TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM760199

SUBMISSION TYPE:	NEW ASSIGNMENT			
NATURE OF CONVEYANCE:	SECURITY INTEREST			

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Micron Systems Inc.		10/07/2022	Corporation: NEW JERSEY

RECEIVING PARTY DATA

Name:	Owl Rock Capital Corporation			
Street Address:	399 Park Avenue, 38th Floor			
City:	New York			
State/Country:	NEW YORK			
Postal Code:	10022			
Entity Type:	Specialty Finance Company: MARYLAND			

PROPERTY NUMBERS Total: 27

Property Type	Number	Word Mark			
Registration Number:	4035072				
Registration Number: 2680881		BIZCRUIT			
Registration Number:	1677474	LAWCRUIT			
Registration Number:	2584070	CE MANAGER			
Serial Number:	90495390	GLOBALWORK			
Serial Number:	90403516	GLOBALWORK			
Serial Number:	88289628	GLOBALWORK			
Serial Number:	90813120	SUCCESSLOOP			
Serial Number:	90796261	SUCCESSLOOP			
Registration Number: 3914188		MICRON SYSTEMS			
Registration Number:	3914187	MICRON SYSTEMS			
Registration Number:	3863126	TOP PERFORMANCE			
Registration Number:	3855992	XPRESS REPORTING			
Registration Number:	3855991	X XPRESS REPORTING			
Registration Number:	3103106	MSI MICRON SYSTEMS INC.			
Serial Number:	86707230	GLOBALWORK			
Registration Number:	4061620	EAGLEWORKS			
Registration Number:	4057075	LOGICAT			
Serial Number:	85550184	GLOBALWORK			

TRADEMARK REEL: 007861 FRAME: 0747

900724786

Property Type	Number	Word Mark
Registration Number:	2966687	LAWCRUIT WEB
Registration Number:	2946051	LAWCAREER WEB
Serial Number:	77851591	MICRON
Registration Number:	2368421	CONTINU-ED
Registration Number:	2224747	LAWCAREER
Serial Number:	75269256	LAWADMISSION
Registration Number:	2149099	LAWPROFILES
Registration Number:	1660545	LOGICAT

CORRESPONDENCE DATA

Fax Number:

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: 8004945225

Email: ipteam@cogencyglobal.com

Correspondent Name: JAY DASILVA

Address Line 1: 1025 CONNECTICUT AVE., NW, STE. 712

Address Line 2: COGENCY GLOBAL INC.

Address Line 4: WASHINGTON, D.C. 20036

ATTORNEY DOCKET NUMBER:	1807062 TM
NAME OF SUBMITTER:	Dahlia Gottlieb
SIGNATURE:	/Dahlia Gottlieb/
DATE SIGNED:	10/10/2022

Total Attachments: 8

source=Litera - Trademark Security Agreement (Micron Joinder) (Executed) - with cover#page2.tif source=Litera - Trademark Security Agreement (Micron Joinder) (Executed) - with cover#page3.tif source=Litera - Trademark Security Agreement (Micron Joinder) (Executed) - with cover#page4.tif source=Litera - Trademark Security Agreement (Micron Joinder) (Executed) - with cover#page5.tif source=Litera - Trademark Security Agreement (Micron Joinder) (Executed) - with cover#page6.tif source=Litera - Trademark Security Agreement (Micron Joinder) (Executed) - with cover#page7.tif source=Litera - Trademark Security Agreement (Micron Joinder) (Executed) - with cover#page8.tif source=Litera - Trademark Security Agreement (Micron Joinder) (Executed) - with cover#page9.tif

TRADEMARK SECURITY AGREEMENT

This Trademark Security Agreement, dated as of October 7, 2022 (this "<u>Trademark Security Agreement</u>"), is made by Micron Systems Inc., a New Jersey corporation (the "<u>Pledgor</u>"), in favor of Owl Rock Capital Corporation, in its capacity as collateral agent for the secured parties (in such capacity, the "<u>Collateral Agent</u>") pursuant to that certain Credit Agreement, dated as of May 31, 2019 (as amended, restated, supplemented or otherwise modified from time to time, the "<u>Credit Agreement</u>"), by and among Litera Bidco LLC, a Delaware limited liability company (the "<u>Borrower</u>"), Litera Midco LLC, a Delaware limited liability company ("<u>Holdings</u>"), the other guarantors from time to time party thereto, the financial institutions from time to time party thereto as lenders and Owl Rock Capital Corporation, as Administrative Agent.

