TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM540941

SUBMISSION TYPE:	NEW ASSIGNMENT
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NATURE OF CONVEYANCE: SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
INTEGRATED BIOMETRICS, LLC		08/30/2019	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Partners for Growth V, L.P.	
Street Address:	1751 Tiiburon Blvd.	
City:	Tiburon	
State/Country:	CALIFORNIA	
Postal Code:	94920	
Entity Type:	Limited Partnership: DELAWARE	

PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Registration Number:	5376430	FIVE-0
Registration Number:	4919669	KOJAK
Registration Number:	4123002	WATSON
Registration Number:	4346239	WATSON MINI
Registration Number:	4358809	COLUMBO
Registration Number:	4361801	SHERLOCK
Registration Number:	4243658	IB

CORRESPONDENCE DATA

Fax Number: 4153672728

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: 4153813283

Email: ben@greenspan-law.com **Correspondent Name:** Benjamin Greenspan Address Line 1: 620 Laguna Rd

Address Line 4: Mill Valley, CALIFORNIA 94941

NAME OF SUBMITTER:	Benjamin Greenspan	
SIGNATURE:	/bg2/	
DATE SIGNED:	09/16/2019	

Total Attachments: 3	
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TRADEMARK COLLATERAL AGREEMENT AND NOTICE

This Trademark Collateral Agreement and Notice dated as of August 30, 2019 ("Trademark Agreement"), is between Integrated Biometrics, LLC, a Delaware limited liability company with its principal place of business at 121 Broadcast Drive, 2nd Floor, Spartanburg, SC 29303 ("Assignor") and Partners for Growth V, L.P., 1751 Tiburon Blvd., Tiburon, California 94920 ("Assignee") pursuant to a Loan and Security Agreement, an Intellectual Property Security Agreement of even date herewith by and among Assignor and Assignee (the "IP Security Agreement") and pursuant to certain other loan documents referenced therein (collectively, the "Loan Documents").

WHEREAS, Assignor is the owner of certain trademarks, including all federal applications and/or registrations therefor, together with the goodwill of the business connected with the use of and symbolized thereby, as listed on Exhibit 1 hereto (the "Marks"); and

WHEREAS, Assignee has agreed to extend certain credit to Assignor on condition that the Assignor pledge and grant to Assignee as collateral for the Obligations (as defined in the Loan Documents) a security interest and lien in and to the Marks and all proceeds thereof and all other related claims and rights as more fully described in the IP Security Agreement in favor of the Assignee, by and among Assignor and Assignee;

NOW THEREFORE, for good and valuable consideration, as security for the due and timely payment and performance of the Obligations, Assignor hereby pledges and grants to Assignee a security interest and lien in and to the Marks and all proceeds thereof and gives notice of such security interest and the existence of such Security Agreement providing therefor.

Executed as of the date first above written.

Assignor:	Assignee:
Integrated Biometrics, LLC	PARTNERS FOR GROWTH V, L.P.
By M. M. Chief Financial Officer	Ву
By / th/howe	Name:
Secretary	Title: Manager, Partners for Growth V, LLC

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WHEREAS, Assignor is the owner of certain trademarks, including all federal applications and/or registrations therefor, together with the goodwill of the business connected with the use of and symbolized thereby, as listed on <u>Exhibit 1</u> hereto (the "Marks"); and

WHEREAS, Assignee has agreed to extend certain credit to Assignor on condition that the Assignor pledge and grant to Assignee as collateral for the Obligations (as defined in the Loan Documents) a security interest and lien in and to the Marks and all proceeds thereof and all other related claims and rights as more fully described in the IP Security Agreement in favor of the Assignee, by and among Assignor and Assignee;

NOW THEREFORE, for good and valuable consideration, as security for the due and timely payment and performance of the Obligations, Assignor hereby pledges and grants to Assignee a security interest and lien in and to the Marks and all proceeds thereof and gives notice of such security interest and the existence of such Security Agreement providing therefor.

Executed as of the date first above written.

Assignor:	Assignee:
Integrated Biometrics, LLC	PARTNERS FOR GROWTH V. L.P.
ByChief Financial Officer	By
Secretary Secretary	Title: Manager, Partners for Growth V, LLC Its General Partner

EXHIBIT 1

Integrated Biometrics, LLC

Trademark Schedule

Serial Number - Registration Number	Date	Mark	Owner
5,376,430		Five-0	Integrated Biometrics, LLC
4,919,669		Kojak	Integrated Biometrics, LLC
4,123,002		Watson	Integrated Biometrics, LLC
4,346,239		Watson-Mini	Integrated Biometrics, LLC
4,358,809		Columbo	Integrated Biometrics, LLC
4,361,801		Sherlock	Integrated Biometrics, LLC
4,243,658		IB Logo	Integrated Biometrics, LLC

RECORDED: 09/16/2019