

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM577045

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Cupron Inc.		03/31/2020	Corporation: DELAWARE
RECEIVING PARTY DATA			
Name:	Spotswood Capital, LLC		
Street Address:	300 N. Greene Street		
City:	Greensboro		
State/Country:	NORTH CAROLINA		
Postal Code:	27401		
Entity Type:	Limited Liability Company: NORTH CAROLINA		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Registration Number:	3663756	CUPRON	
Registration Number:	5263514	CUPRON	
CORRESPONDENCE DATA			
Fax Number:	8043447999		
<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:	8047888200		
Email:	lcouch@huntonak.com		
Correspondent Name:	Hunton Andrews Kurth LLP		
Address Line 1:	951 East Byrd Street		
Address Line 2:	Riverfront Plaza, East Tower		
Address Line 4:	Richmond, VIRGINIA 23219		
ATTORNEY DOCKET NUMBER:	080266.0000015		
NAME OF SUBMITTER:	David E. Baker		
SIGNATURE:	/David E. Baker/		
DATE SIGNED:	05/19/2020		
Total Attachments: 6			
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Trademark Security Agreement

THIS TRADEMARK SECURITY AGREEMENT, dated as of March 31, 2020 (this "IP Security Agreement"), is made by Cupron Inc., a Delaware corporation (the "Grantor"), in favor of Spotswood Capital, LLC, a North Carolina limited liability company, as collateral agent (in such capacity, together with its successors and permitted assigns, the "Collateral Agent") for the Secured Parties (as defined in the Security Agreement referred to below).

WHEREAS, the Grantor, the Collateral Agent and the other Secured Parties party thereto have entered into that certain Note Purchase Agreement dated as of March 31, 2020 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Note Purchase Agreement"), pursuant to which the Secured Parties agreed to make loans to the Grantor;

WHEREAS, in connection with the Note Purchase Agreement, the Grantor has entered into that certain Security Agreement dated as of March 31, 2020 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), in favor of the Collateral Agent for the benefit of the Secured Parties; and

WHEREAS, the Security Agreement requires the Grantor to execute and deliver this IP Security Agreement.

NOW, THEREFORE, in consideration of the premises and in order to ensure compliance with the Note Purchase Agreement and the Security Agreement, the Grantor hereby agrees as follows:

1. Defined Terms. Capitalized terms used herein without definition are used as defined in the Security Agreement.

2. Grant of Security Interest in Trademark Collateral. The Grantor, as collateral security for the prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Secured Obligations, pledges, assigns and transfers to the Collateral Agent, and grants to the Collateral Agent, for the ratable benefit of the Secured Parties, a security interest in all of the following property now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest and whether now existing or hereafter coming into existence (the "Trademark Collateral");

(i) all of its Trademarks and all Trademark Licenses providing for the grant by or to the Grantor of any right under any Trademark, including, without limitation, those referred to on Schedule I hereto;

(ii) all renewals and extensions of the foregoing;

(iii) all goodwill of the business connected with the use of, and symbolized by, each such Trademark; and

(iv) all income, royalties, proceeds and liabilities at any time due or payable or asserted under and with respect to any of the foregoing, including, without limitation, all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment thereof.

3. Security Agreement. The security interest granted pursuant to this IP Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent pursuant to the Security Agreement, and the Grantor hereby acknowledges and agrees 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.

[Signatures appear on the following page]

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

Cupron Inc.

By: Christopher R. Andrews

Name: Christopher R. Andrews

Title: Chief Executive Officer

ACCEPTED AND AGREED

Spotswood Capital, LLC

By: F. Claiborne Johnston, III

Name: F. Claiborne Johnston, III

Title: Manager

Schedule I

Trademarks

(See attached.)

CUPRON TRADEMARK SCHEDULE

Mark	Country	Application No.	Filing Date	Registration No.	Registration Date
CUPRON	Canada	1229092	8/30/2004	693589	8/7/2007
CUPRON	Canada	1806693	10/27/2016		(Pending)
CUPRON	China	6077456	5/29/2007	6077456	12/6/2009
CUPRON	China	6077457	5/29/2007	6077457	1/20/2010
CUPRON	China	6077459	5/29/2007	6077459	4/20/2010
CUPRON	China	6077460	5/29/2007	6077460	3/27/2010
CUPRON	China	6077461	5/29/2007	6077461	1/27/2010
CUPRON	China	13459531	10/31/2013	13459531	2/7/2015
CUPRON	China	13459532	10/31/2013	13459532	8/14/2016
CUPRON	China	6077455	5/29/2007	6077455	3/27/2020
CUPRON	China	1326538	7/15/2016	1326538	7/15/2016
CUPRON	Europe	3987591	8/17/2004	3987591	12/10/2009
CUPRON	Europe	1326538	1/5/2017	1326538	7/15/2016
CUPRON	India	1326538	1/5/2017	1326538	7/15/2016
CUPRON	Israel	170782	3/3/2004	170782	4/5/2005
CUPRON	Israel	170783	3/3/2004	170783	4/5/2005
CUPRON	Israel	170784	3/3/2004	170784	4/5/2005
CUPRON	Israel	170785	3/3/2004	170785	6/7/2005
CUPRON	Israel	170786	3/3/2004	170786	4/5/2005
CUPRON	Israel	196209	12/13/2006	196209	12/13/2016
CUPRON	Israel	170781	3/3/2004	170781	3/3/2004
CUPRON	Israel	1326538	7/15/2016	1326538	7/15/2016

Mark	Country	Application No.	Filing Date	Registration No.	Registration Date
CUPRON	Japan	2007-51070	5/23/2007	5354697	9/17/2010
CUPRON	Republic of Korea	40-2007-31584	6/13/2007	40-0767373	11/3/2008
CUPRON	Republic of Korea	40-2007-0031588	5/25/2007	40-0801672	9/23/2009
CUPRON	Republic of Korea	1326538	1/5/2017	1326538	7/15/2016
CUPRON	Mexico	861265	6/13/2007	996167	8/3/2007
CUPRON	Mexico	861269	6/13/2007	996171	8/3/2007
CUPRON	Mexico	861268	6/13/2007	996170	8/3/2007
CUPRON	Mexico	861267	6/13/2007	996169	8/3/2007
CUPRON	Mexico	861270	6/13/2007	996172	8/3/2007
CUPRON	Mexico	861264	6/13/2007	861264	9/25/2007
CUPRON	Mexico	861266	6/13/2007	996168	8/3/2007
CUPRON	Mexico	1326538	7/15/2016	1862865	7/15/2016
CUPRON	Mexico	1326538	7/15/2016	1862866	7/15/2016
CUPRON	Mexico	1326538	7/15/2016	1862867	7/15/2016
CUPRON	Mexico	1326538	7/15/2016	1862868	7/15/2016
CUPRON	Mexico	1326538	7/15/2016	1862860	7/15/2016
CUPRON	India	1560953	5/22/2007	1560953	5/22/2007
CUPRON	Taiwan, Province of China	105062466	4/11/2017	1888225	12/6/2017
CUPRON	United States	78976817	8/30/2004	3663756	8/4/2009
CUPRON	United States	87018081	4/28/2016	5263514	8/15/2017