<u>WITNESSETH</u>:

WHEREAS, the Borrower, Holdings and certain other guarantors are party to that certain Security Agreement, dated as of May 31, 2019 (as amended, amended and restated, supplemented, or otherwise modified from time to time, the "Security Agreement") in favor of the Collateral Agent pursuant to which the Pledgor is required to execute and deliver this Trademark Security Agreement.

NOW, THEREFORE, in consideration of the premises, the Pledgor hereby agrees with the Collateral Agent as follows:

SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement, or if not defined therein, in the Credit Agreement.

SECTION 2. <u>Grant of Security Interest in Trademark Collateral</u>. The Pledgor hereby pledges and grants to the Collateral Agent for the benefit of the Secured Parties a Lien on and security interest in and to all of its right, title and interest in, to and under all the following Pledged Collateral of the Pledgor, but in each case excluding any Excluded Property (collectively, the "<u>Trademark Collateral</u>"):

- (a) all Trademarks of the Pledgor, including, without limitation, the United States registered Trademarks and applications for United States Trademark registration in each case registered with USPTO, listed on Schedule 1 attached hereto;
 - (b) all Goodwill associated with such Trademarks; and
 - (c) all Proceeds of any and all of the foregoing.

SECTION 3. <u>Security Agreement</u>. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent pursuant to the Security Agreement, and the Pledgor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent 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. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control.

SECTION 4. <u>Termination</u>. Upon the Termination of Secured Obligations or as otherwise provided in the Security Agreement, the security interest granted therein and the security interest granted herein shall automatically and immediately terminate and be deemed automatically and immediately released, and the Collateral Agent shall on the date thereof and, upon any request by the Pledgor, promptly execute, acknowledge, and deliver to the Pledgor an instrument in writing in recordable form fully releasing the collateral pledge, grant, assignment, lien and security interest in the Trademark Collateral under this Trademark Security Agreement.

SECTION 5. <u>Recordation</u>. The Pledgor authorizes and requests that the Commissioner for Trademarks and any other applicable government officer record this Trademark Security Agreement.

SECTION 6. Counterparts. This Trademark Security Agreement may be executed in any number of counterparts, all of which shall constitute one and the same instrument, and any party hereto may execute this Trademark Security Agreement by signing and delivering one or more counterparts. Delivery of an executed counterpart of this Trademark Security Agreement by facsimile or other electronic means (including as a PDF) shall be effective as delivery of a manually executed counterpart of this Trademark Security Agreement. The words "execution," "signed," "signature," and words of like import in any Loan Document or any agreement entered into in connection therewith shall be deemed to include electronic signatures or the keeping of records in electronic form, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any applicable law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act.

SECTION 7. Governing Law. THIS TRADEMARK SECURITY AGREEMENT AND THE TRANSACTIONS CONTEMPLATED HEREBY, AND ALL DISPUTES BETWEEN THE PARTIES UNDER OR RELATING TO THIS TRADEMARK SECURITY AGREEMENT OR THE FACTS OR CIRCUMSTANCES LEADING TO ITS EXECUTION, WHETHER IN CONTRACT, TORT OR OTHERWISE, SHALL BE CONSTRUED AND ENFORCED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS (INCLUDING STATUTES OF LIMITATION) OF THE STATE OF NEW YORK, WITHOUT REGARD TO CONFLICTS OF LAW PRINCIPLES THAT WOULD REQUIRE THE APPLICATION OF THE LAWS OF ANOTHER JURISDICTION.

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IN WITNESS WHEREOF, the Pledgor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

PLEDGOR:

MICRON SYSTEMS INC.

By: Mark Chamberlain

Name: Mark Charliberlain Title: Chief Financial Officer

AGREED TO AND ACCEPTED:

OWL ROCK CAPITAL CORPORATION,

as Collateral Agent

Name Jon ten Oever

Title: Authorized Signatory

[Signature Page to Trademark Security Amendment]

SCHEDULE 1 to

TRADEMARK SECURITY AGREEMENT

<u>UNITED STATES TRADEMARK REGISTRATIONS AND APPLICATIONS</u>

				IP			
#	Trademark	Logotype	Classes	Office	Status	App No.	Reg. No.
1			42	USPTO	Registered	85260894	4035072
2	BIZCRUIT	BIZCRUT	9	USPTO	Registered	76401761	2680881
	LAWCRUIT						
3			9, 38, 42	EUIPO	Registered	8751621	
	LAWCRUIT						
			9, 38,	United		*****	
4	LAWCRUIT	IIIAN I WW	42	Kingdom	Registered	UK00908751621	
	LAWCKUII	LTAWADIDI'					
5		TU II CII CII	9	USPTO	Registered	74173825	1677474
	LAWCRUIT						
6			9, 38, 42	Canada	Registered	146272600	TMA838450
0	CE MANAGER		42	Canada	Registered	140272000	1MA636430
7	CE WIWIGER		9, 38, 42	United Kingdom	Registered	UK00908753014	
	CE MANAGER						
8			9, 38, 42	Canada	Registered	146272500	TMA838449
	CE MANAGER						
9			9, 38, 42	EUIPO	Registered	8753014	
10	CE MANAGER		9	USPTO	Registered	76233895	2584070

