

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM865834

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
CLEARVIEW SYSTEMS, LLC		01/04/2024	Limited Liability Company: FLORIDA
RECEIVING PARTY DATA			
Name:	STAR MOUNTAIN STRATEGIC CREDIT INCOME FUND IV, LP		
Street Address:	140 East 45th Street, 37th FL.		
City:	NEW YORK		
State/Country:	NEW YORK		
Postal Code:	10017		
Entity Type:	Limited Partnership: DELAWARE		
PROPERTY NUMBERS Total: 25			
Property Type	Number	Word Mark	
Registration Number:	2770968	SENSI-TEC	
Registration Number:	3766086	SV-5W GOLD	
Registration Number:	2848568	B2 TACTILE TECHNOLOGY DUAL BLADDER CONST	
Registration Number:	3417534	TACHIKARA	
Registration Number:	3394735	WE'VE GOT THE BALL. YOU BRING THE GAME!	
Registration Number:	4056199	VOLLEY ALL	
Registration Number:	4056201	SOFTEC	
Registration Number:	2460485	HIPPO HIDE	
Registration Number:	2912552	VOLLEY-LITE	
Registration Number:	3525619	PERFORMA-TEC	
Registration Number:	5199603	5W PRIME	
Registration Number:	4719644	VOLLEY LITE	
Registration Number:	2752266	TACTILE TECHNOLOGY	
Registration Number:	3417536	TACHIKARA	
Registration Number:	3582837	SUPER-SOFT	
Registration Number:	3582838	THE SETTER	
Registration Number:	1223564	SUC SINGLE UNIT CONSTRUCTION	
Registration Number:	2227100	T	
Registration Number:	1100821	TACHIKARA	

CH \$640.00 2770968

Property Type	Number	Word Mark
Registration Number:	1067737	TACHIKARA
Registration Number:	2200711	THE SETTER
Registration Number:	1199687	LOOSE BLADDER CONSTRUCTION LBC
Registration Number:	2161541	COURT JUSTICE
Registration Number:	1670385	PRIMARY
Registration Number:	1469180	FUZZIE

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.

Email: kareem.ansley@blankrome.com

Correspondent Name: KAREEM ANSLEY

Address Line 1: BLANK ROME LLP

Address Line 2: 717 TEXAS AVENUE, SUITE 1400

Address Line 4: HOUSTON, TEXAS 77002

ATTORNEY DOCKET NUMBER:	154502-01044
NAME OF SUBMITTER:	Kareem Ansley
SIGNATURE:	/Kareem Ansley/
DATE SIGNED:	01/04/2024

Total Attachments: 8

- source=Amend 3 - Supplement to Trademark Security Agreement (SM-Clearview) - Executed#page1.tif
- source=Amend 3 - Supplement to Trademark Security Agreement (SM-Clearview) - Executed#page2.tif
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SUPPLEMENT TO TRADEMARK SECURITY AGREEMENT

This Supplement to Trademark Security Agreement (this “Supplement”), is made as of this 4th day of January, 2024, by and among CLEARVIEW SYSTEMS, LLC, a Florida limited liability company (the “Grantor”) and STAR MOUNTAIN STRATEGIC CREDIT INCOME FUND IV, LP, in its capacity as agent for the Lenders (together with its successors and assigns in such capacity, “Agent”).

BACKGROUND

A. This Supplement is being delivered in connection with (i) that certain Revolving Credit and Term Loan Agreement dated as of October 11, 2022 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, including all exhibits and schedules thereto, the “Credit Agreement”) among Grantor, Adalta, LLC, an Oregon limited liability company (“Adalta” and together with Grantor and each other Person joined thereto as a borrower from time to time, collectively, the “Borrowers”, and each a “Borrower”), Clearview Intermediate II, LLC, a Delaware limited liability company (“Holdings” and together with each other Person joined thereto as a guarantor from time to time, collectively, the “Guarantors” and each a “Guarantor” and together with Borrowers, collectively, the “Loan Parties” and each a “Loan Party”), the lenders from time to time party thereto (the “Lenders”), PNC Bank, National Association, as revolving agent for the Revolving Lenders (together with its successors and assigns in such capacity, the “Revolving Agent”) and Agent (ii) that certain Security and Pledge Agreement dated as of October 11, 2022 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the “Security Agreement”) among Grantor, the other Loan Parties party thereto, Revolving Agent and Agent, and (iii) that certain Trademark Security Agreement dated as of October 11, 2022 by Grantor in favor of Agent (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the “Trademark Security Agreement”). Capitalized terms used but not defined herein shall have the respective meanings given to such terms in, or by reference in, the Credit Agreement.

