

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM585419

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
ZEECO, INC.		06/05/2020	Corporation: OKLAHOMA
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Wells Fargo Bank, National Association		
<b>Street Address:</b>	1525 West W.T. Harris Blvd		
<b>Internal Address:</b>	MAC D1109-019		
<b>City:</b>	Charlotte		
<b>State/Country:</b>	NORTH CAROLINA		
<b>Postal Code:</b>	28262		
<b>Entity Type:</b>	National Banking Association: UNITED STATES		
<b>PROPERTY NUMBERS Total: 4</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	2648748	ZEECO,INC.	
<b>Registration Number:</b>	2860681	ZEECO	
<b>Registration Number:</b>	4138237	Z ZEECO	
<b>Registration Number:</b>	4861354	FREE JET	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	2147455390		
<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>			
<b>Phone:</b>	2147455612		
<b>Email:</b>	ngraham@winstead.com		
<b>Correspondent Name:</b>	Nancy Graham c/o WINSTEAD PC		
<b>Address Line 1:</b>	2728 N. Harwood Street		
<b>Address Line 2:</b>	Suite 500		
<b>Address Line 4:</b>	Dallas, TEXAS 75201		
<b>ATTORNEY DOCKET NUMBER:</b>	4839-2534		
<b>NAME OF SUBMITTER:</b>	Nancy Graham		
<b>SIGNATURE:</b>	/Nancy Graham/		
<b>DATE SIGNED:</b>	07/08/2020		

CH \$115.00 2648748

**Total Attachments: 6**

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June 5, 2020

TRADEMARK SECURITY AGREEMENT

WHEREAS, Zeeco, Inc., an Oklahoma corporation ("Grantor"), owns the Trademarks and trademark applications listed on Schedule 1 annexed hereto, and is a party to the Licenses listed on Schedule 1 annexed hereto; and

WHEREAS, pursuant to the terms of the Security Agreement dated as of June 5, 2020 (as said Agreement may be amended and in effect from time to time, the "Security Agreement"; terms used herein but not defined herein shall have the meanings given to them in the Security Agreement), among the Grantor, certain subsidiaries of the Grantor, and Wells Fargo Bank, National Association, as administrative agent ("Secured Party"), Grantor has granted to Secured Party a security interest in substantially all the assets of Grantor including all right, title and interest of Grantor in, to and under all now owned and hereafter acquired Trademarks, trademark registrations, trademark applications and Licenses, together with the goodwill of the business symbolized by Grantor's trademarks, and all proceeds thereof, to secure the payment of all Secured Obligations;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant to Secured Party a continuing security interest in all of Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether presently existing or hereafter created or acquired:

(1) (a) all trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, logos, other source or business identifiers, designs and general intangibles of like nature, all registrations and recordings thereof, and all registration and recording applications filed with any Governmental Authority in connection therewith, and all extensions or renewals thereof, (b) all goodwill associated therewith or symbolized thereby, (c) all other assets, rights and interests that uniquely reflect or embody such goodwill, (d) all rights to use and/or sell any of the foregoing, and (e) the portion of the business to which each trademark pertains (the "Trademarks"), each of which is set forth herein on Schedule 1 annexed hereto;

(2) any written agreement, now or hereafter in effect, granting to any third party any right to use any Trademark now or hereafter owned by such Grantor or which such Grantor otherwise has the right to license, or granting to such Grantor any right to use any Trademark now or hereafter owned by any third party, and all rights of such Grantor under any such agreement (each a "License"), including, without limitation, each License listed on Schedule 1 annexed hereto;

(3) related documentation, registrations and franchises, and all additions, improvements and accessions to, and books and records describing or used in connection with, any of the foregoing; and

(4) all Accessions and Proceeds of the foregoing.

Grantor and Secured Party, on behalf of the holders of the Secured Obligations, hereby acknowledge and agree that the security interest in the trademarks and trademark applications set forth on Schedule 1

attached hereto (i) may only be terminated in accordance with the terms of the Security Agreement and (ii) is not to be construed as an assignment of any trademark or trademark application.

This security interest is granted in conjunction with the security interests granted to Secured Party pursuant to the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Secured Party 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.

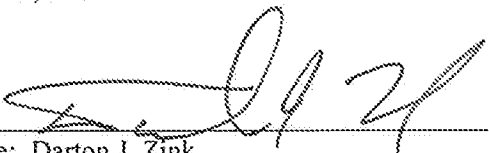
[Signatures On Following Page]

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

Acknowledged:

**GRANTOR:**

ZEECO, INC.

