in the United States Patent and Trademark Office ("USPTO"), including the registrations and registrations applications listed in Schedule A hereto, or any similar offices in any State of the United States or any political subdivision thereof, and all extensions or renewals thereof, as well as any unregistered trademarks and service marks used by the Grantor; and (b) all goodwill connected with the use thereof and symbolized thereby,

- (ii) all additions and improvements to the foregoing, renewals and extensions thereof, rights to sue or otherwise recover for infringements, dilution or other violations thereof,
  - (iii) all rights corresponding to the foregoing throughout the world, and
- (iv) to the extent not otherwise included, all Proceeds, products, accessions, rents and profits of any and all of the foregoing.

#### SECTION 3. SECURITY AGREEMENT

The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent for the Secured Parties pursuant to the Security Agreement, and the Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control.

#### SECTION 4. RECORDATION

The Grantor hereby authorizes and requests that the USPTO record this Trademark Security Agreement.

#### **SECTION 5. TERMINATION**

This Trademark Security Agreement shall terminate and the security interest in the Trademark Collateral shall be released upon the payment and performance of the Secured Obligations (other than any outstanding indemnification obligations). Upon the termination of this Trademark Security Agreement, the Collateral Agent shall execute all documents, make all filings, and take all other actions reasonably requested by the Grantor to evidence and record the release of the security interests in the Trademark Collateral granted herein.

#### **SECTION 6. GOVERNING LAW**

THIS TRADEMARK SECURITY AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK, WITHOUT GIVING EFFECT TO ANY CHOICE OF LAW PRINCIPLES THAT WOULD APPLY THE LAWS OF ANOTHER JURISDICTION.

#### **SECTION 7. COUNTERPARTS**

This Trademark Security Agreement may be executed in one or more counterparts and by different parties hereto in separate counterparts, each of which when so executed and delivered shall be deemed an original, but all such counterparts together shall constitute but one and the same instrument. Delivery by facsimile or other electronic communication of an executed counterpart of a signature page to this Trademark Security Agreement shall be effective as delivery of an original executed counterpart of this Trademark Security Agreement.

#### **SECTION 8. INTERCREDITOR**

REFERENCE IS MADE TO THAT CERTAIN INTERCREDITOR AGREEMENT, DATED AS OF NOVEMBER 3, 2017, BY AND AMONG ANTARES CAPITAL LP. **SACHS MIDDLE MARKET LENDING** CORP., THE **GOLDMAN OTHER** REPRESENTATIVES PARTY THERETO FROM TIME TO TIME AND THE GRANTORS PARTY THERETO. THE COLLATERAL AGENT HEREUNDER AND EACH LENDER UNDER THE CREDIT AGREEMENT AGREES THAT IT WILL BE BOUND BY AND TAKE NO ACTIONS CONTRARY TO THE **PROVISIONS** INTERCREDITOR AGREEMENT AND **AUTHORIZES** AND **INSTRUCTS** THE ADMINISTRATIVE AGENT TO ENTER INTO THE INTERCREDITOR AGREEMENT AS "SECOND LIEN AGENT" AND ON BEHALF OF SUCH LENDERS. THE PROVISIONS OF THIS SECTION 8 ARE NOT INTENDED TO SUMMARIZE ALL RELEVANT PROVISIONS OF THE INTERCREDITOR AGREEMENT. REFERENCE MUST BE MADE TO THE INTERCREDITOR AGREEMENT ITSELF TO UNDERSTAND ALL TERMS AND CONDITIONS THEREOF. THE COLLATERAL AGENT AND EACH LENDER IS RESPONSIBLE FOR MAKING ITS OWN ANALYSIS AND REVIEW OF THE INTERCREDITOR AGREEMENT AND THE TERMS AND PROVISIONS THEREOF, AND NEITHER THE ADMINISTRATIVE AGENT NOR ANY OF ITS AFFILIATES MAKES ANY REPRESENTATION TO THE COLLATERAL AGENT OR ANY LENDER AS TO THE SUFFICIENCY OR ADVISABILITY OF THE PROVISIONS CONTAINED IN THE INTERCREDITOR AGREEMENT. THE FOREGOING PROVISIONS ARE INTENDED AS AN INDUCEMENT TO THE LENDERS UNDER THE FIRST LIEN CREDIT AGREEMENT TO EXTEND CREDIT THEREUNDER AND SUCH LENDERS ARE INTENDED THIRD PARTY BENEFICIARIES OF SUCH PROVISIONS AND THE PROVISIONS OF THE INTERCREDITOR AGREEMENT.

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**IN WITNESS WHEREOF,** the Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

ICP CONSTRUCTION, INC.,

as Grantor

By: Name: Sven Doerge

Title: Chief Financial Officer

REEL: 006831 FRAME: 0064

ACCEPTED AND AGREED as of the date first above written:

## GOLDMAN SACHS MIDDLE MARKET LENDING CORP.,

as Collateral Agent

		Ele.	Your	
By:			•	
-	Managa D	. 1 37		_

Name: David Yu

Title: Authorized Signatory

# $\begin{array}{c} \text{SCHEDULE A} \\ \text{to} \\ \\ \text{TRADEMARK SECURITY AGREEMENT} \end{array}$

### TRADEMARK REGISTRATIONS AND APPLICATIONS

Country	Mark	Application No.	Application Date	Registration No.	Registration Date	Owner
U.S.		88456718	6/3/2019	N/A	N/A	ICP
0.8.	CLEAN, KILL, COAT,					Construction,
						Inc.
U.S.		88177977	11/1/2018	5912298	11/19/2019	ICP
	SIGNADECK					Construction,
						Inc.
U.S.	Manager & State of Participal Control	88177989	11/1/2018	5912299	11/19/2019	ICP
	TEMPOTILE					Construction,
	_					Inc.
U.S.	TOD A CHARLEST CHA	88177997	11/1/2018	5912300	11/19/2019	ICP
	TRACKDECK					Construction, Inc.
TI C		00171100	11/26/2010	27/4	27/4	
U.S.	SIGNAFLOR	88171198	11/26/2018	N/A	N/A	ICP Construction,
	SIGNATLOR					Inc.
U.S.		88171211	10/26/2018	N/A	N/A	ICP
0.3.	SIGNAWOOD	001/1211	10/20/2018	IN/A	IN/A	Construction,
	DIGITAL IT COLD					Inc.
U.S.		88171221	10/26/2018	N/A	N/A	ICP
	SIGNAFLEX AQUA					Construction,
						Inc.
U.S.		87939869	5/29/2018	5854462	9/10/2019	ICP
	STAIN-PROOF					Construction,
						Inc.
U.S.	and a land appropriate soft ages at the	87857739	3/30/2018	5770969	6/4/2019	ICP
0.5.	RAREFORM					Construction,
	_					Inc.
U.S.	INDEPENDENCE FOR	87827962	3/9/2018	5852526	9/3/2019	ICP
	INDEPENDENCE FOR INDEPENDENTS					Construction, Inc.
II.C		07054500	5 /2 1 /2 0 1 <i>6</i>	Z410043	2/6/2010	
U.S.	ICP CONSTRUCTION	87054509	5/31/2016	5418943	3/6/2018	ICP Construction,
	ar construction					Inc.

Country	Mark	Application No.	Application Date	Registration No.	Registration Date	Owner
U.S.	B	75909971	2/4/2000	2638020	10/22/2002	ICP Construction, Inc.
U.S.	REBOUND ACE	73740947	7/19/1988	1694393	6/16/1992	ICP Construction, Inc.

**RECORDED: 01/06/2020**