

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM690987

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
TEMPO EHF.		11/24/2021	Company: ICELAND
ROADMUNK INC.		11/24/2021	Corporation: CANADA
RECEIVING PARTY DATA			
Name:	Silicon Valley Bank, as Administrative Agent		
Street Address:	3003 Tasman Drive		
City:	Santa Clara		
State/Country:	CALIFORNIA		
Postal Code:	95054		
Entity Type:	Corporation: CALIFORNIA		
PROPERTY NUMBERS Total: 3			
Property Type	Number	Word Mark	
Registration Number:	4934830	TEMPO	
Registration Number:	5861137	R	
Registration Number:	5778280	ROADMUNK	
CORRESPONDENCE DATA			
Fax Number:			
<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:	800-494-5225		
Email:	ipteam@coagencyglobal.com		
Correspondent Name:	Stewart Walsh		
Address Line 1:	1025 Connecticut Ave NW, Suite 712		
Address Line 2:	COGENCY GLOBAL Inc.		
Address Line 4:	Washington, D.C. 20036		
ATTORNEY DOCKET NUMBER:	1530095 TM		
NAME OF SUBMITTER:	Diane Giacomozzi		
SIGNATURE:	/Diane Giacomozzi/		
DATE SIGNED:	11/29/2021		
Total Attachments: 9			

OP \$90.00 4934830

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement is entered into as of November 24, 2021 by and between the Grantors listed on the signature page hereto (the “*Grantor*”) and **SILICON VALLEY BANK (“SVB”)**, as administrative agent and collateral agent for the Lenders (as defined below) (in such capacities, “*Administrative Agent*”).

RECITALS

A. Administrative Agent and the Lenders agreed to make certain advances of money and to extend certain financial accommodation to the Grantors (the “*Loans*”) in the amounts and manner set forth in that certain Credit Agreement, dated as of November 24, 2021, by and among **DIVERSIS TEMPO INTERMEDIATE, LLC**, a Delaware limited liability company (“*Parent*”), **DIVERSIS TEMPO HOLDCO, LLC**, a Delaware limited liability company (the “*Borrower*”), the several banks and other financial institutions or entities from time to time party thereto (each a “*Lender*” and, collectively, the “*Lenders*”), SVB, as the Issuing Lender and the Swingline Lender, and Administrative Agent (as may be further amended, restated, amended and restated, supplemented, restructured or otherwise modified from time to time, the “*Credit Agreement*”). Unless otherwise specified, capitalized terms used herein are used as defined in the Credit Agreement or the Guarantee and Collateral Agreement (as defined below), as applicable.

B. In consideration of the agreement by Administrative Agent and the Lenders to make the Loans to Borrower under the Credit Agreement, Borrower and each other Grantor entered into that certain Guarantee and Collateral Agreement in favor of Administrative Agent, dated as of November 24, 2021, (as the same may be amended, modified or supplemented from time to time, the “*Guarantee and Collateral Agreement*”).

C. Administrative Agent and the Lenders made the Loans to Borrower, but only upon the condition, among others, that Borrower and each other Grantor shall grant to Administrative Agent a security interest in certain Copyrights, Trademarks, and Patents (in each case, as defined in the Guarantee and Collateral Agreement) to secure the obligations of Borrower and each other Grantor under the Credit Agreement and the Guarantee and Collateral Agreement.

D. Pursuant to the terms of the Credit Agreement and the Guarantee and Collateral Agreement, Borrower and each other Grantor have granted to Administrative Agent, for the benefit of the Secured Parties, a security interest in all of Borrower’s and each other Grantor’s right, title and interest, whether presently existing or hereafter acquired, in, to and under all of the Collateral.

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, and intending to be legally bound, as collateral security for the prompt and complete payment when due of its Obligations under the Credit Agreement and Loan Documents, each Grantor hereby represents, warrants, covenants and agrees as follows:

AGREEMENT

To secure its Obligations under the Credit Agreement and Loan Documents, each Grantor grants and pledges to Administrative Agent a security interest in all of such Grantor’s right, title and interest in, to and under its Intellectual Property collateral (including without limitation those Copyrights, Patents, and Trademarks listed on Exhibits A, B, and C hereto, respectively), and including without limitation all proceeds thereof (such as, by way of example but not by way of limitation, license royalties and proceeds of infringement suits) and goodwill associated therewith, the right to sue for past, present and future

infringements, all rights corresponding thereto throughout the world and all re-issues, divisions continuations, renewals, extensions and continuations-in-part thereof.

