# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM578210

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

# **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
EVOLV, LLC		05/14/2020	Limited Liability Company: OHIO

# **RECEIVING PARTY DATA**

Name:	DIMENSION ENGINEERING LLC
Street Address:	5171 Hudson Drive
City:	Hudson
State/Country:	ОНЮ
Postal Code:	44236
Entity Type:	Limited Liability Company: OHIO

## **PROPERTY NUMBERS Total: 16**

Property Type	Number	Word Mark
Serial Number:	86277147	DARWIN
Serial Number:	88547381	DARWIN
Serial Number:	86243059	DNA
Serial Number:	87130611	DNA STEALTH
Serial Number:	87130577	ESCAPE
Serial Number:	86593083	ESCRIBE
Serial Number:	86243071	EVOLV
Serial Number:	86653062	EVOLV
Serial Number:	86279778	
Serial Number:	87130584	HATCH
Serial Number:	86243026	KICK
Serial Number:	87130603	RADAR
Serial Number:	87131603	REFLEX
Serial Number:	87773735	REPLAY
Serial Number:	87639868	RESOLVE
Serial Number:	87673318	SUPERHEATER

# CORRESPONDENCE DATA

**Fax Number:** 2127046288

TRADEMARK

900550965 REEL: 006947 FRAME: 0081

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:** 2127046000

Email: IPServicesNYC@troutman.com, jasmine.habbas@troutman.com

Correspondent Name: TROUTMAN SANDERS LLP

Address Line 1: 875 THIRD AVENUE

Address Line 4: NEW YORK, NEW YORK 10022

ATTORNEY DOCKET NUMBER:	249984.000002
NAME OF SUBMITTER:	Jasmine Habbas
SIGNATURE:	/Jasmine Habbas/
DATE SIGNED:	05/27/2020

#### **Total Attachments: 16**

source=249984000002 TM SecurityAgreement#page1.tif source=249984000002 TM SecurityAgreement#page2.tif source=249984000002 TM SecurityAgreement#page3.tif source=249984000002\_TM\_SecurityAgreement#page4.tif source=249984000002 TM SecurityAgreement#page5.tif source=249984000002 TM SecurityAgreement#page6.tif source=249984000002 TM SecurityAgreement#page7.tif source=249984000002\_TM\_SecurityAgreement#page8.tif source=249984000002 TM SecurityAgreement#page9.tif source=249984000002 TM SecurityAgreement#page10.tif source=249984000002 TM SecurityAgreement#page11.tif source=249984000002 TM SecurityAgreement#page12.tif source=249984000002\_TM\_SecurityAgreement#page13.tif source=249984000002\_TM\_SecurityAgreement#page14.tif source=249984000002 TM SecurityAgreement#page15.tif source=249984000002 TM SecurityAgreement#page16.tif

#### TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT this "Agreement") is dated as of May 14, 2020, between EVOLV, LLC, an Ohio limited liability company (the "Borrower"), and DIMENSION ENGINEERING, LLC, an Ohio limited liability company (the "Lender").

- A. The Lender has agreed to make a revolving line of credit available to the Borrower (the "Loan"), which Loan is evidenced by that certain Secured Promissory Note dated the date hereof in the maximum principal amount of \$2,000,000, made by the Borrower and payable to the order of the Lender (as the same may be amended, restated or otherwise modified from time to time, the "Note").
- B. As a condition to making the Loan available to the Borrower and accepting the Note, the Lender has required that the Borrower execute and deliver this Agreement in order to secure the Borrower's obligations under the Note.

Accordingly, for and in consideration of good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Borrower and the Lender hereby agree as follows:

- Section 1 Grant of Security Interest. As security for the payment and performance in full when due (whether at the stated maturity, by acceleration or otherwise) of all indebtedness, liabilities and obligations of the Borrower to the Lender under the Note (including the payment of amounts that would become due but for the operation of the automatic stay under Section 362(a) of Title 11 of the United States Code, or any similar provision of any other bankruptcy, insolvency, receivership or other similar law) (collectively, the "Secured Obligations"), the Borrower hereby grants to the Lender a security interest in all right, title and interest of the Borrower in, to or under any and all of the following assets (collectively, the "Collateral"):
- (a) the trademarks, trade styles, logos and designs, all registrations and recordings thereof and the applications filed in connection therewith described on <u>Schedule I</u> attached hereto and made a part hereof (collectively, the "Trademarks");
- (b) all reissues, continuations, extensions and renewals thereof and amendments thereto; and
- (c) all proceeds, income, fees, royalties, damages, claims and payments now or hereafter due and/or payable thereunder and with respect thereto.

