

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM737498

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
CLERMONT PARTNERS, LLC		06/28/2022	Limited Liability Company: ILLINOIS
RECEIVING PARTY DATA			
Name:	Carlyle Global Credit Investment Management L.L.C., as Co-Administrative Agent		
Street Address:	520 MADISON AVENUE		
Internal Address:	40TH FLOOR		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10022		
Entity Type:	Limited Liability Company: DELAWARE		
Name:	The Governor and Company of the Bank of Ireland, as Co-Administrative Agent		
Street Address:	680 WASHINGTON BLVD.		
City:	STAMFORD		
State/Country:	CONNECTICUT		
Postal Code:	06901		
Entity Type:	BANK: IRELAND		
PROPERTY NUMBERS Total: 5			
Property Type	Number	Word Mark	
Registration Number:	5766679	CLERMONT PARTNERS	
Registration Number:	5766684	CP ALTERNATIVES	
Serial Number:	87622525	CP CLERMONT PARTNERS ALTERNATIVES	
Serial Number:	87619491	CP CLERMONT PARTNERS	
Registration Number:	6461070	ESG INFINITE	
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:	212.940.6562		

CH \$140.00 5766679

Email: joanne.arnold@katten.com
Correspondent Name: Joanne BL Arnold
Address Line 1: Katten
Address Line 2: 50 Rockefeller Plaza
Address Line 4: New York, NEW YORK 10020-1605

NAME OF SUBMITTER: Joanne BL Arnold

SIGNATURE: /Joanne BL Arnold/

DATE SIGNED: 06/28/2022

Total Attachments: 14

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (as amended, amended and restated, supplemented or otherwise modified from time to time, the “IP Security Agreement”) dated June 28, 2022, is among the Persons listed on the signature pages hereof (collectively, the “Grantors”) and Carlyle Global Credit Investment Management L.L.C. and The Governor and Company of the Bank of Ireland, as co-administrative agents (the “Co-Administrative Agents”) for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Riveron Acquisition Holdings, Inc., a Delaware corporation, and Riveron Intermediate Holdings, Inc., a Delaware corporation, have entered into the Credit Agreement, dated as of May 22, 2019 (as amended, amended and restated, supplemented or otherwise modified from time to time, the “Credit Agreement”), with the Lenders, the Swing Line Lender, the L/C Issuers, the Administration Agent and the Co-Administrative Agents. Terms defined in the Credit Agreement or in the Security Agreement (as defined below) and not otherwise defined herein are used herein as defined in the Credit Agreement or the Security Agreement, as the case may be (and in the event a term is defined differently in the Credit Agreement and the Security Agreement, the applicable definition shall be the one given to such term in the Security Agreement).

WHEREAS, as a condition precedent to the making of the Loans by the Lenders from time to time and the issuance of Letters of Credit by the L/C Issuers from time to time, the entry into Secured Hedge Agreements by the Hedge Banks from time to time and the entry into Secured Cash Management Agreements by the Cash Management Banks from time to time, each Grantor has executed and delivered that certain Security Agreement dated May 22, 2019 among the Grantors and the Co-Administrative Agents (as amended, amended and restated, supplemented or otherwise modified from time to time, the “Security Agreement”).

WHEREAS, under the terms of the Security Agreement, the Grantors have granted to the Co-Administrative Agents, for the benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed thereunder to execute this IP Security Agreement for recording with the United States Patent and Trademark Office, the United States Copyright Office and any other appropriate domestic governmental authorities, as applicable.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

SECTION 1. Grant of Security. As security for the payment or performance, as the case may be, in full, of the Secured Obligations, each Grantor hereby grants to the Co-Administrative Agents, for the benefit of the Secured Parties, a security interest in all of such Grantor’s right, title and interest in and to the following to the extent governed by, arising under, pursuant to, or by virtue of, the Laws of the United States of America or any state thereof (the “Collateral”):