By:   
Name: Darton J. Zink  
Title: President & Chief Executive Officer

**SECURED PARTY:**

WELLS FARGO BANK, NATIONAL  
ASSOCIATION, as administrative agent

By: 

Name: Dan A. Hughes

Title: Vice President

Date: June 3, 2020

## Zeeco, Inc. Summary of Trademarks

Case Type	Country	Mark	Status, Filing Date, App. Serial No., Pub. No. & Date	Pat/Reg No., Issue/Reg Date	Next Reminder	Due Date
US Trademark	US	Mark: ZECCO, INC.	Registered Filed: 6/19/2001 Serial #: 76/273,466	Registered 11/12/2002 Reg. #: 2,648,748	20 year renewal - US	11/12/2022
US Trademark	US	Mark: ZECCO	Registered Filed: 6/22/2001 Serial #: 76/275,619	Registered 7/6/2004 Reg. #: 2,860,681	File Trademark Renewal-US	7/6/2024
Foreign Trademark	Canada	Mark: ZECCO	Registered Filed: 8/9/2011 Serial #: 1538953	Registered 5/1/2013 Reg. #: TMA850,037	Renewal Deadline - CANADA	5/1/2028
Foreign Trademark	India	Mark: ZECCO	Registered Filed: 8/23/2011 Serial #: 2193774	Registered 10/21/2016 Reg. #: 2193774	Pay Renewal Fee Foreign Country- India	8/23/2021
Madrid Protocol		Mark: ZECCO	Registered Filed: 8/3/2011 Serial #: A0025655	Registered 8/3/2011 Reg. #: 1102277	Renewal Due-TMMP	8/3/2021
Foreign Trademark	Saudi Arabia	Mark: ZECCO	Registered Filed: 8/14/2011 Serial #: 171293	Registered 10/15/2012 Reg. #: 1383416	Pay Renewal Fee Foreign Country- Saudi Arabia	4/26/2021
US Trademark	US	Mark: Z ZECCO (FLAMING DESIGN)	Registered Filed: 8/30/2011 Serial #: 85/410,368	Registered 5/8/2012 Reg. #: 4,138,237	File Trademark Renewal-US	5/8/2022
Foreign Trademark	Canada	Mark: Z ZECCO (FLAMING DESIGN)	Registered Filed: 11/2/2011 Serial #: 1550371	Registered 5/1/2013 Reg. #: TMA850,059	Renewal Deadline - CANADA	5/1/2028

Date: June 3, 2020

# Zecco, Inc. Summary of Trademarks

Case Type	Country	Mark	Status, Filing Date, App. Serial No., Pub. No. & Date	Pat/Reg No., Issue/Reg Date	Next Reminder	Due Date
Foreign Trademark	India	Mark: Z ZEECCO (FLAMING DESIGN)	Registered Filed: 1/11/2012 Serial #: 2264982	Registered: 9/30/2015 Reg. #: 2264982		
Madrid Protocol		Mark: Z ZEECCO (FLAMING DESIGN)	Registered Filed: 10/13/2011 Serial #: A0026712	Registered: 10/13/2011 Reg. #: 1097046	Renewal Due-TMMP	10/13/2021
Foreign Trademark	Saudi Arabia	Mark: Z ZEECCO (FLAMING DESIGN)	Registered Filed: 11/12/2011 Serial #: 174184	Registered: 3/6/2013 Reg. #: 140746		
US Trademark	US	Mark: FREEJET	Registered Filed: 5/18/2015 Serial #: 86/632,744	Registered: 11/24/2015 Reg. #: 4,861,354	Section 8 or 71 Renewal Due-US	11/24/2021
Madrid Protocol		Mark: ZEECCO	Registered Filed: 3/11/2013 Serial #: A0034580	Registered: 3/11/2013 Reg. #: 1167122		
Foreign Trademark	Mexico	Mark: ZEECCO	Registered Serial #: 1395473	Registered: 11/20/2014 Reg. #: 1496976	Pay Renewal Fee Foreign Country-	3/11/2023 Mexico
Madrid Protocol		Mark: ZEECCO (Stylized Flaming Z)	Pending Filed: 3/11/2013 Serial #: A0034581			
Foreign Trademark	Mexico	Mark: ZEECCO (Stylized flaming Z)	Registered Serial #: 1395474	Registered: 11/20/2014 Reg. #: 1496977	Pay Renewal Fee Foreign Country-	3/11/2023 Mexico
Foreign Trademark	Brazil	Mark: ZEECCO (Flaming Z)	Registered	Registered: Reg. #: 826083943	Pay Renewal Fee Foreign Country-	10/16/2026 Brazil

TRADEMARK

REEL: 006994 FRAME: 0355

RECORDED: 07/08/2020