Notwithstanding anything to the contrary herein, such security interest is granted as security only and shall not subject the Lender to, or in any way alter or modify, any obligation or liability of the Borrower with respect to or arising out of the Collateral.

- Section 2. <u>Representations, Warranties, Covenants and Agreements with respect to the</u> Collateral.
- (a) <u>Representations and Warranties</u>. The Borrower represents and warrants to the Lender that <u>Schedule I</u> sets forth, as of the date of this Agreement, a list of all Trademarks

owned by the Borrower and with respect to which a registration, recording or pending application has been made in the United States Patent and Trademark Office.

- (b) <u>Covenants and Agreements</u>. The Borrower hereby covenants and agrees as follows:
  - (i) It will (either directly or through its licensees or its sublicensees), for each Trademark (A) maintain such Trademark in full force free from any claim of abandonment or invalidity for non-use, (B) maintain the quality of products and services offered under any such Trademark, (C) display such Trademark with notice of Federal or other analogous registration to the extent necessary to establish and preserve its rights under applicable law, and (D) not knowingly use or knowingly permit any of its licensees or sublicensees to use such Trademark in violation of any third party's valid and legal rights.
  - (ii) It will promptly notify the Lender in writing if it knows that any Trademark may become abandoned, lost or dedicated to the public, or of any adverse determination or development (including the institution of, or any such determination or development in, any proceeding in the United States Patent and Trademark Office) regarding the Borrower's ownership of any Collateral, its right to register the same, or to keep and maintain the same.
  - (iii) It will take all necessary steps that are consistent with the practice in any proceeding before the United States Patent and Trademark Office to maintain and pursue each material application relating to the Collateral (and to obtain the relevant grant or registration) and to maintain each Trademark, including timely filings of applications for renewal, affidavits of use, affidavits of incontestability and payment of maintenance fees, and, if consistent, in good faith, with reasonable business judgment, to initiate opposition, interference and cancellation proceedings against third parties.
  - (iv) It shall continue to collect all amounts due or to become due to the Borrower under all licenses of the Collateral, and diligently exercise each material right it may have thereunder, in each case at its own cost and expense, and in connection with such collections and exercise, it shall, upon the occurrence and during the continuance of an Event of Default (as defined in the Note), take such action as it or the Lender may reasonably deem necessary. Notwithstanding the foregoing, the Lender shall have the right at any time after the occurrence and during the continuance of an Event of Default to notify, or require the Borrower to notify, any relevant obligors with respect to such amounts of the Lender's security interest therein.
- Section 3. <u>Further Assurances</u>. The Borrower hereby covenants and agrees, at its own cost and expense, to execute, acknowledge, deliver and/or cause to be duly filed and/or delivered all such further agreements, instruments and other documents, and take all such further actions, that the Lender may from time to time reasonably request to preserve, protect and perfect the security interest granted by it herein and the rights and remedies created hereby, including the payment of any fees and taxes required in connection with its execution and delivery of this

Agreement, the granting by it of such security interest and the filing of any financing statements or other documents in connection herewith or therewith.

# Section 4. Filings.

- (a) The Borrower hereby irrevocably authorizes the Lender at any time and from time to time to file in any relevant jurisdiction any financing statements and amendments thereto that contain the information required by Article 9 of the Uniform Commercial Code of each applicable jurisdiction for the filing of any financing statement or amendment relating to the Collateral.
- (b) The Borrower hereby further authorizes the Lender to file filings with the United States Patent and Trademark Office (or any successor office), including this Agreement or other documents for the purpose of perfecting, confirming, continuing, enforcing or protecting the security interest granted by the Borrower hereunder, without the signature of the Borrower, and naming the Borrower, as debtor, and the Lender, as secured party.