	GLOBALWORK						
11			42	USPTO	Filed ¹	90495390	
	GLOBALWORK		0.16	TT. U. J			
12		***************************************	9, 16, 42	United Kingdom	Registered	UK00911341146	
12	GLOBALWORK				1108151010		
		GlobalWork					
13	CI OD II WODI		42	USPTO	Filed ²	90403516	
	GLOBALWORK	CI OD U IVODV					
14		GLOBALWORK	42	USPTO	Filed ³	88289628	
1	GLOBALWORK	* Coloitables	<u> </u>		11100	00209020	
			9, 16,				
15			42	EUIPO	Registered	11341146	
	SUCCESSLOOP	A ,					
16		Succession	42	USPTO	Filed ⁴	90813120	
	SUCCESSLOOP	۱ ،					
1		SuccessLoop				00=05=51	
17	MICRON	A	42	USPTO	Filed ⁵	90796261	
	SYSTEMS	L / IMICRON					
18		Viiii	42	USPTO	Registered	85067936	3914188
	MICRON	·					
	SYSTEMS	MICRON SYSTEMS					
19	TOD	à	42	USPTO	Registered	85067929	3914187
	TOP PERFORMANCE		9, 16,	United			
20		***************************************	9, 16, 42	Kingdom	Registered	UK00909939356	
	TOP	À :		<i>3</i>	6		
	PERFORMANCE		9, 16,				
21			42	EUIPO	Registered	9939356	

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¹ Published for Opposition June 14, 2022.

² Published for Opposition June 14, 2022.

³ Notice of Allowance issued Jul. 30, 2019. A fifth request for extension of time to file a Statement of Use has been granted. Statement of Use filed May 11, 2022.

⁴ Published for Opposition May 10, 2022.

⁵ Published for Opposition May 10, 2022.

	TOP	TOPP-REORMANCE					
22	PERFORMANCE	150 1 46,5 0042,805 1	42	USPTO	Registered	77905488	3863126
	XPRESS REPORTING						
23	KEFORTING	MP3F85 BEMORUNG	35, 41, 42	USPTO	Registered	77898337	3855992
23	X XPRESS		42	USFTO	Registered	11090331	3633992
	REPORTING	* XPREW	35, 41,				
24		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	42	USPTO	Registered	77898332	3855991
	MSI MICRON	l Mai					
25	SYSTEMS INC.			Habmo	D 1 1	70450105	2102106
25	GLOBALWORK	i	9	USPTO	Registered	78458195	3103106
	GEOD/IE WORK						
26		GLOBALWORK	42	USPTO	Dead	86707230	n/a
	EAGLEWORKS						
		EAGLEWORKS		, vane		0.7202404	106160
27	LOGICAT		42	USPTO	Dead	85303494	4061620
	LOGICAT						
28		LOGICAT	42	USPTO	Dead	85007409	4057075
	GLOBALWORK						
		GlobalWork					
29	LAWCRUIT WEB	Ottom or over	42	USPTO	Dead	85550184	n/a
	LAWCRUII WEB						
30		Law_TWeb	42	USPTO	Dead	78350743	2966687
	LAWCAREER						
	WEB						
31	MCDON	LAWCAREEBWES (11)	9	USPTO	Dead	78350757	2946051
	MICRON						
32		MICRON	42	USPTO	Dead	77851591	n/a
	CONTINU-ED						
33	LAMIGARES	CONTINU-ED	9	USPTO	Dead	75742301	2368421
	LAWCAREER						
34		n/a	9	USPTO	Dead	75269257	2224747
J.T	LAWADMISSION	III CL	,		Doud	,520,251	2221171
35		n/a	9	USPTO	Dead	75269256	n/a

	LAWPROFILES						
36		n/a	9	USPTO	Dead	75237115	2149099
	LOGICAT		9, 16,				
			36, 41,				
37		n/a	42	USPTO	Dead	73730512	1660545

RECORDED: 10/10/2022