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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: SECURITY AGREEMENT

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
CUE HEALTH INC.		06/30/2022	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	EAST WEST BANK, as collateral agent and administrative agent
Street Address:	9378 Wilshire Boulevard
Internal Address:	Suite 100
City:	Beverly Hills
State/Country:	CALIFORNIA
Postal Code:	90212
Entity Type:	banking corporation: CALIFORNIA

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Registration Number:	5555970	CUE
Registration Number:	5551029	CUE
Registration Number:	5551028	
Serial Number:	97285564	GO CUE. GO YOU.
Serial Number:	97285529	CUE+
Serial Number:	97285502	CUE+

CORRESPONDENCE DATA

Fax Number: 3126095005

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: hmiller@vedderprice.com

Correspondent Name: Holly Miller

Address Line 1: 222 North LaSalle Street - 24th Floor

Address Line 2: Vedder Price P.C.

Address Line 4: Chicago, ILLINOIS 60601

ATTORNEY DOCKET NUMBER:	55068.00.0002
NAME OF SUBMITTER:	Holly Miller
SIGNATURE:	/Holly Miller/

DATE SIGNED:	07/11/2022
Total Attachments: 11	
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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (as amended, restated, modified or otherwise supplemented from time to time, this "Agreement") is entered into as of June 30, 2022, by and between CUE HEALTH INC., a Delaware corporation ("Borrower") and EAST WEST BANK, as collateral agent and administrative agent for Lenders (in such capacities, "Agent").

RECITALS

WHEREAS, Borrower has entered into a Loan and Security Agreement dated as of June 30, 2022 (such agreement, as amended, restated, supplemented, modified or otherwise changed from time to time, including any replacement agreement therefor, being hereinafter referred to as the "Loan Agreement") with the financial institutions from time to time party thereto (the "Lenders") and Agent providing for extensions of credit to be made to Borrower by Lenders;

WHEREAS, pursuant to the terms of the Loan Agreement, Borrower has granted to Agent (for the benefit of the Lenders) a continuing security interest in the Collateral to secure prompt repayment of any and all Obligations and to secure prompt performance by each Loan Party of each of its covenants and duties under the Loan Documents; and

WHEREAS, as a condition to the obligation of Lenders to make the initial Credit Extension, Borrower has agreed to execute and deliver this Agreement for recording with the United States Patent and Trademark Office, the United States Copyright Office and other Governmental Authorities to perfect and maintain the perfection and priority of Agent's security interest in the Intellectual Property Collateral.

AGREEMENT

NOW, THEREFORE, in consideration of the premises set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- Section 1. <u>Definitions</u>. Capitalized terms defined in the Loan Agreement and not otherwise defined herein are used herein as defined in the Loan Agreement.
- Section 2. <u>Grant of Security</u>. Borrower grants to Agent (for the benefit of the Lenders) a continuing security interest in, all of its right, title and interest in and to the following (the "**Intellectual Property Collateral**"):
 - (a) copyrights, trademarks and patents, including, but not limited to, those set forth on <u>Schedule I</u> hereto;
 - (b) any and all trade secrets, and any and all intellectual property rights in computer software and computer software products now or hereafter existing, created, acquired or held;

- (c) any and all design rights which may be available to Borrower now or hereafter existing, created, acquired or held;
- (d) any and all claims for damages by way of past, present and future infringement of any of the rights included above, with the right, but not the obligation, to sue for and collect such damages for said use or infringement of the intellectual property rights identified above;
- (e) all licenses or other rights to use any of the copyrights, trademarks and patents, and all license fees and royalties arising from such use to the extent permitted by such license or rights;
- (f) all amendments, renewals and extensions of any of the copyrights, trademarks and patents; and
- (g) all proceeds and products of the foregoing, including without limitation all payments under insurance or any indemnity or warranty payable in respect of any of the foregoing;

except to the extent (i) any such property is nonassignable by its terms without the consent of the licensor thereof or another party (but only to the extent such prohibition on transfer remains in place and is enforceable under applicable law, including, without limitation, Sections 9406 and 9408 of the Code) provided that upon the cessation of any such restriction or prohibition, such property shall automatically become part of the Collateral, (ii) the granting of a security interest therein is contrary to applicable law, provided that upon the cessation of any such restriction or prohibition, such property shall automatically become part of the Collateral, (iii) any such property constitutes the equity interests of a controlled foreign corporation (as defined in the IRC), in excess of such amount of the voting power of all classes of equity interests of such controlled foreign corporations entitled to vote as would result in materially adverse tax consequences to the Loan Parties if such amount was included as Collateral hereunder, provided that the amount not excluded shall never be less than sixty-five percent (65%), (iv) is an intent-to-use trademark, (v) any such property is an asset as to which the costs of creating or perfecting a security interest or pledge exceeds the benefit to Agent and Lenders to be obtained therefrom, as determined by Agent from time to time; provided that in no case shall the definition of "Collateral" exclude any Accounts, proceeds of the disposition of any property, or general intangibles consisting of rights to payment.; or (vi) any such property constitutes Excluded Accounts.