#### Section 5. Remedies Generally.

- General Rights. Upon the occurrence and during the continuance of an Event of Default, the Lender shall have the right to take any of or all the following actions at the same or different times: (i) on demand, to cause the security interest granted herein to become an assignment, transfer and conveyance of any Collateral by the Borrower to the Lender, or to license or sublicense, whether general, special or otherwise, and whether on an exclusive or non-exclusive basis, any Collateral throughout the world on such terms and conditions and in such manner as the Lender shall determine, unless the Borrower's obligations set forth in this clause (i) would violate any then-existing licensing arrangements to the extent that waivers cannot be obtained, (ii) with or without legal process and with or without prior notice or demand for performance, to take possession of the Collateral and, generally, to exercise any and all rights afforded to a secured party under the Uniform Commercial Code or other applicable law, and (iii) appoint a receiver for all or any portion of the Collateral. Without limiting the generality of the foregoing, the Borrower agrees that the Lender shall have the right, upon the occurrence and during the continuance of an Event of Default, subject to the mandatory requirements of applicable law, to sell or otherwise dispose of any of the Collateral at public or private sale, for cash, upon credit or for future delivery as the Lender shall deem appropriate. Upon consummation of any such sale, the Lender shall have the right to assign, transfer and deliver to the purchaser or purchasers thereof the Collateral so sold.
- written notice (which the Borrower agrees is reasonable notice within the meaning of Section 9-611 of the Uniform Commercial Code (or any successor provision)) of the Lender's intention to make any sale of any of the Collateral. Such notice, in the case of a public sale, shall state the time and place for such sale. Any such public sale shall be held at such time or times within ordinary business hours and at such place or places as the Lender may fix and state in the notice (if any) of such sale. At any such sale, the Collateral to be sold may be sold in one lot as an entirety or in separate parcels, as the Lender may (in its sole and absolute discretion) determine. The Lender shall not be obligated to make any sale of any Collateral if it shall determine not to do so, regardless of the fact that notice of sale of such Collateral shall have been given. The Lender

may, without notice or publication, adjourn any public or private sale or cause the same to be adjourned from time to time by announcement at the time and place fixed for sale, and such sale may, without further notice, be made at the time and place to which the same was so adjourned. At any public (or, to the extent permitted by applicable law, private) sale made pursuant to this Section, the Lender may bid for or purchase, free (to the extent permitted by applicable law) from any right of redemption, stay, valuation or appraisal on the part of the Borrower (all said rights being also hereby waived and released to the extent permitted by law), any of the Collateral offered for sale and may make payment on account thereof by using any claim then due and payable to the Lender from the Borrower as a credit against the purchase price, and the Lender may, upon compliance with the terms of sale, hold, retain and dispose of such property without further accountability to the Borrower therefor. As an alternative to exercising the power of sale herein conferred upon it, the Lender may proceed by a suit or suits at law or in equity to foreclose upon any of the Collateral and to sell any of the Collateral pursuant to a judgment or decree of a court or courts having competent jurisdiction or pursuant to a proceeding by a court-appointed receiver. Any sale pursuant to the provisions of this Agreement shall be deemed to conform to the commercially reasonable standards as provided in Article 9 of the Uniform Commercial Code.

- (c) Grant of License to Use Intellectual Property. For the purpose of enabling the Lender to exercise rights and remedies under this Agreement, at such time as the Lender shall be lawfully entitled to exercise such rights and remedies, the Borrower hereby grants, to the extent it has the right to grant, to the Lender an irrevocable, nonexclusive license (exercisable without payment of royalty or other compensation to the Borrower) to use, license or sublicense any of the Collateral, and wherever the same may be located, and including in such license reasonable access to all media in which any of the licensed items may be recorded or stored and to all computer software and programs used for the compilation or printout thereof.
- Section 6. Lender Appointed Attorney-in-Fact. The Borrower hereby appoints the Lender and any officer or agent thereof, as its true and lawful agent and attorney-in-fact for the purpose of carrying out the provisions of this Agreement and taking any action and executing any instrument that the Lender may deem necessary or advisable to accomplish the purposes hereof, which appointment is irrevocable and coupled with an interest; provided, however, that nothing herein contained shall be construed as requiring or obligating the Lender to make any commitment or to make any inquiry as to the nature or sufficiency of any payment received by the Lender, or to present or file any claim or notice, or to take any action with respect to any of the Collateral or the monies due or to become due in respect thereof or any property covered thereby, and no action taken or omitted to be taken by the Lender with respect to any of the Collateral shall give rise to any defense, counterclaim or offset in favor of the Borrower or to any claim or action against the Lender.

#### Section 7. Miscellaneous.

(a) <u>Waivers: Amendments</u>. No failure or delay of the Lender in exercising any power or right hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any such right or power, or any abandonment or discontinuance of steps to enforce such a right or power, preclude any other or further exercise thereof or the exercise of any other right or power. The rights and remedies of the Lender hereunder and under the other Loan Documents are cumulative and are not exclusive of any rights or remedies that they would otherwise have. No

notice or demand on the Borrower in any case shall entitle the Borrower to any other or further notice or demand in similar or other circumstances. Neither this Agreement nor any provision hereof may be waived, amended, supplemented or otherwise modified, or any departure therefrom consented to, except pursuant to an agreement or agreements in writing entered into by, between or among the Lender and the Borrower.

