# CH \$40.00 46873

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM631269

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST		

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Metropolitan Partners Group Administration LLC			Limited Liability Company: DELAWARE

### **RECEIVING PARTY DATA**

Name:	DC BLOX INC.	
Street Address:	6 West Druid Hills Drive NE, Suite 400	
City:	rookhaven	
State/Country:	GEORGIA	
Postal Code:	30329	
Entity Type:	Corporation: GEORGIA	

### **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Registration Number:	4687365	DCBLOX

### **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:** 4048538239

**Email:** chancellorshafor@eversheds-sutherland.com

**Correspondent Name:** Chancellor Shafor **Address Line 1:** 999 Peachtree St. NE

Address Line 2: Suite 2300

Address Line 4: Atlanta, GEORGIA 30309

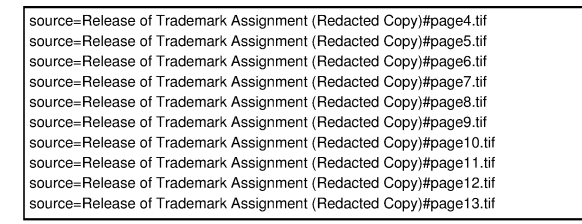
ATTORNEY DOCKET NUMBER:	93075-0003
NAME OF SUBMITTER:	Chancellor S. Shafor
SIGNATURE:	/Chancellor S. Shafor/
DATE SIGNED:	03/11/2021

**Total Attachments: 13** 

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### RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY

THIS RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY (this "Release") dated as of October \_\_\_\_, 2019 (the "Effective Date"), from Metropolitan Partners Group Administration LLC, a Delaware limited liability company, as Agent (together with its successors, in such capacity, the "Agent") for the Secured Parties, to DC Blox Inc., a Georgia corporation (the "Borrower"). All capitalized terms used but not otherwise defined herein have the meanings given to them in the IP Security Agreement (as defined below) or, if not defined herein or therein, in that certain Loan and Security Agreement, dated as of May 11, 2018, among the Borrower, the lenders party thereto and the Agent, as applicable.

WHEREAS, pursuant to the terms and conditions of that certain Intellectual Property Security Agreement by and among the Borrower and the Agent dated May 11, 2018 (the "IP Security Agreement"), Grantors, by reference to the Security Agreement, granted a security interest to the Agent in all of its right, title and interest in, to and under the following (collectively, the "Intellectual Property Collateral"):

- (a) Copyrights.
- (i) all of its Copyrights and registrations and applications for registration thereof;
- (ii) all renewals, reversions and extensions of the foregoing;
- (iii) all income, royalties, proceeds and liabilities at any time due or payable or asserted under and with respect to any of the foregoing, including, without limitation, all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment thereof.
  - (b) Patents.
  - (i) all of its registered Patents and applications for registration thereof;
- (ii) all reissues, reexaminations, continuations, continuations-in-part, divisionals, renewals and extensions of the foregoing;
- (iii) all income, royalties, proceeds and liabilities at any time due or payable or asserted under and with respect to any of the foregoing, including, without limitation, all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment thereof.
  - (c) Trademarks.
- (i) all of its Trademarks and registrations and applications for registration thereof, including, without limitation, those referred to on Schedule 1C hereto;
  - (ii) all renewals and extensions of the foregoing;

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(iii) all goodwill of the business connected with the use of, and symbolized by, each such Trademark; and

(iv) all income, royalties, proceeds and Liabilities at any time due or payable or asserted under and with respect to any of the foregoing, including, without limitation, all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment thereof.

**WHEREAS,** the IP Security Agreement was recorded in the Assignment Recordation Branch of the United States Patent and Trademark Office on May 15, 2018, at Reel 6378 and Frame 0875;

**WHEREAS**, pursuant to that certain Payoff Statement, dated as of October \_\_\_, 2019, among the Borrower and the Agent, Agent has agreed to terminate and release the entirety of its security interest in the Intellectual Property Collateral.

**NOW, THEREFORE,** for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Agent hereby, without representation, warranty or recourse of any kind, terminates, discharges, cancels and releases any and all security interests it has against the Intellectual Property Collateral.

Agent shall take all further actions (including, the execution and delivery of any and all documents or other instruments), reasonably necessary to effect the release of the security interest contemplated hereby, and at Borrower's sole cost and expense, to more fully and effectively effectuate the purposes of this Release.

This Release shall be construed in accordance with and governed by the laws of the State of New York.

\* \* \* \*

IN WITNESS WHEREOF, the Agent has caused this Release to be executed by its duly authorized representative as of the Effective Date.

Metropolitan Partners Group Administration LLC

as Agent

Name:

Title:

Eric D. Chasser Authorized Person

[Signature Page to Trademark Release]

# SCHEDULE 1C TO INTELLECTUAL PROPERTY RELEASE AGREEMENT

# **TRADEMARKS**

Mark	Owner	Goods and Services	Jurisdiction	Registration Number	Registration Date	Status
dcBLOX	DC BLOX INC.	Cl. 35: Data processing services	US Federal Registration	4,687,365	February 17, 2015	Registered Next filing: Declaration
		C1. 42:				of Use and
		Computer				Incontestab
		services,				ility due
		namely,				February
		providing				17, 2021.
		virtual and				
		non virtual				
		application				
		servers, web				
		servers, file				
		servers, co-				
		location				
		servers, load				
		balancing				
		servers,				
		redundancy				
		servers, media				
		servers and				
		database				
		servers of				
	variable					
		capacity to				
		third party				
		computing				
		and data				
		storage				
		facilities;				
		Electronic				
		data storage;				
		Rental of				
		computer				
		software, data				
		processing				

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Mark	Owner	Goods and Services	Jurisdiction	Registration Number	Registration Date	Status
		equipment and computer peripheral devices; Rental of data processing apparatus; Rental services relating to data processing equipment and computers				

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**RECORDED: 03/11/2021** 

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