- (i) all patents and patent applications, and all improvements thereto (“Patents”);
- (ii) all trademarks, trademark applications, service marks, trade dress, logos, designs, slogans, trade names, business names, corporate names and other source identifiers, and all general intangibles of like nature whether registered or unregistered, together, in each case, with the goodwill symbolized thereby (“Trademarks”);
- (iii) all copyrights, including, without limitation, copyrights in Computer Software (as defined in the Security Agreement), internet web sites and the content thereof, whether registered or unregistered (“Copyrights”);
- (iv) all registrations and applications for registration for any of the foregoing in the United States Patent and Trademark Office or the United States Copyright Office, as applicable, including, without limitation, the registrations and applications for registration of United States intellectual property set forth in Schedule I hereto (as may be supplemented from time

to time), together with all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations thereof; and

(v) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages;

provided that notwithstanding anything to the contrary contained in the foregoing clauses (i) through (v), the security interest created hereby shall not extend to, and the term "Collateral" shall not include, any Excluded Assets, including, but not limited to, any intent-to-use trademark applications prior to the filing, and acceptance by the United States Patent and Trademark Office, of a "Statement of Use" or "Amendment to Allege Use" with respect thereto, if any, to the extent that, and solely during the period in which, the grant of a security interest therein prior to such filing and acceptance would impair the validity or enforceability of such intent-to-use trademark applications or the resulting trademark registrations under applicable federal law.

SECTION 2. Security for Obligations. The grant of a security interest in the Collateral by each Grantor under this IP Security Agreement secures the payment of all Secured Obligations of such Grantor now or hereafter existing under or in respect of the Secured Documents (as such Secured Documents may be amended, amended and restated, supplemented, replaced, refinanced or otherwise modified from time to time (including any increases of the principal amount outstanding thereunder)), whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this IP Security Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Secured Obligations that would be owed by such Grantor to any Secured Party under the Secured Documents but for the fact that they are unenforceable or not allowable due to the effects of Debtor Relief Laws.

SECTION 3. Recordation. Each Grantor authorizes and requests that the Register of Copyrights, the Commissioner for Patents and/or the Commissioner for Trademarks, as applicable, and any other applicable government officer record this IP Security Agreement.

SECTION 4. Execution in Counterparts. This IP Security Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement by telecopier or in .pdf or similar format by electronic mail shall be effective as delivery of an original executed counterpart of this Agreement.

SECTION 5. Grants, Rights and Remedies. This IP Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Co-Administrative Agents with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this IP Security Agreement and the terms of the Security Agreement, the terms of the Security Agreement shall govern. This IP Security Agreement shall constitute a "Loan Document" for all purposes under the Credit Agreement and the other Loan Documents.

SECTION 6. Governing Law; Jurisdiction; Etc. i) GOVERNING LAW. THIS IP SECURITY AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.

(a) SUBMISSION TO JURISDICTION. EACH PARTY HERETO IRREVOCABLY AND UNCONDITIONALLY SUBMITS FOR ITSELF AND ITS PROPERTY TO THE EXCLUSIVE GENERAL JURISDICTION OF THE COURTS OF THE STATE OF NEW YORK SITTING IN NEW YORK CITY IN THE BOROUGH OF MANHATTAN AND OF THE