- (b) <u>Binding Effect; Assignments</u>. This Agreement shall be binding upon the Borrower and the Lender and their respective successors and assigns, and shall inure to the benefit of the Borrower and the Lender, and their respective successors and assigns, except that the Borrower shall not have the right to assign its rights or obligations hereunder without the prior written consent of the Lender.
- (c) Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the State of Ohio.
- (d) <u>WAIVER OF JURY TRIAL</u>. THE BORROWER AND THE LENDER EACH IRREVOCABLY AND UNCONDITIONALLY WAIVES ANY RIGHT IT MAY HAVE TO TRIAL BY JURY IN ANY SUIT, ACTION, PROCEEDING, OR COUNTERCLAIM ARISING OUT OF OR RELATING TO THIS AGREEMENT, WHETHER SUCH SUIT, ACTION, PROCEEDING, OR COUNTERCLAIM IS INSTITUTED BY THE BORROWER, THE LENDER OR ANY OTHER PARTY.
- (e) <u>Counterparts</u>. This Agreement may be executed in counterparts (and by different parties hereto in different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page of this Agreement by facsimile or in electronic (e.g., "pdf" or "tif") format shall be effective as delivery of a manually executed counterpart of this Agreement.

[Signatures begin on following page]

IN WITNESS WHEREOF, the parties hereto have cause this Agreement to be executed by their duly authorized representatives, under seal, as of the day and year first above written.

## BORROWER:

EVOLV, LLC,

an Ohio limited liability company

(SEAL)

Name: Brandon Ward

Title: President

Address for Notices:

Evolv, LLC

5171 Hudson Drive

Hudson, Ohio 44236

Attention: Brandon Ward

E-mail: brandon@evolvapor.com

[Signatures continue on following page]

Shake of Ollio Ovouly of Summit

May 14th, bobo

THE TOREGOING instrument was acknowledged Before me this 14th way of May By Brandon Ward, President Evolvice.

Crystel L. Septer Resident Soundt Sounty Notary Public, State of Olice My Commission Espires: C5/24/2020

#### LENDER:

DIMENSION ENGINEERING LLC, an Ohio limited liability company

Name: John Bellinger

Title: President

Address for Notices:

Dimension Engineering LLC

5171 Hudson Drive Hudson, Ohio 44236

Attention: John Bellinger E-mail: john@evolvapor.com

Hade of Ollo Courts of Summit

WW/14,2000

THE TOREGOING INSTRUMENT NOW OCKNOWLEDGED
BETORE WE THIS 14th Day of May By John
BELLINGOZ, PRESIDENT DIMENSION ENGINEERING LIC

Ok.



Crystel L. Snyder Besident Swamh County Notery Public, State of Chio My Commission Expires: 05/24/2020

(SEAL)



# SCHEDULE I

# TRADEMARKS

MARK	COUNT	STATUS	APPLICATI	FILING	REGISTRATI	0507	REGISTRATI	CLAS	NEXT	NEXT
			Ć			DESIG		)	NE NE	, , , , , , , , , , , , , , , , , , ,
DARWIN (EM)	EM	Registere d	18146027	11/1/201	18146027	N/A	3/3/2020	09 Int., 34 Int.	11/1/2029	Renewal
DARWIN (US)	NS	Registere d	86/277,147	5/9/2014	4656305	N/A	12/16/2014	34 Int.	12/16/202 0	Section 8 & 15 Due -
`										Need Specimen
					,					of Use
DARWIN	Sn	Pending	88547381	7/29/201		N/A		60	Should	None at this
(US)				0				Int.,	publish in	time -
						******		34 Int.	April, with	SOU/EOT
				*****					Notice of	likely due
						*****			Allowance	m
			- EFFEKKKA				- CONTRACT	***************************************	to Issue in	November 2020
			- CHARLE						or EOT	)   
									would	
			(HE)**C			*********			then likely	
				******		*****			be due	
									some time	
									.EI	
									November	
									2020	
DNA (EM)	EM	Registere	17939463	8/2/2018	17,939,463	N/A	1/30/2019	60	8/2/2028	Renewal
		T						Int.,		<del>22222</del> 2
								34 Int.		2000
DNA (US)	US	Registere	86/243,059	4/4/2014	4,674,396	N/A	1/20/2015	60	1/20/2021	Section 8 &
		ש						Int.,		15 Due -
								34 Int.		Need

