TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM760647

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the error in the original filing of the receiving party name previously recorded on Reel 007607 Frame 0688. Assignor(s) hereby confirms the from GOLDMAN SACHS USA to Goldman Sachs Bank USA
RESUBMIT DOCUMENT ID:	900723244

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Brooks Automation US, LLC		02/01/2022	Limited Liability Company: DELAWARE
Precise Automation, Inc.		02/01/2022	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Goldman Sachs Bank USA		
Street Address:	200 WEST STREET		
City:	NEW YORK		
State/Country:	NEW YORK		
Postal Code:	10282		
Entity Type:	National Banking Association: UNITED STATES		

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark		
Registration Number:	4731806	BROOKS		
Registration Number:	4748552	BROOKS		
Registration Number:	3529120	FUSION		
Registration Number:	2572068	GUARDIAN		
Registration Number:	2320033	MAGNATRAN		
Registration Number:	6180984	MARATHON		
Registration Number:	3169382	PRECISE AUTOMATION		
Registration Number:	5072198	PRECISE AUTOMATION		
Registration Number:	3493921	VISION		
Registration Number:	2806862	ZARIS		

CORRESPONDENCE DATA

Fax Number: 3128622200

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: 312-862-4396

Email: noreen.gosselin@kirkland.com

Correspondent Name: Noreen Gosselin
Address Line 1: Kirkland & Ellis LLP
Address Line 2: 300 North LaSalle

Address Line 4: CHICAGO, ILLINOIS 60654

ATTORNEY DOCKET NUMBER:	36772-239
NAME OF SUBMITTER:	NOREEN GOSSELIN
SIGNATURE:	/NOREEN GOSSELIN/
DATE SIGNED:	10/12/2022

Total Attachments: 8

source=EXECUTED - Second Lien Trademark Security Agreement - Safari [Slip Page March 16, 2022] (83652228_2)#page1.tif

source=EXECUTED - Second Lien Trademark Security Agreement - Safari [Slip Page March 16, 2022]_(83652228_2)#page2.tif

source=EXECUTED - Second Lien Trademark Security Agreement - Safari [Slip Page March 16, 2022]_(83652228_2)#page3.tif

source=EXECUTED - Second Lien Trademark Security Agreement - Safari [Slip Page March 16, 2022]_(83652228_2)#page4.tif

source=EXECUTED - Second Lien Trademark Security Agreement - Safari [Slip Page March 16, 2022]_(83652228_2)#page5.tif

source=EXECUTED - Second Lien Trademark Security Agreement - Safari [Slip Page March 16, 2022] (83652228 2)#page6.tif

source=EXECUTED - Second Lien Trademark Security Agreement - Safari [Slip Page March 16, 2022] (83652228_2)#page7.tif

source=EXECUTED - Second Lien Trademark Security Agreement - Safari [Slip Page March 16, 2022]_(83652228_2)#page8.tif



Electronic Trademark Assignment System

Confirmation Receipt

Your assignment has been received by the USPTO. The coversheet of the assignment is displayed below:

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE: **NEW ASSIGNMENT** NATURE OF CONVEYANCE: SECOND LIEN TRADEMARK SECURITY AGREEMENT

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Brooks Automation US, LLC			Limited Liability Company: DELAWARE
Precise Automation, Inc.		02/01/2022	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Goldman Sachs USA
Street Address:	200 West Street
City:	New York
State/Country:	NEW YORK
Postal Code:	10282
Entity Type:	National Banking Association: UNITED STATES

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark		
Registration Number:	4731806	BROOKS		
Registration Number:	4748552	BROOKS		
Registration Number:	3529120	FUSION		
Registration Number:	2572068	GUARDIAN		
Registration Number:	2320033	MAGNATRAN		
Registration Number:	6180984	MARATHON		
Registration Number:	3169382	PRECISE AUTOMATION		
Registration Number:	5072198	PRECISE AUTOMATION		
Registration Number:	3493921	VISION		
Registration Number:	2806862	ZARIS		

CORRESPONDENCE DATA

3128622200 Fax Number: Phone: 312-862-4396

Email: noreen.gosselin@kirkland.com

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.