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK (THE "FEDERAL DISTRICT COURT") AND APPELLATE COURTS FROM EITHER OF THEM, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS IP SECURITY AGREEMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT, AND EACH OF THE PARTIES HERETO IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW. EACH PARTY HERETO AGREES THAT THE CO-ADMINISTRATIVE AGENTS AND LENDERS RETAIN THE RIGHT TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY LAW OR TO BRING PROCEEDINGS AGAINST ANY GRANTOR IN THE COURTS OF ANY OTHER JURISDICTION IN CONNECTION WITH THE EXERCISE OF ANY RIGHTS UNDER THIS IP SECURITY AGREEMENT OR THE ENFORCEMENT OF ANY JUDGMENT; PROVIDED THAT NOTHING IN THIS IP SECURITY AGREEMENT SHALL BE DEEMED OR OPERATE TO PRECLUDE (I) ANY CO-ADMINISTRATIVE AGENT FROM BRINGING SUIT OR TAKING OTHER LEGAL ACTION IN ANY OTHER JURISDICTION TO REALIZE ON THE COLLATERAL OR ANY OTHER SECURITY FOR THE OBLIGATIONS (IN WHICH CASE ANY PARTY SHALL BE ENTITLED TO ASSERT ANY CLAIM OR DEFENSE, INCLUDING ANY CLAIM OR DEFENSE THAT THIS SECTION 6 WOULD OTHERWISE REQUIRE TO BE ASSERTED IN A LEGAL ACTION OR PROCEEDING IN A NEW YORK COURT), OR TO ENFORCE A JUDGMENT OR OTHER COURT ORDER IN FAVOR OF THE CO-ADMINISTRATIVE AGENTS, (II) ANY PARTY FROM BRINGING ANY LEGAL ACTION OR PROCEEDING IN ANY JURISDICTION FOR THE RECOGNITION AND ENFORCEMENT OF ANY JUDGMENT, AND (III) IN THE EVENT A LEGAL ACTION OR PROCEEDING IS BROUGHT AGAINST ANY PARTY HERETO OR INVOLVING ANY OF ITS ASSETS OR PROPERTY IN ANOTHER COURT (WITHOUT ANY COLLUSIVE ASSISTANCE BY SUCH PARTY OR ANY OF ITS SUBSIDIARIES OR AFFILIATES), SUCH PARTY FROM ASSERTING A CLAIM OR DEFENSE (INCLUDING ANY CLAIM OR DEFENSE THAT THIS SECTION 6 WOULD OTHERWISE REQUIRE TO BE ASSERTED IN A LEGAL ACTION OR PROCEEDING IN A NEW YORK COURT) IN ANY SUCH ACTION OR PROCEEDING.

(b) EACH PARTY HERETO IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS IP SECURITY AGREEMENT IN ANY COURT REFERRED TO IN PARAGRAPH (A) OF THIS SECTION. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.

(c) EACH PARTY HERETO IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 10.02 OF THE CREDIT AGREEMENT. NOTHING IN THIS IP SECURITY AGREEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

(d) EACH PARTY TO THIS IP SECURITY AGREEMENT HEREBY EXPRESSLY WAIVES ANY RIGHT TO TRIAL BY JURY OF ANY CLAIM, DEMAND, ACTION OR CAUSE OF ACTION ARISING UNDER THIS IP SECURITY AGREEMENT OR IN ANY WAY CONNECTED WITH OR RELATED OR INCIDENTAL TO THE DEALINGS OF THE PARTIES HERETO OR ANY OF THEM WITH RESPECT TO THIS IP

SECURITY AGREEMENT, OR THE TRANSACTIONS RELATED HERETO, IN EACH CASE WHETHER NOW EXISTING OR HEREAFTER ARISING, AND WHETHER FOUNDED IN CONTRACT OR TORT OR OTHERWISE; AND EACH PARTY HEREBY AGREES AND CONSENTS THAT ANY SUCH CLAIM, DEMAND, ACTION OR CAUSE OF ACTION SHALL BE DECIDED BY COURT TRIAL WITHOUT A JURY, AND THAT ANY PARTY TO THIS IP SECURITY AGREEMENT MAY FILE AN ORIGINAL COUNTERPART OR A COPY OF THIS SECTION 6(D) WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENT OF THE SIGNATORIES HERETO TO THE WAIVER OF THEIR RIGHT TO TRIAL BY JURY.

SECTION 7. Release of Collateral. The Collateral shall be released by the Co-Administrative Agents at the time and in the manner prescribed in Section 9.11 of the Credit Agreement.

[Remainder of page intentionally left in blank.]

IN WITNESS WHEREOF, each Grantor and the Co-Administrative Agents have caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first written above.


CLERMONT PARTNERS, LLC

DocuSigned by:
Samuel Shaw
By: _____
531FE80B3144EE
Name: Samuel Shaw
Title: Chief Financial Officer

[SIGNATURE PAGE TO IP SECURITY AGREEMENT]

TRADEMARK
REEL: 007763 FRAME: 0886

**CARLYLE GLOBAL CREDIT
INVESTMENT MANAGEMENT, L.L.C.,**
as a Co-Administrative Agent

By: 
Name: Justin Plouffe
Title: Managing Director

By: _____
Name:
Title:

**THE GOVERNOR AND COMPANY OF
THE BANK OF IRELAND,**
as a Co-Administrative Agent

By: _____
Name:
Title:

By: _____
Name:
Title:


**CARLYLE GLOBAL CREDIT
INVESTMENT MANAGEMENT, L.L.C.,**
as a Co-Administrative Agent

By: _____
Name:
Title:

By: _____
Name:
Title:

**THE GOVERNOR AND COMPANY OF
THE BANK OF IRELAND,**
as a Co-Administrative Agent

By: Edward A. Boyle
Name: Edward A. Boyle
Title: Managing Director

By: 
Name: Polina Gerasimova
Title: Vice President

Schedule I

Patents

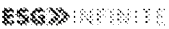
None.

