

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

Assignment ID: TMI32026

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	RELEASE OF SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Ares Capital Corporation		02/01/2024	Corporation: MARYLAND
<b>RECEIVING PARTY DATA</b>			
<b>Company Name:</b>	GreenPrint Holdings , LLC (f /k/a PDI Merger S2, LLC)		
<b>Street Address:</b>	14241 Dallas Parkway , Suite 400		
<b>City:</b>	Dallas		
<b>State/Country:</b>	TEXAS		
<b>Postal Code:</b>	75254		
<b>Entity Type:</b>	Limited Liability Company: DELAWARE		
<b>Company Name:</b>	Drop Tank, LLC		
<b>Street Address:</b>	14241 Dallas Parkway , Suite 400		
<b>City:</b>	Dallas		
<b>State/Country:</b>	TEXAS		
<b>Postal Code:</b>	75254		
<b>Entity Type:</b>	Limited Liability Company: DELAWARE		
<b>PROPERTY NUMBERS Total: 13</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Serial Number:</b>	87440412	TANKFULL	
<b>Serial Number:</b>	86694869	STRIVE	
<b>Serial Number:</b>	86694839	STRIVE	
<b>Serial Number:</b>	86885409	PUMP HERE. PLANT TREES	
<b>Serial Number:</b>	87678302	CLEAN ADVANTAGE	
<b>Registration Number:</b>	5669666	RENEW	
<b>Registration Number:</b>	5850347		
<b>Serial Number:</b>	88474115	RESTORE	
<b>Serial Number:</b>	88578104	IMPACT COLLECTIVE	
<b>Serial Number:</b>	88786403	GREENERMILES	
<b>Serial Number:</b>	90479925	IMPACTSCORES	
<b>Serial Number:</b>	90479909	IMPACTSCORES	
<b>Serial Number:</b>	90529433	GROW	

CH \$340.00.00 87440412

**CORRESPONDENCE DATA****Fax Number:** 3477102662*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:** (212)3732576**Email:** mmcguire@paulweiss.com,rjerry@paulweiss.com**Correspondent Name:** Michael McGuire**Address Line 1:** Paul, Weiss, Rifkind, Wharton & Garrison LLP**Address Line 2:** 1285 Avenue of the Americas**Address Line 4:** New York, NEW YORK 10019-6064

<b>ATTORNEY DOCKET NUMBER:</b>	023630-002
<b>NAME OF SUBMITTER:</b>	Michael McGuire
<b>SIGNATURE:</b>	Michael McGuire
<b>DATE SIGNED:</b>	02/16/2024

**Total Attachments: 4**source=PDI2L Termination and Release of Security Interest (Trademarks)(GreenPrint and Drop Tank)  
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(Executed)#page3.tifsource=PDI2L Termination and Release of Security Interest (Trademarks)(GreenPrint and Drop Tank)  
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## TERMINATION AND RELEASE OF SECURITY INTEREST

This **TERMINATION AND RELEASE OF SECURITY INTEREST**, dated as of February 1, 2024 (“Release”), is made by ARES CAPITAL CORPORATION (“Agent”), in favor of GreenPrint Holdings, LLC (f/k/a PDI Merger S2, LLC) and Drop Tank, LLC (each, a “Grantor” and collectively, the “Grantors”).

**WHEREAS**, Agent, Grantors, and the other parties thereto have entered into that certain Second Lien Security Agreement, dated as of March 19, 2019 (as from time to time amended, restated, supplemented or otherwise modified, the “Security Agreement”);

**WHEREAS**, pursuant to that certain Second Lien Trademark Security Agreement, dated as of March 25, 2022, by and between Agent and Grantors (the “IP Security Agreement”), each Grantor granted to Agent, to secure its obligations under the Security Agreement, a security interest in all right, title and interest of such Grantor in and to certain intellectual property;

**WHEREAS**, the IP Security Agreement was recorded at the United States Patent and Trademark Office (“USPTO”) at Reel 007678 Frame 0287 on April 1, 2022;

**WHEREAS**, each Grantor has satisfied the terms of the IP Security Agreement and requests a specific release of the security interest granted and recorded against its intellectual property.

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

**SECTION 1. Defined Terms.** All capitalized terms used herein but not otherwise defined herein have the meanings given to them in the IP Security Agreement.