Security for Obligations. The grant of a security interest in the Intellectual Property Collateral by Borrower under this Agreement and the Loan Agreement secures the prompt payment of all Obligations and the prompt performance by each Loan Party of each of its covenants and duties under the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this Agreement and the Loan Agreement secure the payment of all amounts that constitute part of the Obligations and that would be owed by any Loan Party to Agent or any Lender under the Loan Documents but for the fact that such Obligations are unenforceable

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or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving Borrower.

Section 4. <u>Representations and Warranties</u>.

- (a) Borrower makes each representation and warranty set forth in Section 5 (*Representations and Warranties*) of the Loan Agreement.
 - (b) Borrower further represents and warrants as follows:
- (i) As of the date hereof, <u>Schedule I</u> hereto provides a complete and correct list of all intellectual property registrations and applications owned by any Loan Party and registered in the United States, including the registration or applicable number for each such item of intellectual property.
- (ii) To the knowledge of Borrower, (i) no Loan Party has infringed on any intellectual property rights of any third party and (ii) none of the Intellectual Property Collateral infringes on any intellectual property rights of any third party, except, in each case, where such infringement could not reasonably be expected to have a Material Adverse Effect.
- (iii) To the knowledge of Borrower, all registered copyrights, registered trademarks, and issued patents that are owned by each Loan Party and necessary in the conduct of its business are valid, subsisting and enforceable and in compliance with all laws, rules, regulations, and orders of any Governmental Authority applicable thereto, except for such instances of non-compliance which could not reasonably be expected to have a Material Adverse Effect.
- (iv) The Loan Parties are and will be at all times the sole and exclusive owners of (subject to Permitted Liens), or otherwise have and will have adequate rights in, the Intellectual Property Collateral free and clear of any Lien except for the Permitted Liens. No effective financing statement or other instrument similar in effect covering all or any part of the Intellectual Property Collateral is on file in any recording or filing office except such as may have been filed to perfect or protect any Permitted Lien.
- (v) The exercise by Agent of any of its rights and remedies hereunder will not contravene any material contractual restriction binding on or otherwise affecting any Loan Party or any of its properties and will not result in, or require the creation of, any Lien upon or with respect to any of its properties (other than as set forth in this Agreement).
- (vi) No authorization or approval or other action by, and no notice to or filing with, any Governmental Authority or any other Person, is required for (i) the due execution, delivery and performance by Borrower of this Agreement, (ii) the grant by Borrower of the security interest purported to be created hereby in the Intellectual Property Collateral or (iii) the exercise by Agent of any of its rights and remedies hereunder, except, in the case of this clause (iii), as may be required under the UCC and the recordation of this Agreement with the Register of Copyrights, the Commissioner for Patents, the Commissioner for Trademarks and any other applicable Governmental Authority. No

authorization or approval or other action by, and no notice to or filing with, any Governmental Authority or any other Person, is required for the perfection of the security interest purported to be created hereby in the Intellectual Property Collateral, except for the filing under the Uniform Commercial Code as in effect in the applicable jurisdiction of the financing statements described in Section 4.2 (*Perfection of Security Interest*) of the Loan Agreement (the "**Perfection Requirement**").