Trademarks


Trademark / App. No. / Reg. No. / Disclaimer	Jurisdiction / Status / Key Dates	Full Goods / Services	Registrant
CLERMONT PARTNERS RN: 5766679 SN: 87619463 Disclaimer: "PARTNERS"	USA Registered, June 4, 2019 Int'l Class: 35 First Use: January 12, 2015 Filed: September 22, 2017 Registered: June 4, 2019 Register Type: Principal Register	Int'l Class: 35 (Int'l Class: 35) Public relations services, namely, creation and implementation of strategic communication campaigns in the nature of message development and distribution to key stakeholders, transaction communications, crisis/activist communications, stakeholder engagement; marketing and publicity services relating to financial communications, namely, message development and distribution to key stakeholders, press release creation, marketing content for corporate/investor relations website, transaction communications, crisis/activist communications, stakeholder engagement; public relations in the nature of investor public relations, namely, message development and distribution for public companies to shareholders, press release creation, public relations content creation for corporate/investor relations website, shareholder targeting and follow-up; marketing and publicity services relating to transaction and merger and acquisition communications, namely, message and materials development, day-of transaction communications, media coordination, shareholder outreach and follow-up; public relations in the nature of business crisis communications, namely, message and materials development, crisis planning, reactive communications, media coordination, shareholder outreach and follow-up; shareholder activism preparedness and defense services, namely, business management consultation relating to shareholder communication message and materials development, proxy battle engagement, proactive/reactive communications, media coordination, shareholder outreach and follow-up; public relations in the nature of corporate communications, namely, message and materials development, reputation building,	Clermont Partners, LLC (Illinois Limited Liability Company) Suite 2950 161 N. Clark Street, CHICAGO, IL 60601 United States of America

Trademark / App. No. / Reg. No. / Disclaimer	Jurisdiction / Status / Key Dates	Full Goods / Services	Registrant
		<p>profile raising, media coordination, key stakeholder outreach and follow-up; public relations in the nature of media relations, namely, message and materials development, reputation building, profile raising, media coordination; shareholder engagement services, namely, investor targeting, shareholder base analysis, investor outreach and follow-up; marketing research, namely, conducting investor perception studies targeting investors, conducting shareholder base analysis, conducting investor outreach and follow-up relating to investor sentiment, investment catalysts, buy/sell decisions, support of company strategy and management communications; public relations in the nature of stakeholder communications, namely, message and materials development, reputation building, profile raising, media coordination, key stakeholder outreach and follow-up; business consulting relating to employee and internal business communications, namely, message and materials development, employee outreach and follow-up; public relations; publicity consultation; corporate image consulting services; business strategic planning services</p>	
<p>CP ALTERNATIVES RN: 5766684 SN: 87622483 Disclaimer: "ALTERNATIVES"</p>	<p>USA Registered, June 4, 2019 Int'l Class: 35 First Use: September 13, 2016 Filed: September 26, 2017 Registered: June 4, 2019 Register Type: Principal Register</p>	<p>Int'l Class: 35 (Int'l Class: 35) Public relations services, namely, creation and implementation of strategic communication campaigns in the nature of message development and distribution to key stakeholders, transaction communications, crisis/activist communications, stakeholder engagement; marketing and publicity services relating to financial communications, namely, message development and distribution to key stakeholders, press release creation, marketing content for corporate/investor relations website, transaction communications, crisis/activist communications, stakeholder engagement; public relations in the nature of investor public relations, namely, message development and distribution for public companies to shareholders, press release creation, public relations content creation for corporate/investor relations website, shareholder targeting and follow-up;</p>	<p>Clermont Partners, LLC (Illinois Limited Liability Company) 161 N. Clark Street, CHICAGO, Illinois 60601 United States of America</p>