**SECTION 2. Termination and Release.** Agent, without representation, warranty, or recourse, hereby:

(a) terminates the IP Security Agreement and terminates, cancels, discharges, and releases all of its security interests in and to all right, title and interest of each Grantor (and any of the borrowers or other obligors under the Security Agreement) in and to all intellectual property (including, but not limited to, all Trademark Collateral under the IP Security Agreement), whether granted pursuant to the IP Security Agreement or otherwise (and including, but not limited to, the Trademarks listed on Schedule A attached hereto);

(b) assigns and transfers to such Grantor all of its right, title and interest in and to all intellectual property, whether granted pursuant to the IP Security Agreement or otherwise (including, but not limited to the Trademarks listed on Schedule A attached hereto), together with the goodwill of the business symbolized thereby; and

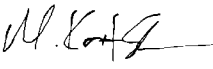
(c) authorizes the recordation of this Release with the USPTO or any similar office or agency within or outside the United States at such Grantor’s expense.

**SECTION 3. Choice of Law.** This Release shall be governed by and construed in accordance with the laws of the State of New York.

**IN WITNESS WHEREOF**, the Agent has caused this Termination and Release of Security Interest to be duly executed as of the date first set forth above.


AGENT:

**ARES CAPITAL CORPORATION**

By:  \_\_\_\_\_  
Name: M. Kort Schnabel  
Title: Authorized Signatory

**Schedule A**

**TRADEMARK REGISTRATIONS**

<b>Mark</b>	<b>Serial No./ Reg. No.</b>	<b>Filing Date/ Reg. Date</b>	<b>Owner</b>
TANKFULL	87/440,412 5,536,768	August 7, 2018	Drop Tank, LLC
STRIVE	86/694,869 4,901,736	July 16, 2015 February 16, 2016	PDI Merger S2, LLC
STRIVE	86/694,839 4,940,274	July 16, 2015 April 19, 2016	PDI Merger S2, LLC
PUMP HERE. PLANT TREES	86/885,409 5,031,690	January 25, 2016 August 30, 2016	PDI Merger S2, LLC
CLEAN ADVANTAGE	87/678,302 5,469,746	November 9, 2017 May 15, 2018	PDI Merger S2, LLC
RENEW	87/690,801 5,669,666	June 13, 2018 February 5, 2019	PDI Merger S2, LLC
	88/301,321 5,850,347	June 18, 2019 September 3, 2019	PDI Merger S2, LLC
RESTORE	88/474,115 6,081,672	June 14, 2019 June 16, 2020	PDI Merger S2, LLC
IMPACT COLLECTIVE	88/578,104 6,009,718	August 14, 2019 March 10, 2020	PDI Merger S2, LLC
GREENERMILES	88/786,403 6,191,549	February 5, 2020 November 3, 2020	PDI Merger S2, LLC
IMPACTSCORES	90/479,925	January 21, 2021	PDI Merger S2, LLC
IMPACTSCORES	90/479,909	January 21, 2021	PDI Merger S2, LLC
GROW	90/529,433	February 15, 2021	PDI Merger S2, LLC
CLEAN ADVANTAGE	015998438 015998438	November 3, 2016 August 9, 2017	PDI Merger S2, LLC
CLEAN ADVANTAGE	93518/2016 713021	February 1, 2018 February 19, 2018	PDI Merger S2, LLC

Mark	Serial No./ Reg. No.	Filing Date/ Reg. Date	Owner
RENEW	1905595 TMA 1,097,267	June 21, 2018 March 30, 2021	PDI Merger S2, LLC
CLEAN ADVANTAGE	916242129 916242129	November 12, 2018 August 20, 2019	PDI Merger S2, LLC
CLEAN ADVANTAGE	3346815 UK00003346815	October 19, 2018 January 11, 2019	PDI Merger S2, LLC
PUMP HERE. PLANT TREES	1926062	October 19, 2018	PDI Merger S2, LLC
PUMP HERE. PLANT TREES	017971428 017971428	October 22, 2018 February 26, 2019	PDI Merger S2, LLC
RENEW	017971425 017971425	October 22, 2018 March 6, 2019	PDI Merger S2, LLC
RENEW	3346827 UK00003346827	October 19, 2018 January 11, 2019	PDI Merger S2, LLC
PLANT IT FORWARD	3372563 UK00003372563	February 4, 2019 April 26, 2019	PDI Merger S2, LLC
PLANT IT FORWARD	018013494 018013494	January 21, 2019 June 5, 2019	PDI Merger S2, LLC

TRADEMARK APPLICATIONS

N/A.