- (vii) This Agreement creates a legal, valid and enforceable security interest in favor of Agent (for the benefit of the Lenders) in the Intellectual Property Collateral, as security for the Obligations. The compliance with the Perfection Requirement will result in the perfection of such security interests. Subject to satisfaction of the Perfection Requirement, such security interests are, or in the case of Intellectual Property Collateral in which Borrower obtains rights after the date hereof, will be, perfected, first priority security interests, subject in priority only to the Permitted Liens that, pursuant to the definition of the term "Permitted Liens," are not prohibited from being prior to the Liens in favor of Agent (for the benefit of the Lenders).
- Section 5. <u>Recordation</u>. Borrower authorizes and requests that the Register of Copyrights, the Commissioner for Patents, the Commissioner for Trademarks and any other applicable Governmental Authority record this Agreement.
- Section 6. <u>Grants, Rights and Remedies.</u> This Agreement has been entered into in conjunction with the provisions of the Loan Agreement. Borrower acknowledges and confirms that the grant of the security interests hereunder to, and the rights and remedies of, Agent with respect to the Collateral, including the Intellectual Property Collateral, are more fully set forth in the Loan Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.
- Section 7. <u>Governing Law</u>. California law governs this Agreement without regard to principles of conflicts of law.
- Section 8. <u>Loan Document</u>. In addition to and without limitation of any of the foregoing, this Agreement shall be deemed to be a Loan Document and shall otherwise be subject to all of terms and conditions contained in <u>Sections 11</u> (*Choice of Law and Venue; Jury Trial Waiver; Judicial Reference*) and <u>12</u> (*General Provisions*) of the Loan Agreement, *mutatis mutandis*.

[Remainder of page intentionally left blank]

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(Signature Page to Intellectual Property Security Agreement)

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date first above written.

CUE HEALTH INC., as Borrower

John Gallagher Chief Financial Officer

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(Signature Page to Intellectual Property Security Agreement)

EAST WEST BANK, as Agent

Maytal Shainberg Senior Vice President

SCHEDULE I

INTELLECTUAL PROPERTY COLLATERAL

PATENTS

Country	Title	Application No. / Publication No.	Patent No.	Filing Date /
		i ubiication 140.		Grant
				Date
U.S.	SYSTEM FOR PORTABLE AND	14/205,146 /	US 9,789,483	3/11/2014
Nonprovisional	EASY-TO-USE DETECTION OF	US 2014/0336083		/
(Utility)	ANALYTES WITH MOBILE			10/17/2017
	COMPUTING DEVICE			
U.S.	SYSTEM FOR PORTABLE AND	15/785,394 /	US 10,589,267	10/16/2017
Nonprovisional	EASY-TO-USE DETECTION OF	US 2018/0147575		/
(Utility)	ANALYTES WITH MOBILE			3/17/2020
	COMPUTING DEVICE			
U.S.	SYSTEM FOR PORTABLE AND	16/777,344 /		01/30/2020
Nonprovisional	EASY-TO-USE DETECTION OF	US 2020/0164373		
(Utility)	ANALYTES WITH MOBILE			
	COMPUTING DEVICE			
U.S.	SYSTEMS AND METHODS FOR	14/543,842 /	US 9,052,275	11/17/2014
Nonprovisional	DETECTION AND	US 2015/0068894		/
(Utility)	QUANTIFICATION OF ANALYTES			6/9/2015
U.S.	SYSTEMS AND METHODS FOR	14/479,149 /	US 9,034,168	9/5/2014 /
Nonprovisional	DETECTION AND	US 2015/0064693		5/19/2015
(Utility)	QUANTIFICATION OF ANALYTES			
U.S.	SYSTEMS AND METHODS FOR	14/599,365 /	US 9,086,417	1/16/2015 /
Nonprovisional	DETECTION AND	US 2015/0133337		7/21/2015
(Utility)	QUANTIFICATION OF ANALYTES			
U.S.	SYSTEMS AND METHODS FOR	14/599,369 /	US 9,360,491	1/16/2015 /
Nonprovisional	DETECTION AND	US 2015/0129049		6/7/2016
(Utility)	QUANTIFICATION OF ANALYTES			
U.S.	SYSTEM AND METHODS FOR	14/599,372 /	US 9,207,244	1/16/2015 /
Nonprovisional	DETECTION AND	US 2015/0140646		12/8/2015
(Utility)	QUANTIFICATION OF ANALYTES			
U.S.	SYSTEMS AND METHODS FOR	14/599,375 /	US 9,207,245	1/16/2015 /
Nonprovisional	DETECTION AND	US 2015/0136599		12/8/2015
(Utility)	QUANTIFICATION OF ANALYTES			
U.S.	SYSTEMS AND METHODS FOR	14/954,817 /	US 9,522,397	11/30/2015
Nonprovisional	DETECTION AND	US 2016/0091518		/
(Utility)	QUANTIFICATION OF ANALYTES			12/20/2016
U.S.	SYSTEMS AND METHODS FOR	15/172,077 /	US 9,636,676	6/2/2016 /
Nonprovisional	DETECTION AND	US 2016/0279635		5/2/2017
(Utility)	QUANTIFICATION OF ANALYTES			
U.S.	SYSTEMS AND METHODS FOR	15/368,249 /	US 10,195,606	12/2/2016
Nonprovisional	DETECTION AND	US 2017/0080421		/
(Utility)	QUANTIFICATION OF ANALYTES			2/5/2019