Trademark / App. No. / Reg. No. / Disclaimer	Jurisdiction / Status / Key Dates	Full Goods / Services	Registrant
		<p>marketing and publicity services relating to transaction and merger and acquisition communications, namely, message and materials development, day-of transaction communications, media coordination, shareholder outreach and follow-up; public relations in the nature of business crisis communications, namely, message and materials development, crisis planning, reactive communications, media coordination, shareholder outreach and follow-up; shareholder activism preparedness and defense services, namely, business management consultation relating to shareholder communication message and materials development, proxy battle engagement, proactive/reactive communications, media coordination, shareholder outreach and follow-up; public relations in the nature of corporate communications, namely, message and materials development, reputation building, profile raising, media coordination, key stakeholder outreach and follow-up; public relations in the nature of media relations, namely, message and materials development, reputation building, profile raising, media coordination; shareholder engagement services, namely, investor targeting, shareholder base analysis, investor outreach and follow-up; marketing research, namely, conducting investor perception studies targeting investors, conducting shareholder base analysis, conducting investor outreach and follow-up relating to investor sentiment, investment catalysts, buy/sell decisions, support of company strategy and management communications; public relations in the nature of stakeholder communications, namely, message and materials development, reputation building, profile raising, media coordination, key stakeholder outreach and follow-up; business consulting relating to employee and internal business communications, namely, message and materials development, employee outreach and follow-up; public relations; publicity consultation; corporate image consulting services; business strategic planning services</p>	
ESG INFINITE and Design	USA Registered, August 24,	Int'l Class: 36, 42 (Int'l Class: 36)	Clermont Partners, LLC (Illinois)

Trademark / App. No. / Reg. No. / Disclaimer	Jurisdiction / Status / Key Dates	Full Goods / Services	Registrant
 <p>RN: 6461070 SN: 90324383</p>	<p>2021 Int'l Class: 36,42 First Use: November 16, 2020 Filed: November 17, 2020 Registered: August 24, 2021 Register Type: Principal Register</p>	<p>Financial information and advisory services involving financial client counseling related to environmental, social, and governance ("ESG") topics, namely, using a proprietary grid showing calculations for a client company's performance on ESG topics relative to peers along with a proprietary breakdown supporting related placement and scores, providing customers with investor and institutional information on ESG topics such as informational presentations downloadable for customer internal use gleaned from proprietary research, customer surveys, one-on-one discussions with investors and discussion boards, providing customers with overviews and breakdowns of rating agencies on ESG topics, providing customers with reporting mechanisms being "frameworks" based on proprietary advice and research gleaned from interactions with experienced advisors to facilitate ESG comparable analyses by institutional investors, and providing clients with recent news updates, SEC information, and institutional investor information, related to ESG topics (Int'l Class: 42) Providing a web-hosting platform with a database and resources allowing customers to access ESG topics and related information</p>	<p>Limited Liability Company) 150 N. Wacker Dr., Suite 1200, CHICAGO, Illinois 60606 United States of America</p>
<p>CP CLERMONT PARTNERS ALTERNATIVES and Design</p>  <p>RN: 5766685 SN: 87622525 Disclaimer: "PARTNERS" AND "ALTERNATIVES"</p>	<p>USA Registered, June 4, 2019 Int'l Class: 35 First Use: September 13, 2016 Filed: September 26, 2017 Registered: June 4, 2019 Register Type: Principal Register</p>	<p>Int'l Class: 35 (Int'l Class: 35) Public relations services, namely, creation and implementation of strategic communication campaigns in the nature of message development and distribution to key stakeholders, transaction communications, crisis/activist communications, stakeholder engagement; marketing and publicity services relating to financial communications, namely, message development and distribution to key stakeholders, press release creation, marketing content for corporate/investor relations website, transaction communications, crisis/activist communications, stakeholder engagement; public relations in the nature of investor public relations, namely, message development and distribution for public companies to shareholders, press release creation, public relations content creation</p>	<p>Clermont Partners, LLC (Illinois Limited Liability Company) 161 N. Clark Street, CHICAGO, Illinois 60601 United States of America</p>