This security interest is granted in conjunction with the security interest granted to Administrative Agent under the Guarantee and Collateral Agreement and each Grantor hereby acknowledges and agrees that the rights and remedies of Administrative Agent with respect to the security interest in the Intellectual Property collateral made and granted hereby are more fully set forth in the Guarantee and Collateral Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event of any conflict between any provision of the Guarantee and Collateral Agreement and any provision of this Intellectual Property Security Agreement, the provisions of the Guarantee and Collateral Agreement shall control.

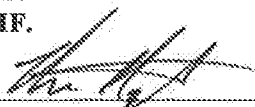
This Intellectual Property Security Agreement may be executed by one or more of the parties to this Intellectual Property Security Agreement on any number of separate counterparts (including by facsimile and/or electronic mail), and all of said counterparts taken together shall be deemed to constitute one and the same instrument.

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE INTERNAL LAWS (AND NOT THE CONFLICT OF LAW RULES) OF THE STATE OF NEW YORK.

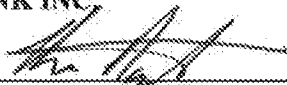
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IN WITNESS WHEREOF, the parties have caused this Intellectual Property Security Agreement to be duly executed by its officers thereunto duly authorized as of the first date written above.

**GRANTORS:
TEMPO EHF.**

By: 
Name: Ron Nayot
Title: Director

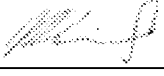
ROADMUNK INC.

By: 
Name: Ron Nayot
Title: Secretary

[Signature Page to Intellectual Property Security Agreement]

ADMINISTRATIVE AGENT:

SILICON VALLEY BANK

By:  _____

Name: Matthew Crismond

Title: Vice President

EXHIBIT A

COPYRIGHTS

Registered Copyrights

None.

Pending Copyright Applications

None.

EXHIBIT B

PATENTS

Issued Patents

None.




Pending Patent Applications

None.

EXHIBIT C

TRADEMARKSRegistered Trademarks

Grantor	Mark	Type	Jurisdiction	Application No	Application Date	Registration No	Registration Date	Classes
Tempo Ehf	TEMPO	word	Iceland	161/2014	24-Jan-14	188/2014	1-Apr-14	9, 38, 42
Tempo Ehf	TEMPO	word	US	86318177	24-Jun-14	4934830	12-Apr-16	9, 38, 42
Tempo Ehf	TEMPO	word	Canada	1683830	4-Jul-14	TMAA989706	30-Jan-18	
Tempo Ehf	TEMPO	word	WIPO	1232776		1232776	5-May-14	9, 38, 42
Tempo Ehf	TEMPO	word	WIPO - Australia	1671307		1671307	8-Dec-16	9, 38, 42
Tempo Ehf	TEMPO	word	WIPO - EU	1232776		1232776	1-Dec-15	9, 38, 42
Tempo Ehf	tempo logo	design	Iceland	160/2104	24-Jan-14	187/2014	1-Apr-14	9, 42
Tempo Ehf	tempo logo	design	Canada	1683831	4-Jul-14	TMA1014431	4-Feb-19	
Tempo Ehf	tempo logo	design	WIPO	1222779	5-May-14	1222779	5-May-14	9, 42
Tempo Ehf	tempo logo	design	WIPO - Australia	1659304		1659304	12-Feb-15	9, 42
Tempo Ehf	tempo logo	design	WIPO - EU	1222779		1222779	22-Sep-15	9, 42
Tempo Ehf	tempo logo	design	WIPO - US	79154933	24-Jun-14	4741416	12-Apr-16	9, 42
Tempo Ehf	tempo logo	design	Iceland	V0117576	8-Jun-20	V0117576	31-Jul-20	9, 42

Tempo Ehf	tempo logo	design	WIPO	1571187	5-May-14	1571187	3-Sep-20	9, 42
Tempo Ehf	tempo logo	design	WIPO - UK	WO1571187		WO1571187	12-Oct-21	9, 42
Tempo Ehf	tempo logo	design	WIPO - US	79302500	3-Sep-20	6413829	13-Jul-21	9, 42
Roadmunk Inc			U.S.	88289761		5861137		
Roadmunk Inc			Canada	1931925		TMA1099784		
Roadmunk Inc			Canada	1902860		TMA1087326		
Roadmunk Inc	ROADMUNK		U.S.	86714313		5778280		
Roadmunk Inc	ROADMUNK		Canada	1713861		TMA989026		

Pending Trademark Applications

Grantor	Mark	Type	Jurisdiction	Application No	Application Date	Registration No	Registration Date	Classes
Tempo Ehf	tempo logo	design	WIPO - Australia	1571187				9, 42

Tempo Ehf	tempo logo	design	WIPO - Canada	2078760				9, 42
Tempo Ehf	tempo logo	design	WIPO - EU	1571187				9, 42