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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM647442

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ACCOUNTING SEED, INC.		05/17/2021	Corporation: MARYLAND

RECEIVING PARTY DATA

Name:	BSCP GP I, LLC	
Street Address:	204 SOUTH UNION STREET	
City:	ALEXANDRIA	
State/Country:	VIRGINIA	
Postal Code:	22314	
Entity Type:	Limited Liability Company: DELAWARE	

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark	
Serial Number:	90473959	ACCOUNTINGSEED	
Serial Number:	90473842		
Serial Number:	90491737	ACCOUNTINGSEED	
Serial Number:	90471616	ACCOUNTING SEED	
Registration Number:	5349267	D	
Registration Number:	4079707	ACCOUNTING SEED	

CORRESPONDENCE DATA

Fax Number: 4048853900

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.

Phone: 4048853868

Email:rusty.close@troutman.comCorrespondent Name:CHRISTOPHER CLOSEAddress Line 1:TROUTMAN PEPPER LLP

Address Line 2: 600 PEACHTREE STREET NE, SUITE 3000

Address Line 4: ATLANTA, GEORGIA 30308-2216

ATTORNEY DOCKET NUMBER:	258904.000001
NAME OF SUBMITTER:	Christopher C Close, Jr.
SIGNATURE:	/Christopher C. Close Jr./
DATE SIGNED:	05/17/2021

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Total Attachments: 7

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

May 17, 2021

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (this "Agreement") is made as of the date hereof, among Accounting Seed Acquisition LLC, a Delaware limited liability company ("Initial Borrower"), and immediately after the consummation of the Closing Date Acquisition, Accounting Seed, Inc., a Maryland corporation (together with Initial Borrower, collectively, the "Grantor") in favor of BSCP GP I, LLC, a Delaware limited liability company, as Agent (and any successor and assign thereto in such capacity, "Agent") for all of the Lenders party thereto. Capitalized terms used but not defined herein shall have the meanings ascribed to such terms in the Loan Agreement (as defined below) and this document shall constitute a "Collateral Document" thereunder.

RECITALS:

WHEREAS, reference is made to that certain Loan and Security Agreement, dated as of May 17, 2021 (as it may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Loan Agreement"), by and among Agent, Accounting Seed Intermediate Holdco LLC, a Delaware limited liability company ("Holdings"), Grantor, each of the financial institutions party thereto from time to time (each a "Lender" and, collectively, the "Lenders"), and the other parties party thereto; and

WHEREAS, under the terms of the Loan Agreement, the Grantor has (i) as collateral security for the Obligations, granted to Agent a security interest in and continuing lien on all of such Grantor's right, title and interest in, to and under the Collateral, including, without limitation, certain Intellectual Property of the Grantor and (ii) agreed to execute this Agreement for recording with the United States Patent and Trademark Office, and other applicable Governmental Authorities.

NOW, THEREFORE, in consideration of the premises and the agreements, provisions and covenants herein contained, the Grantor and Agent agree as follows:

- **Section 1. Grant of Security**. As collateral security for the Obligations, Grantor hereby grants to Agent a security interest in and continuing lien on all of Grantor's right, title and interest in, to and under the following (collectively, the "<u>IP Collateral</u>"):
- (a) All United States, and foreign trademarks, trade names, corporate names, company names, business names, fictitious business names, Internet domain names, service marks, certification marks, collective marks, logos, other source or business identifiers, designs and general intangibles of a like nature, and all registrations and applications for any of the foregoing, including, but not limited to (i) the registrations and applications referred to in **Schedule 1** hereto, (ii) all extensions or renewals of any of the foregoing, (iii) all of the goodwill of the business associated with the use of and symbolized by the foregoing, (iv) the right to sue for past, present and future infringement or dilution of any of the foregoing or for any injury to goodwill, and (v) all Proceeds of the foregoing, including licenses, royalties, income, payments, claims, damages, and proceeds of suit.
- (b) All licenses or agreements, whether written or oral, providing for the grant by or to Grantor of any right to use any Trademark.

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- (c) All patents and patent applications referred to in **Schedule 2** hereto and all like protections including, without limitation, all improvements, divisions, continuations, renewals, reissues, extensions and continuations-in-part of the same.
- (d) All copyrights, maskworks, software, computer programs and other works of authorship, including without limitation those registered with the United States Copyright Office and referred to in **Schedule 3** hereto, and all extensions and renewals thereof.
 - (e) All rights to recover for past or future infringement of any of the foregoing.
- (f) All right, title and interest in and to any and all present and future license agreements with respect to any of the foregoing.
- (g) All present and future accounts, accounts receivable and other rights to payment arising from, in connection with or relating to any of the foregoing.

Notwithstanding the foregoing, the IP Collateral shall not include any Excluded Property; provided, further, that if and when any property shall cease to be Excluded Property, such Excluded Property shall be deemed Collateral and a Lien on and security interest in such property shall be deemed granted therein pursuant to the terms hereof.

