

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

Assignment ID: TMI75034

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
CES Power Acquisition LLC		03/06/2024	Limited Liability Company: DELAWARE
CES Power LLC		03/06/2024	Limited Liability Company: DELAWARE
CES Indio LLC		03/06/2024	Limited Liability Company: DELAWARE
CES Studio, LLC		03/06/2024	Limited Liability Company: DELAWARE
CES Technology, LLC		03/06/2024	Limited Liability Company: DELAWARE
CES Global, LLC		03/06/2024	Limited Liability Company: DELAWARE
APEX Generators Limited		03/06/2024	Limited Liability Company: UNITED KINGDOM
ABird Limited		03/06/2024	Limited Liability Company: UNITED KINGDOM
Fourth Generation Limited		03/06/2024	Limited Liability Company: UNITED KINGDOM
Vincent Campion Limited		03/06/2024	Private Limited Company: IRELAND
<b>RECEIVING PARTY DATA</b>			
<b>Company Name:</b>	JPMorgan Chase Bank, N.A.		
<b>Street Address:</b>	270 Park Avenue		
<b>City:</b>	New York		
<b>State/Country:</b>	NEW YORK		
<b>Postal Code:</b>	10017		
<b>Entity Type:</b>	National Banking Association: NEW YORK		
<b>PROPERTY NUMBERS Total: 2</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	6796890	CES POWER	
<b>Registration Number:</b>	6796898	CES POWER	
<b>CORRESPONDENCE DATA</b>			

CH \$65.00.00 90826090

**Fax Number:** 6175236850

*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:** 6175735854

**Email:** andrew.jaworski@hklaw.com,susan.dinicola@hklaw.com

**Correspondent Name:** Andrew Jaworski

**Address Line 1:** 10 St. James Avenue

**Address Line 4:** Boston, MASSACHUSETTS 02116

<b>NAME OF SUBMITTER:</b>	Andrew Jaworski
---------------------------	-----------------

<b>SIGNATURE:</b>	Andrew Jaworski
-------------------	-----------------

<b>DATE SIGNED:</b>	03/06/2024
---------------------	------------

**Total Attachments: 3**

source=JPMorgan\_CES - Notice of Grant of Security Interest in U.S. Trademarks(243691237.1)#page1.tif

source=JPMorgan\_CES - Notice of Grant of Security Interest in U.S. Trademarks(243691237.1)#page2.tif

source=JPMorgan\_CES - Notice of Grant of Security Interest in U.S. Trademarks(243691237.1)#page3.tif

**Notice of Grant of Security Interest in U.S. Trademarks****March 6, 2024**

To: United States Patent and Trademark Office

Ladies and Gentlemen:

Please be advised that pursuant to that certain (i) Credit Agreement dated as of March 6, 2024 (as the same may be further amended, modified, extended or restated from time to time, the “Credit Agreement”), by and among CES Power Acquisition LLC, a Delaware limited liability company (“Parent”), CES Power LLC, a Delaware limited liability company (“CES Power”), CES Indio LLC, a Delaware limited liability company (“CES Indio”), CES Studio, LLC, a Delaware limited liability company (“CES Studio”), CES Technology, LLC, a Delaware limited liability company (“CES Technology”), CES Global, LLC, a Delaware limited liability company (“CES Global”), APEX Generators Limited, a company with limited liability incorporated in Scotland with company number SC367781 (“Apex”), ABird Limited, a company with limited liability incorporated in England with company number 02559412 (“ABird”), Fourth Generation Limited, as company with limited liability incorporate in England with company number 05055540 (“FGL”), Vincent Champion Limited, a private company limited by shares incorporated in Ireland with company number 596613 (“VCL”; and together with Parent, CES Power, CES Indio, CES Studio, CES Technology, CES Global, Apex, ABird and FGL, together with any other Person who becomes a Borrower under the Credit Agreement, collectively the “Borrowers”, and each, a “Borrower”), the other Loan Parties party thereto, the Lenders party thereto, and JPMorgan Chase Bank, N.A., as Administrative Agent (the “Administrative Agent”), and (ii) Security Agreement, dated as of March 6, 2024 (as amended, restated, supplemented or modified from time to time, the “Security Agreement”), between the Parent, CES Power, CES Indio, CES Studio, CES Technology, CES Global, the other Loan Parties, and the Administrative Agent, the undersigned has granted a continuing security interest in and to, and Lien (as defined in the Credit Agreement) upon, all right, title, and interest in the trademarks shown below to the Administrative Agent, and requests same be recorded against the trademarks shown below:

**U.S. TRADEMARK REGISTRATIONS AND APPLICATIONS**


Serial Number	Registration Number	Mark	Filing Date	Registration Date	Owner
90826090	6796890	CES POWER	CES POWER	July 19, 2022	CES Power LLC
90826133	6796898	CES POWER	CES POWER	July 19, 2022	CES Power LLC

[REMAINDER OF PAGE INTENTIONALLY BLANK]

The undersigned and the Administrative Agent hereby acknowledge and agree that the security interest in the foregoing may only be terminated in accordance with the terms of the Credit Agreement and Security Agreement.

Very truly yours,

CES POWER LLC,  
a Delaware limited liability company

By:   
Name: Philip Rontius  
Title: Authorized Representative

Acknowledged and Accepted:

**JPMORGAN CHASE BANK, N.A.**,  
as Administrative Agent

By: Eric Anderson  
Name: Eric Anderson  
Title: Authorized Officer

[JPMORGAN/CES - NOTICE OF GRANT OF SECURITY INTEREST IN U.S. TRADEMARKS]

**RECORDED: 03/06/2024**

**TRADEMARK**  
**REEL: 008362 FRAME: 0896**