Noreen Gosselin Correspondent Name: Kirkland & Ellis LLP Address Line 1: 300 North LaSalle Address Line 2: Address Line 4: CHICAGO, ILLINOIS 60654

ATTORNEY DOCKET

36772-239

TRADEMARK

REEL: 007822 FRAME: 0026

number:							
NAME OF SUBMI	ITER:	: NOREEN GOSSELIN					
Signature:		/NOREEN GOSSELIN/					
Date:		02/02/2022					
Total Attachments: 6 source=EXECUTED - Second Lien Trademark Security Agreement - Safari_(83652228_1)#page1.tif source=EXECUTED - Second Lien Trademark Security Agreement - Safari_(83652228_1)#page2.tif source=EXECUTED - Second Lien Trademark Security Agreement - Safari_(83652228_1)#page3.tif source=EXECUTED - Second Lien Trademark Security Agreement - Safari_(6365228_1)#page4.tif source=EXECUTED - Second Lien Trademark Security Agreement - Safari_(63652228_1)#page5.tif source=EXECUTED - Second Lien Trademark Security Agreement - Safari_(63652228_1)#page5.tif source=EXECUTED - Second Lien Trademark Security Agreement - Safari_(63652228_1)#page6.tif							
RECEIPT INFORMATI	ОИ						
ETAS ID:	TM70612	·					
Receipt Date: Fee Amount:	· · · · · · · · · · · · · · · · · · ·						

Return to ETAS home page

| .HOME | INDEX | SEARCH | «BUSINESS | CONTACT US | PRIVACY STATEMENT

SECOND LIEN TRADEMARK SECURITY AGREEMENT dated as of February 1, 2022 (this "Agreement"), among Brooks Automation US, LLC, a limited liability company existing under the laws of Delaware, Precise Automation, Inc., a corporation existing under the laws of Delaware, (each, a "Grantor" and collectively, the "Grantors") and Goldman Sachs Bank USA (in its individual capacity, "Goldman"), as collateral agent (in such capacity, the "Collateral Agent").

Reference is made to (a) the Second Lien Pledge and Security Agreement dated as of the date hereof (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), by and among the Grantors, Altar MidCo, Inc., a corporation existing under the laws of Delaware ("Holdings"), Altar BidCo, Inc., a corporation existing under the laws of Delaware (the "Borrower"), the Subsidiaries of the Borrower from time to time party thereto, and the Collateral Agent, and (b) the Second Lien Credit Agreement dated as of the date hereof (as amended, amended and restated, supplemented or otherwise modified, refinanced and/or restated from time to time, the "Credit Agreement"), among the Grantors, Holdings, the Borrower, the Subsidiaries of the Borrower from time to time party thereto, the Lenders from time to time party thereto and Goldman, as administrative agent and collateral agent for the Lenders party thereto. The Lenders have agreed to extend credit to the Borrower subject to the terms and conditions set forth in the Credit Agreement. The obligations of the Lenders to extend such credit are conditioned upon, among other things, the execution and delivery of this Agreement. The Grantors will derive substantial benefits from the extension of credit pursuant to the Credit Agreement and are willing to execute and deliver this Agreement in order to induce the Lenders to extend such credit. Accordingly, the parties hereto agree as follows:

SECTION 1. <u>Terms</u>. Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Security Agreement. The rules of construction specified in Section 1.01 of the Security Agreement also apply to this Agreement.

SECTION 2. Grant of Security Interest. As security for the prompt and complete payment or performance, as the case may be, in full of their Secured Obligations, the Grantors, hereby pledge, mortgage, hypothecate and grant to the Collateral Agent, its successors and permitted assigns, on behalf of and for the ratable benefit of the Secured Parties, a continuing security interest in, all right, title and interest in to and under all of the following personal property and other assets, whether now owned by or owing to, or hereafter acquired by or arising in favor of such Grantor (collectively, the "Trademark Collateral"):

- (a) all of the Trademarks owned by such Grantor and constituting Collateral, including those listed on <u>Schedule I</u>, and the goodwill of the business symbolized by the foregoing;
 - (b) all renewals of the foregoing;
- (c) all income, royalties, damages, and payments now or hereafter due or payable with respect thereto, including, without limitation, damages, claims, and payments for past and future infringements or dilutions thereof;

- (d) all rights to sue for past, present, and future infringements or dilutions of the foregoing, including the right to settle suits involving claims and demands for royalties owing; and
 - (e) all rights corresponding to any of the foregoing.

Notwithstanding the foregoing, the Trademark Collateral shall not include, and the Security Interest shall not extend to, any Excluded Assets; provided, that immediately upon the ineffectiveness, lapse or termination of any restriction or condition causing or resulting in any personal property or other assets that would otherwise constitute Trademark Collateral to constitute Excluded Assets, the Trademark Collateral shall include, and the Security Interest shall extend to, such personal property or other assets as if such restriction or condition had never been in effect.