B. Pursuant to the Credit Agreement, the Security Agreement and the Trademark Security Agreement, Grantor granted to Agent, for the benefit of Lenders, a lien on and security interest in all of Grantor’s Trademark Collateral (as defined in the Trademark Security Agreement).

C. Subsequent to delivery of the Trademark Security Agreement, Grantor has acquired certain additional trademarks and trademark applications set forth on Schedule I attached hereto and made part hereof (collectively, the “Additional Trademarks”).

D. Grantor and Agent desire to execute this Supplement for the purpose of granting, ratifying, and confirming Agent’s lien on and security interest in the Additional Trademarks, as set forth more fully in the Trademark Security Agreement, and for recording in the United States Patent and Trademark Office.

NOW THEREFORE, with the foregoing Background hereinafter deemed incorporated by reference and made a part hereof, and for good and valuable consideration, the receipt and

adequacy of which are hereby acknowledged, Grantor, intending to be legally bound hereby, covenants and agrees as follows:

1. In consideration of and pursuant to the terms of the Credit Agreement, the Security Agreement, the Trademark Security Agreement and the Other Documents and for other good, valuable and sufficient consideration, the receipt of which is hereby acknowledged, and to secure the Obligations, Grantor hereby grants to Agent for its benefit and the benefit of the Lenders, a continuing security interest in and Lien on all of its present and future right, title and interest in and to the Additional Trademarks and the registration thereof and the right (but not the obligation) to sue for past, present and future infringements, and the proceeds thereof.

2. Grantor acknowledges and confirms that the rights and remedies of Agent with respect to the security interest in the Additional Trademarks granted hereby are more fully set forth in the Credit Agreement, the Security Agreement and the Trademark Security Agreement, the terms and provisions of which are incorporated herein by reference. All references to the Trademark Security Agreement contained in the Credit Agreement, the Security Agreement or the Other Documents shall be deemed, for all purposes, to also refer to and include this Supplement.

3. Schedule I to the Trademark Security Agreement is hereby supplemented by the information contained on Schedule I attached hereto. All references to Schedule I to the Trademark Security Agreement contained in the Credit Agreement, the Security Agreement, the Trademark Security Agreement or the Other Documents shall be deemed, for all purposes, to also refer to and include Schedule I attached hereto.

4. Except as expressly amended by this Supplement, all of the terms, conditions and provisions of the Credit Agreement, the Security Agreement and the Trademark Security Agreement are hereby ratified and continue unchanged and remain in full force and effect.

5. This Supplement 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. Signature by facsimile or PDF shall also bind the parties hereto.

[Remainder of page intentionally left blank; signature page follows.]

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

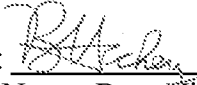
GRANTOR:

CLEARVIEW SYSTEMS, LLC,
a Florida limited liability company

DocuSigned by:
Matthew Polstein
By: _____
Name: Matthew E. Polstein
Title: Chief Executive Officer



ACCEPTED AND
ACKNOWLEDGED BY:



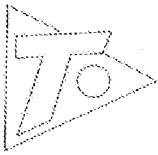


STAR MOUNTAIN STRATEGIC CREDIT
INCOME FUND IV, LP,
as Agent







By: 
Name: Brett Hickey
Title: Authorized Signatory

SCHEDULE I

TRADEMARKS AND TRADEMARK APPLICATIONS

	Grantor	Country	Mark	Reg. No. (App. No.)	Reg. Date (App. Date)	Status
1:	Clearview Systems, LLC	USA	SENSI-TEC	2770968	10/07/2003	Live
2:	Clearview Systems, LLC	USA	SV-5W GOLD	3766086	03/30/2010	Live
3:	Clearview Systems, LLC	USA		2848568	06/01/2004	Live
4:	Clearview Systems, LLC	USA	TACHIKARA	3417534	04/29/2008	Live
5:	Clearview Systems, LLC	USA	WE'VE GOT THE BALL. YOU BRING THE GAME!	3394735	03/11/2008	Live
6:	Clearview Systems, LLC	USA	VOLLEY ALL	4056199	11/15/2011	Live
7:	Clearview Systems, LLC	USA	SOFTEC	4056201	11/15/2011	Live
8:	Clearview Systems, LLC	USA	HIPPO HIDE	2460485	06/12/2001	Live
9:	Clearview Systems, LLC	USA	VOLLEY-LITE	2912552	12/21/2004	Live
10:	Clearview Systems, LLC	USA	PERFORMA-TEC	3525619	10/28/2008	Live
11:	Clearview Systems, LLC	USA		5199603	05/09/2017	Live