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Country	Title	Application No. /	Patent No.	Filing
		Publication No.		Date /
				Grant
				Date
U.S.	SYSTEMS AND METHODS FOR	15/492,931 /		4/20/2017
Nonprovisional	DETECTION AND	US 2017/0216842		
(Utility)	QUANTIFICATION OF ANALYTES			
Ù.S.	AUTOMATED ANALYZER TEST	29/490,660	US D745,423	5/12/2014 /
Nonprovisional	CARTRIDGE AND SAMPLE		<u> </u>	12/15/2015
(Design)	COLLECTION DEVICE FOR			
`	ANALYTE DETECTION			
U.S.	CARTRIDGE OF AN ANALYTE	29/545,014	US D774,407	11/9/2015 /
(Design)	DETECTION SYSTEM	, ,	,	12/20/2016
U.S.	READER OF AN ANALYTE	29/574,538	US D789,815	8/16/2016
(Design)	DETECTION SYSTEM		000,000	/
(200811)				6/20/2017
U.S.	ANALYTE DETECTION SYSTEM	29/584,715	US D820,130	11/16/2016
(Design)	THE TELEVISION STREET	257501,715	05 5020,130	/
(Dusign)				6/12/2018
U.S.	ANALYTE DETECTION SYSTEM	29/647,395	US D869,311	5/11/2018
(Design)		257017,555	05 5005,511	/
(Design)				12/10/2019
U.S.	ANALYTE DETECTION SYSTEM	29/710,660	US D891,959	10/24/2019
(Design)	ANALITE DETECTION STSTEM	25/710,000	05 051,555	/
(Design)				8/4/2020
U.S.	ANALYTE DETECTION SYSTEM	29/741,308	D951,789	7/10/2020
(Design)	TANALITE BETECHON STSTEM	25/7/11,500	B)31,703	/5/17/2022
U.S.	ANALYTE DETECTION SYSTEM	29/837,126		5/2/2022
(Design)	ANALITE BETECHON STSTEM	25/05/,120		3/2/2022
U.S.	SYSTEMS AND METHODS FOR	15/456,326 /	US 10,545,161	3/10/2017
Nonprovisional	DETECTION AND	US 2017/0248622	05 10,5 15,101	/
(Utility)	QUANTIFICATION OF ANALYTES	05 2017, 02 10022		1/28/2020
U.S.	CARTRIDGES, KITS, AND	15/336,487 /	US 9,718,058	10/27/2016
Nonprovisional	METHODS FOR ENHANCED	US 2017/0045507	055,710,000	/
(Utility)	DETECTION AND	05 20177 00 133 07		8/1/2017
(00000)	QUANTIFICATION OF ANALYTES			0,1,201,
U.S.	SYSTEMS AND METHODS FOR	15/336,502 /	US 11,154,866	10/27/2016
Nonprovisional	FACILITATING FLUID FLOW	US 2017/0043334	0511,101,000	/
(Utility)	DURING ENHANCED DETECTION	05201770018881		10/26/2021
(001110))	AND QUANTIFICATION OF			10,20,2021
	ANALYTES			
U.S.	CARTRIDGES, COLLECTORS, KITS,	15/336,712 /	US 9,808,804	10/27/2016
Nonprovisional	AND METHODS FOR ENHANCED	US 2017/0043335		/
(Utility)	DETECTION AND			11/7/2017
	QUANTIFICATION OF ANALYTES			
	IN COLLECTED FLUID SAMPLES			
U.S.	CARTRIDGES, KITS, AND	15/336,715 /	US 9,724,691	10/27/2016
Nonprovisional	METHODS FOR ENHANCED	US 2017/0043342	357,721,071	/
(Utility)	DETECTION AND	552017,0010012		8/8/2017
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Country	Title	Application No. /	Patent No.	Filing
		Publication No.		Date /
				Grant
U.S.	CARTRIDGES VITS AND	15/336,735 /	US 9,623,409	Date 10/27/2016
Nonprovisional	CARTRIDGES, KITS, AND METHODS FOR ENHANCED	US 2017/0043336	03 9,623,409	10/27/2016
(Utility)	MIXING FOR DETECTION AND	03 2017/0043330		4/18/2017
(Ounty)	QUANTIFICATION OF ANALYTES			4/10/2017
U.S.	CARTRIDGES, KITS, AND	15/336,739 /	US 9,999,889	10/27/2016