SECTION 3. <u>Purpose</u>. This Agreement has been executed and delivered by the Grantors for the purpose of recording the grant of security interest herein with the United States Patent and Trademark Office. The Grantors authorize and request that the Commissioner of Patents and Trademarks, record this Trademark Security Agreement. The security interests granted to the Collateral Agent herein are granted in furtherance, and not in limitation of, the security interests granted to the Collateral Agent pursuant to the Security Agreement. The Grantors hereby acknowledge and affirm that the rights and remedies of the Collateral Agent with respect to the Trademark Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and any Security Agreement, the terms of the Security Agreement shall govern.

SECTION 4. <u>Termination</u>. Subject to Section 7.11 of the Security Agreement, upon the Termination Date, this Agreement shall terminate and the security interest in the Trademark Collateral shall be released. Upon the termination of this Agreement, the Agent shall execute all documents, make all filings, take all other actions reasonably requested by the Grantors to evidence and record the release of the security interests in the Trademark Collateral granted herein.

SECTION 5. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts and by different parties in separate 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 facsimile or by email as a ".pdf" or ".tif" attachment or other electronic transmission shall be effective as delivery of a manually executed counterpart of this Agreement.

SECTION 6. <u>CHOICE OF LAW</u>. THIS AGREEMENT AND ANY CLAIM, CONTROVERSY OR DISPUTE ARISING UNDER OR RELATED TO THIS AGREEMENT, WHETHER IN TORT, CONTRACT (AT LAW OR IN EQUITY) OR OTHERWISE, SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK WITHOUT REGARD TO CONFLICT OF LAWS PRINCIPLES THAT WOULD RESULT IN THE APPLICATION OF ANY OTHER LAW OTHER THAN THE LAW OF THE STATE OF NEW YORK.

SECTION 7. <u>Intercreditor Agreements</u>. Notwithstanding anything herein to the contrary, the liens and security interests granted to the Collateral Agent pursuant to this Agreement and the exercise of any right or remedy by the Collateral Agent hereunder, are subject to the provisions of any Intercreditor Agreement then in effect. In the event of any conflict between the terms of any Intercreditor Agreement then in effect and the terms of this Agreement, the terms of such Intercreditor Agreement shall govern and control. No right, power or remedy granted to the Collateral Agent hereunder shall be exercised by the Collateral Agent, and no direction shall be given by the Collateral Agent, in contravention of any such Intercreditor Agreement.

[Remainder of this page intentionally blank]

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

BROOKS AUTOMATION US, LLC,

as the Grantor

By:

Name: David Pietrantoni

Title: Treasurer and Secretary

PRECISE AUTOMATION INC.,

as the Grantor

By: David Pletrantoni (Jen 31, 2022 13:32 EST)

Name: David Pietrantoni Title: Treasurer and Secretary GOLDMAN SACHS BANK USA, as Collateral Agent,

By:

Name: Robert Ehudin Title: Authorized Signatory

[Signature Page to Trademark Security Agreement]

Schedule I

United States Trademarks and Trademark Applications

Trademarks:

Trademark	Grantor	Applicatio n No.	Date Filed	Registratio n No.	Registration Date
BROOKS & Design	Brooks Automation US, LLC	85/488,579	Dec 6, 2011	4731806	May 5, 2015
BROOKS & Design	Brooks Automation US, LLC	85/976,716	Dec 6, 2011	4748552	Jun 2, 2015
FUSION	Brooks Automation US, LLC	78/714,403	Sep 16, 2005	3529120	Nov 4, 2008
GUARDIAN	Brooks Automation US, LLC	76/038,220	May 2, 2000	2572068	May 21, 2002
MAGNATRAN	Brooks Automation US, LLC	75/299,504	May 28, 1997	2320033	Feb 22, 2000
MARATHON	Brooks Automation US, LLC	88/393,349	Apr 19, 2019	6180984	Oct 20, 2020
PRECISE AUTOMATION	Precise Automation, Inc.	78/341988	December 17, 2003	3169382	November 7, 2006
PRECISE AUTOMATION	Precise Automation, Inc.	86/929481	March 4, 2016	5072198	November 1, 2016
VISION	Brooks Automation US, LLC	78/714,394	Sep 16, 2005	3493921	Aug 26, 2008
ZARIS	Brooks Automation US, LLC	76/012,691	Mar 29, 2000	2806862	Jan 20, 2004

TRADEMARK
REEL: 007822 FRAME: 0033

RECORDED: 09/30/2022