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NEXT	Specimen of Use	Renewal	Renewal	Renewal	Renewal	Section 8 & 15 Due - Need Specimen of Use	Renewal	Response to Office Action citing CUBAN DNA, etc., owned by Aurora SA	None at this time - Registration fee paid,
NEXT DEADLI NE		1/31/2027	1/31/2027	1/31/2027	1/31/2027	11/28/202 3	1/31/2027	9/12/2020	None at this time
CLAS		10 Int., 34 Int.	10 Int., 34 Int.	10 Int., 34 Int.	10 Int., 34 Int.	10 Int., 34 Int.	10 Int., 34 Int.	34 Int.	09 Int.
REGISTRATI ON : DATE		1/31/2017	1/31/2017	1/31/2017 (10/20/2017 in JP)	1/31/2017	11/28/2017	1/31/2017		
LOGO / DESIG		N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
REGISTRATI ON NO.		1,342,571	1,342,571	1,342,571	1,342,571	5,347,304	1342571		
FILING		1/31/201 7	1/31/201	1/31/201 7	1/31/201	8/8/2016	1/31/201 7	9/24/201	8/7/2018
APPLICATI ON NO.		1342571	1342571	1342571	1342571	87/130,611	1342571	2019747632	2018733384
STATUS		Registere d	Registere d	Registere d	Registere d	Registere d	Registere d	Pending	Pending
COUNT		S	EM	ď	RU	US	WP	RU	RU
MARK		DNA STEALTH (CN)	DNA STEALTH (EM)	DNA STEALTH (JP)	DNA STEALTH (RU)	DNA STEALTH (US)	DNA STEALTH (WP)	DNA-CLASS 34 (RU)	DNA-CLASS 9 (RU)

COUNT	STATUS	APPLICATI FILING ON DATE NO.	Patr	REGISTRATI ON NO.	LOGO / DESIG N	REGISTRATI ON DATE	CLAS S	NEXT DEADLI NE	NEXT
									should issue in due course
	Registere d	87/130,577	8/8/2016	5,325,147	N/A	10/31/2017	10 Int., 34 Int.	10/31/202 3	Section 8 & 15 Due - Need Specimen of Use
	Registere d	18145526	11/1/201	18,145,526	N/A	3/3/2020	9 Int.	11/1/2029	Renewal
	Registere d	86/593,083	4/10/201	5,042,128	N/A	9/13/2016	09 Int.	9/13/2022	Section 8 & 15 Due - Need Specimen of Use
E S	Registere d	17933240	8 8	17,933,240	N/A	1/9/2019	10 Int., 34 Int., 35 Int.	7/20/2028	Renewal
	Pending	2018-95277	7/25/201 8				10 Int., 34 Int., 35 Int.	None at this time	None at this time - Registration fee paid, certificate should issue in due course
RU	Pending	2018730848	7/23/201 8		N/A		io Int.	None at this time	None at this time - Registration fee paid, certificate should issue

NEXT	in due course	Office Action citing several EVOLVE marks, including one owned	Section 8 & 15 Due - Need Specimen of Use	Section 8 & 15 Due - Need Specimen of Use	Refused after review proceeding, due to a similar national prior mark (No. 16822328)
NEXT DEADLI NE		07027579	4/7/2021	10/3/2023	
S, CF		34 Int., 35 Int.	35 lat.	34 lat.	
REGISTRATI ON DATE			4/7/2015	10/3/2017	
LOGO DESIG		X	A/N	Y/X	
RECISTRATI ON NO.			4,714,964	5,301,979	
FILING		8/22/201 9	4/4/2014	6/5/2015	
APPLICATI ON NO.		2019741611	86/243,071	86/653,062	33126131
STATUS		Pending	Registere d	Registere d	Pending
COUNT		P. C.	OS)	SO	3
MARK		EVOLV (RU)	EVOLV (US)	EVOLV (US)	EVOLV LOGO (CN)