- **Section 2. Recordation**. Grantor authorizes and requests that the Commissioner of Patents and Trademarks and any other applicable government officer record this Agreement.
- **Section 3. Counterparts**. This Agreement may be executed in counterparts (and by different parties hereto in different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page of this Agreement by facsimile or in electronic (i.e., "pdf" or "tif") format shall be effective as delivery of a manually executed counterpart of this Agreement.
- **Section 4. Governing Law.** THIS AGREEMENT SHALL BE A CONTRACT MADE UNDER AND GOVERNED BY THE INTERNAL LAWS OF THE STATE OF NEW YORK APPLICABLE TO CONTRACTS MADE AND TO BE PERFORMED ENTIRELY WITHIN SUCH STATE (INCLUDING SECTIONS 5-1401 AND 5-1402 OF THE GENERAL OBLIGATIONS LAW OF THE STATE OF NEW YORK), WITHOUT REGARD TO CONFLICT OF LAW PRINCIPLES.
- Section 5. Forum Selection; Consent to Jurisdiction. ANY LITIGATION BASED HEREON, OR ARISING OUT OF, UNDER, OR IN CONNECTION WITH THIS AGREEMENT, SHALL BE BROUGHT AND MAINTAINED EXCLUSIVELY IN THE COURTS OF THE STATE OF NEW YORK LOCATED IN THE CITY OF NEW YORK, BOROUGH OF MANHATTAN, OR IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK; PROVIDED THAT ANY SUIT SEEKING ENFORCEMENT AGAINST ANY COLLATERAL OR OTHER PROPERTY MAY BE BROUGHT, AT AGENT'S OPTION, IN THE COURTS OF ANY JURISDICTION WHERE SUCH COLLATERAL OR OTHER PROPERTY MAY BE FOUND. THE GRANTOR AND AGENT EACH HEREBY EXPRESSLY AND IRREVOCABLY SUBMITS TO THE JURISDICTION OF THE COURTS OF THE STATE OF NEW YORK AND THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK FOR THE PURPOSE OF ANY SUCH LITIGATION AS SET FORTH ABOVE. THE GRANTOR FURTHER IRREVOCABLY CONSENTS TO THE SERVICE OF PROCESS BY REGISTERED MAIL, POSTAGE PREPAID, OR BY PERSONAL SERVICE WITHIN OR WITHOUT THE STATE OF NEW YORK. THE GRANTOR HEREBY EXPRESSLY AND IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY OBJECTION

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WHICH IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY SUCH LITIGATION BROUGHT IN ANY SUCH COURT REFERRED TO ABOVE AND ANY CLAIM THAT ANY SUCH LITIGATION HAS BEEN BROUGHT IN AN INCONVENIENT FORUM.

Section 6. Waiver of Jury Trial. THE GRANTOR, AGENT AND EACH LENDER EACH HEREBY WAIVES ANY RIGHT TO A TRIAL BY JURY IN ANY ACTION OR PROCEEDING TO ENFORCE OR DEFEND ANY RIGHTS UNDER THIS AGREEMENT AND ANY AMENDMENT, INSTRUMENT, DOCUMENT OR AGREEMENT DELIVERED OR WHICH MAY IN THE FUTURE BE DELIVERED IN CONNECTION HEREWITH AND AGREES THAT ANY SUCH ACTION OR PROCEEDING SHALL BE TRIED BEFORE A COURT AND NOT BEFORE A JURY.

Section 7. Amendments. None of the terms or provisions of this Agreement may be waived, amended, supplemented or otherwise modified except in accordance with Section 10.1 of the Loan Agreement.

Section 8. Conflict Provision. This Agreement has been entered into in conjunction with the provisions of the Loan Agreement. The rights and remedies of each party hereto with respect to the security interest granted herein are without prejudice to, and are in addition to those set forth in the Loan Agreement, all terms and provisions of which are incorporated herein by reference. In the event that any provisions of this Agreement are in conflict with the Loan Agreement, the provisions of the Loan Agreement shall govern.

Section 9. Release and Termination. Upon the release by Agent of its Lien granted under the Loan Agreement or hereunder as provided in subsection 9.10 of the Loan Agreement or upon the occurrence of an event expressly permitted by, or provided for, in the Loan Agreement that would result in the release of all or a portion of the IP Collateral, all or such applicable portion of the IP Collateral shall be automatically released from the Lien created hereby and this Agreement and all Obligations (other than those expressly stated to survive such termination) of the Agent and each Grantor hereunder shall automatically terminate, all without delivery of any instrument or performance of any act by any party, and all rights to the IP Collateral shall revert to the Grantors. At the request of any Grantor following any such termination, the Agent shall, at Grantor expense, promptly execute and deliver to such Grantor such documents as such Grantor reasonably requests to evidence such termination.

[Signature Page Follows]

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IN WITNESS WHEREOF, the undersigned has executed this Agreement as of the date first written above.

GRANTOR:

ACCOUNTING SEED ACQUISITION LLC

a Delawage innited liability company

By: Name: Evan Kark

Title: President and Secretary

ACCOUNTING SEED, INC.

a Maryland corporation

By:______ Name: Evan Karp

Title: Vice President and Secretary

[Signature Page to Intellectual Property Security Agreement]

SCHEDULE 1 TO INTELLECTUAL PROPERTY SECURITY AGREEMENT

Trademarks

No.	Description	Serial Number	Registration Number
1.	ACCOUNTINGSEED (& design)	90/473,959 (01/19/2021)	
2.		90/473,842 (01/19/2021)	
3.	ACCOUNTINGSEED (& design)	90/491,737 (01/27/2021)	
4.	ACCOUNTING SEED	90/471,616 (01/18/2021)	
5.	D (& design)		5,349,267 (12/05/2017)
6.	ACCOUNTING SEED (& design)		4,079,707 (01/03/2012)

Schedule

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SCHEDULE 2 TO INTELLECTUAL PROPERTY SECURITY AGREEMENT

Patents and Patent Applications

No.	Description	Application Number	Registration Number
1.	None Identified		

Schedule

SCHEDULE 3 TO INTELLECTUAL PROPERTY SECURITY AGREEMENT

Copyrights Registered with the United States Copyright Office

No.	Description	Registration Number	Application Number
1.	None Identified		

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RECORDED: 05/17/2021

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