Nonprovisional	METHODS FOR ENHANCED	US 2017/0045508	05 2,222,003	/
(Utility)	DETECTION AND	052017,0010000		6/19/2018
(=====;)	QUANTIFICATION OF ANALYTES			
U.S.	CARTRIDGES, KITS, AND	15/487,956 /	US 9,962,703	4/14/2017
Nonprovisional	METHODS FOR AMPLIFICATION	US 2017/0266657		/
(Utility)	AND DETECTION OF ANALYTES			5/8/2018
Ù.S.	CARTRIDGES, KITS, AND	15/664,904 /	US 11,059,045	7/31/2017 /
Nonprovisional	METHODS FOR ENHANCED	US 2018/0104682		7/13/2021
(Utility)	DETECTION AND			
	QUANTIFICATION OF ANALYTES			
U.S.	CARTRIDGES, KITS, AND	15/945,646 /	US 10,272,434	4/4/2018
Nonprovisional	METHODS FOR AMPLIFICATION	US 2018/0229231		/
(Utility)	AND DETECTION OF ANALYTES			4/30/2019
U.S.	CARTRIDGES, KITS, AND	17/470,615 /		9/9/2021
Nonprovisional	METHODS FOR AMPLIFICATION	US2022/0016620		
(Utility)	AND DETECTION OF ANALYTES	777 1 (/2) 7 1 2 2 /		
U.S.	CARTRIDGES, KITS, AND	US 16/395,133 /	10,603,664	4/25/2019
Nonprovisional	METHODS FOR AMPLICICATION	2019/0314810		/
(Utility)	AND DETECTION OF ANALYTES	20/504.020	HC D021 (02	3/31/2020
U.S.	SAMPLE COLLECTION DEVICE OF	29/584,030	US D821,602	11/10/2016
Nonprovisional (Dagiera)	AN ANALYTE DETECTION SYSTEM			6/26/2019
(Design) U.S.	SAMPLE COLLECTION DEVICE OF	29/648,269	US D909,600	6/26/2018 5/18/2018 /
Nonprovisional	AN ANALYTE DETECTION SYSTEM	29/040,209	US D909,000	2/2/2021
(Design)	AN ANALITE DETECTION STSTEW			2/2/2021
U.S.	SAMPLE COLLECTION DEVICE OF	29/762,031		12/14/2020
Nonprovisional	AN ANALYTE DETECTION SYSTEM	25/102,051		12/11/2020
(Design)				
U.S.	SAMPLE COLLECTION DEVICE OF	29/591,165	US D825,772	1/17/2017
Nonprovisional	AN ANALYTE DETECTION SYSTEM			/
(Design)				8/14/2018
Ù.S.	SYSTEMS AND METHODS FOR	16/480,677 /	11,237,161	7/25/2019 /
Nonprovisional	ENHANCED DETECTION AND	2020/0408750		2/1/2022
(Utility)	QUANTIFICATION OF ANALYTES			
U.S.	SYSTEMS AND METHODS FOR	17/587,403 /		1/28/2022
Nonprovisional	ENHANCED DETECTION AND	2022-0155290		
(Utility)	QUANTIFICATION OF ANALYTES			
US Provisional	SAMPLE COLLECTION DEVICE	63/320,046		3/15/2022
(Utility)				

Country	Title	Application No. / Publication No.	Patent No.	Filing Date / Grant Date
US	SAMPLE COLLECTION DEVICE	29/830,845		3/15/2022
Nonprovisional				
(Design)				
US	SAMPLE COLLECTION DEVICE	29/830,844		3/15/2022
Nonprovisional				
(Design)				
US Provisional	SAMPLE COLLECTION DEVICE	63/320,049		3/15/2022
(Utility)				

TRADEMARKS

Title	Application Number	Country	Application Date	Registration Number	Registration Date
CUE	86/268,161	United States	April 30, 2014	5555970	9/4/2018
C Ue	86/268,167	United States	4/30/2014	5551029	8/28/2018
	86/268,165	United States	April 30, 2014	5551028	8/28/2018
GO CUE. GO YOU	97/285,564	United States	February 25, 2022	-	-
CUE+	97/285,529	United States	February 25, 2022	-	-
	97/285,502	United States	February 25, 2022	-	-

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