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NEXT	Renewal	None at this time - Registration fee paid, certificate should issue in due course	Valid till August 07, 2028	Section 8 & 15 Due - Need Specimen of Use	Renewal	Section 8 dection 8 dection 8 dections of Use	∞ ,
NEXT DEADLI NE	8/2/2028	None at this time - Registratio n fee paid, certificate should issue in due course	Aug 7 2028	11/4/2020	8/14/2028	10/31/202 3	12/9/2020
CLAS	10 Int., 34 Int., 35 Int.	10 Int., 34 Int., 35 Int.	10 Int., 34 Int., 35 Int.	09 Int., 34 Int.	10 Int., 34 Int.	10 Int., 34 Int.	09 Int., 34 Int.
REGISTRATI ON DATE	£ 2019		2019	11/4/2014	1/12/2019	10/31/2017	12/9/2014
LOGO / DESIG N	°				N/A	N/A	N/A
REGISTRATI ON NO.	17,939,461	PENDING	712,574	4,632,501	17,942,454	5,325,148	4,652,072
FILING	8/2/2018		8/7/2018	<i>S</i> /13/201 4	8/14/201	8/8/2016	4/4/2014
APPLICATI ON NO.	17939461	2018-105190	2018733382	86/279,778	17942454	87/130,584	86/243,026
STATUS	Registere d	Pending	Registere d	Registere d	Registere d	Registere d	Registere d
COUNT	ЕМ	A.	RU	us	EM	Sn	O.S
MARK	EVOLV LOGO (EM)	EVOLV LOGO (JP)	EVOLV LOGO (RU)	EVOLV LOGO (US)	EVOLV SUPERHEAT ER (EM)	HATCH (US)	KICK (US)

LI ACTION	Specimen of Use	202 Section 8 & 15 Due - Need Specimen of Use	027 Renewal	027 Renewal	202 Section 8 & 15 Due - Need Specimen of Use	027 Renewal	is granted to the mark for all the goods/servi ces requested. (The statement of grant of protection was published
NEXT NEADLI			1/31/2027		3	1/31/2027	31-Jan-27
CLAS S		10 Int., 34 Int.	10 Int., 34 Int.	10 Int., 34 Int.	10 Int., 34 Int.	10 Int., 34 Int.	10 Int., 34 Int.
REGISTRATI ON DATE		10/31/2017	1/31/2017	1/31/2017	12/12/2017	1/31/2017	1/31/2017
LOGO / DESIG N		N/A	N/A	N/A	N/A	N/A	N/A
REGISTRATI ON NO.		5,325,149	1,342,572	1,342,572	5,356,018	1,342,572	1,342,572
FILING		8/8/2016	1/31/201 7	11/1/557	8/9/2016	1/31/201	1/31/201
APPLICATI ON NO.		87/130,603	1342572	42766	87/131,603	1,342,572	1,342,572
STATUS		Registere d	Registere d	Registere d	Registere d	Registere d	Registere d
RY		Sn	EX	æ	NS.	OM	<u>S</u>
MARK		RADAR (US)	REFLEX (EM)	REFLEX (JP)	REFLEX (US)	REFLEX (WO)	REFLEX

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ACTION	11, 2018, 2018/39 GAZ)	Renewal	The registration fee has been paid, but the certificate is yet to be issued.	Statement of Use (specimen & date) or Extension	Renewal	Renewal	Statement of Use (specimen
NEXT DEADLI NE		8/2/2028	None at this time	8/28/2020	4/10/2028	11/5/2029	5/13/2020
CLAS		09 Int., 34 Int.	09 Int., 34 Int.	09 Int., 34 Int.	10 Int., 34 Int.	34 Int.	10 Int., 34 Int.
REGISTRATI ON DATE		12/28/2018			9/6/2018	11/5/2019	
LOGO / DESIG N		N/A	N/A	N/A	N/A	N/A	N/A
REGISTRATI ON NO.		17,939,443			17,885,927	40-1539737	
BATE		8/2/2018	8/7/2018	1/29/201 8	4/10/201 8	10/31/20 18	10/10/20
APPLICATI ON NO.		17939443	2018733376	87/773,735	17885927	40-2018- 149935	87/639,868
SIATUS		Registere d	The registration fee has been paid, but the certificate is yet to be issued.	Published	Registere d	Approved for Registrati on	Pending
RV		EM	RU	ns	EM	KR	ns
MARK		REPLAY (EM)	REPLAY (RU)	REPLAY (US)	RESOLVE (EM)	RESOLVE (KR)	RESOLVE (US)

	UNT	STATUS	APPLICATE	FILING	RECISTRATI	roco	RECISTRATI	CLAS	NEXT	NEXT
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SUPERHEAT	ns	Published 87/673,31	87/673,318	11/6/201		N/A		10	5/29/2020	Statement
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