Trademark / App. No. / Reg. No. / Disclaimer	Jurisdiction / Status / Key Dates	Full Goods / Services	Registrant
		<p>for corporate/investor relations website, shareholder targeting and follow-up; marketing and publicity services relating to transaction and merger and acquisition communications, namely, message and materials development, day-of transaction communications, media coordination, shareholder outreach and follow-up; public relations in the nature of business crisis communications, namely, message and materials development, crisis planning, reactive communications, media coordination, shareholder outreach and follow-up; shareholder activism preparedness and defense services, namely, business management consultation relating to shareholder communication message and materials development, proxy battle engagement, proactive/reactive communications, media coordination, shareholder outreach and follow-up; public relations in the nature of corporate communications, namely, message and materials development, reputation building, profile raising, media coordination, key stakeholder outreach and follow-up; public relations in the nature of media relations, namely, message and materials development, reputation building, profile raising, media coordination; shareholder engagement services, namely, investor targeting, shareholder base analysis, investor outreach and follow-up; marketing research, namely, conducting investor perception studies targeting investors, conducting shareholder base analysis, conducting investor outreach and follow-up relating to investor sentiment, investment catalysts, buy/sell decisions, support of company strategy and management communications; public relations in the nature of stakeholder communications, namely, message and materials development, reputation building, profile raising, media coordination, key stakeholder outreach and follow-up; business consulting relating to employee and internal business communications, namely, message and materials development, employee outreach and follow-up; public relations; publicity consultation; corporate image consulting services; business strategic planning services</p>	

Trademark / App. No. / Reg. No. / Disclaimer	Jurisdiction / Status / Key Dates	Full Goods / Services	Registrant
<p>CP CLERMONT PARTNERS</p>  <p>RN: 5766681 SN: 87619491</p>	<p>USA Registered, June 4, 2019 Int'l Class: 35 Filed: September 22, 2017 First Use: January 12, 2015 Register Type: Principal Register</p>	<p>IC 035. US 100 101 102. G & S: Public relations services, namely, creation and implementation of strategic communication campaigns in the nature of message development and distribution to key stakeholders, transaction communications, crisis/activist communications, stakeholder engagement; marketing and publicity services relating to financial communications, namely, message development and distribution to key stakeholders, press release creation, marketing content for corporate/investor relations website, transaction communications, crisis/activist communications, stakeholder engagement; public relations in the nature of investor public relations, namely, message development and distribution for public companies to shareholders, press release creation, public relations content creation for corporate/investor relations website, shareholder targeting and follow-up; marketing and publicity services relating to transaction and merger and acquisition communications, namely, message and materials development, day-of transaction communications, media coordination, shareholder outreach and follow-up; public relations in the nature of business crisis communications, namely, message and materials development, crisis planning, reactive communications, media coordination, shareholder outreach and follow-up; shareholder activism preparedness and defense services, namely, business management consultation relating to shareholder communication message and materials development, proxy battle engagement, proactive/reactive communications, media coordination, shareholder outreach and follow-up; public relations in the nature of corporate communications, namely, message and materials development, reputation building, profile raising, media coordination, key stakeholder outreach and follow-up; public relations in the nature of media relations, namely, message and materials development, reputation building, profile raising, media coordination; shareholder engagement services, namely, investor targeting, shareholder base analysis, investor outreach and follow-up; marketing research, namely, conducting investor perception studies targeting investors,</p>	<p>Clermont Partners, LLC (Illinois Limited Liability Company) 161 N. Clark Street, CHICAGO, Illinois 60601 United States of America</p>

Trademark / App. No. / Reg. No. / Disclaimer	Jurisdiction / Status / Key Dates	Full Goods / Services	Registrant
		conducting shareholder base analysis, conducting investor outreach and follow-up relating to investor sentiment, investment catalysts, buy/sell decisions, support of company strategy and management communications; public relations in the nature of stakeholder communications, namely, message and materials development, reputation building, profile raising, media coordination, key stakeholder outreach and follow-up; business consulting relating to employee and internal business communications, namely, message and materials development, employee outreach and follow-up; public relations; publicity consultation; corporate image consulting services; business strategic planning services.	

Copyrights

None.