	Grantor	Country	Mark	Reg. No. (App. No.)	Reg. Date (App. Date)	Status
12:	Clearview Systems, LLC	USA	VOLLEY LITE	4719644	04/14/2015	Live
13:	Clearview Systems, LLC	USA	TACTILE TECHNOLOGY	2752266	08/19/2003	Live
14:	Clearview Systems, LLC	USA		3417536	04/29/2008	Live
15:	Clearview Systems, LLC	USA	SUPER-SOFT	3582837	03/03/2009	Live
16:	Clearview Systems, LLC	USA	THE SETTER	3582838	03/03/2009	Live
17:	Clearview Systems, LLC	USA		1223564	01/11/1983	Live
18:	Clearview Systems, LLC	USA		2227100	03/02/1999	Live
19:	Clearview Systems, LLC	USA		1100821	08/29/1978	Live
20:	Clearview Systems, LLC	USA	TACHIKARA	1067737	06/14/1977	Live
21:	Clearview Systems, LLC	USA	THE SETTER	2200711	10/27/1998	Live
22:	Clearview Systems, LLC	USA		1199687	06/29/1982	Live
23:	Clearview Systems, LLC	USA	COURT JUSTICE	2161541	06/02/1998	Live

	Grantor	Country	Mark	Reg. No. (App. No.)	Reg. Date (App. Date)	Status
24:	Clearview Systems, LLC	USA	PRIMARY	1670385	12/31/1991	Live
25:	Clearview Systems, LLC	USA	FUZZIE	1469180	12/15/1987	Live
26:	Clearview Systems, LLC	Canada		TMA24548 2	05/23/1980	Live
27:	Clearview Systems, LLC	Canada		TMA24966 8	08/22/1980	Live
28:	Clearview Systems, LLC	Canada		TMA82100 8	03/29/2012	Live
29:	Clearview Systems, LLC	Canada		TMA68255 6	02/27/2007	Live
30:	Clearview Systems, LLC	Mexico		345246	03/18/1988	Live
31:	Clearview Systems, LLC	Mexico		1207325	03/17/2011	Live
32:	Clearview Systems, LLC	United Kingdom	TACHIKARA	UK0000305 6472	08/29/2014	Live
33:	Clearview Systems, LLC	Mauritius	TACHIKARA	(2014/1875 9)	(05/21/2014)	Live
34:	Clearview Systems, LLC	Mauritius	TACHIKARA	2014/16796	N/A	Live
35:	Clearview Systems, LLC	India	TACHIKARA	2751917	08/11/2016	Live
36:	Clearview Systems, LLC	Malaysia	TACHIKARA	2014005846	05/27/2014	Live
37:	Clearview Systems, LLC	Malaysia	TACHIKARA	2014005847	05/27/2014	Live

	Grantor	Country	Mark	Reg. No. (App. No.)	Reg. Date (App. Date)	Status
38:	Clearview Systems, LLC	Malaysia	TACHIKARA	2014005848	05/27/2014	Live
39:	Clearview Systems, LLC	Philippines	TACHIKARA	6497	12/18/2014	Live
40:	Clearview Systems, LLC	Pakistan	TACHIKARA	(372350)	(10/17/2014)	Live
41:	Clearview Systems, LLC	Vietnam	TACHIKARA	4-0253077-000	10/16/2015	Live
42:	Clearview Systems, LLC	Dominica	TACHIKARA	118/2014	N/A	Live
43:	Clearview Systems, LLC	Dominica	TACHIKARA	(2014-147f)	(08/08/2014)	Live
44:	Clearview Systems, LLC	Dominican Republic	TACHIKARA	(E2014-21951)	(07/31/2014)	Live
45:	Clearview Systems, LLC	Dominican Republic	TACHIKARA	226565	12/15/2015	Live