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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: TMI211893

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: RELEASE OF SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
WILMINGTON TRUST, NATIONAL ASSOCIATION		05/03/2024	National Banking Association: UNITED STATES

RECEIVING PARTY DATA

Company Name:	INTERNAP HOLDING LLC
Street Address:	5051 PEACHTREE CORNERS CIRCLE
Internal Address:	SUITE 200
City:	NORCROSS
State/Country:	GEORGIA
Postal Code:	30092
Entity Type:	Limited Liability Company: DELAWARE
Company Name:	SINGLEHOP LLC
Street Address:	5051 PEACHTREE CORNERS CIRCLE
Internal Address:	SUITE 200
City:	NORCROSS
State/Country:	GEORGIA
Postal Code:	30092
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark	
Registration Number:	6129859		
Registration Number:	5111242	CLOUDOPTION	
Registration Number:	5413797	INAP	
Registration Number:	6064948	INAP INBLUE	
Registration Number:	5413818	INAP	
Registration Number:	6129861	INAP	
Registration Number:	6642108	THE HYBRID INFRASTRUCTURE COMPANY	
Registration Number:	5459029	CLOUD EXPERTS WHEN YOU NEED THEM. AUTOMATION WHEN YOU DON'T.	
Registration Number:	5308671	SOFTWARE DEFINED MANAGED CLOUD	
Registration Number:	3343380	SINGLEHOP	

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CORRESPONDENCE DATA

Fax Number: 4048817777

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: 4048814458

Email: elissa.hart@alston.com

Correspondent Name: Alston & Bird

Address Line 1: 1201 W. Peachtree St.

Address Line 4: Atlanta, GEORGIA 30309

ATTORNEY DOCKET NUMBER:	603005
NAME OF SUBMITTER:	Elissa Hart
SIGNATURE:	Elissa Hart
DATE SIGNED:	05/06/2024

Total Attachments: 5

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RELEASE OF TRADEMARK SECURITY AGREEMENT

This RELEASE OF TRADEMARK SECURITY AGREEMENT (this "Release") is made as of May 3, 2024, by WILMINGTON TRUST, NATIONAL ASSOCIATION, in its capacity as Collateral Agent under (and as defined in) the Credit Agreement referred to below (in such capacity, "Collateral Agent"), for the benefit of INTERNAP HOLDING LLC, a Delaware limited liability company ("Borrower"), and SINGLEHOP LLC, a Delaware limited liability company ("Guarantor" and, together with Borrower, each a "Pledgor" and, collectively, the "Pledgors"). Capitalized terms used but not defined herein shall have the respective meanings assigned to such terms or incorporated by reference in the Security Agreement or the Trademark Security Agreement, as applicable (each defined below).

WITNESSETH:

WHEREAS, the Pledgors and the Collateral Agent are parties to that certain (i) Term Loan Credit Agreement, dated as of July 31, 2023 (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), (ii) Security Agreement, dated as of July 31, 2023 (as amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement"), and (iii) Trademark Security Agreement, dated as of July 31, 2023 (as amended, restated, supplemented or otherwise modified from time to time, the "Trademark Security Agreement"), pursuant to which the Pledgors assigned and pledged to the Agent, for the benefit of the Secured Parties, lien on and a security interest in all of the right, title and interest of the Pledgors in, to and under the Trademark Collateral (as defined in the Trademark Security Agreement), including the trademarks set forth on Schedule I hereto;

WHEREAS, the Trademark Security Agreement was recorded with the Trademark Division of the United States Patent and Trademark Office on August 1, 2023, at Reel 8151 and Frame 0130; and

WHEREAS, Pledgors have requested that the Collateral Agent release, and the Collateral Agent is willing to release its lien on and security interest in, and any other right, title, and interest it may have in, to and under the Trademark Collateral, including, without limitation, the trademarks set forth on Schedule I hereto.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and upon the terms set forth herein, the Collateral Agent hereby agrees as follows:

1. The Collateral Agent does hereby irrevocably terminate, release and discharge the entirety of any and all liens or security interests that it may have in, and all claims, whether presently existing or hereafter acquired or created, pursuant to the Security Agreement or Trademark Security Agreement to the Trademark Collateral, including, without limitation, the trademarks (including the trademark registrations and trademark applications) set forth on Schedule I hereto, the goodwill of the business symbolized by the trademarks and the applications and registrations thereof, and all proceeds thereof, and any right, title or interest of the Collateral Agent in such Trademark Collateral shall hereby terminate, cease and become void. The Collateral

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Agent hereby assigns, transfers and conveys any and all right, title or interest of the Collateral Agent in the Trademark Collateral to the Pledgors.

- 2. The Collateral Agent, on behalf of itself and the Secured Parties, does hereby terminate and cancel the Trademark Security Agreement.
- 3. This Release may be executed in any number of counterparts (including electronic transmission and facsimile counterparts), each of which when so executed and delivered shall be deemed an original, but all such counterparts together shall constitute but one and the same instrument.
- 4. This Release and the rights and obligations of the parties hereunder shall be governed by, and shall be construed and enforced in accordance with, the laws of the State of New York.

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IN WITNESS WHEREOF, the undersigned has caused this Release of Trademark Security Agreement to be executed and delivered as of the date first above written.

WILMINGTON TRUST, NATIONAL ASSOCIATION, as Collateral Agent

Name: Marie Nicolosi Title: Vice President

[Signature Page to Release of Trademark Security Agreement]

SCHEDULE I to the Release of Trademark Security Agreement

Trademark Registrations:

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Mark	Box Logo	CLOUDOPTION	INAP	INAP INBLUE		INAP with Box Logo (1) I N A P	THE HYBRID Internap INFRASTRUCTURE Holding LLC COMPANY
Owner	Internap Holding LLC	Internap Holding LLC	Internap Holding LLC	Internap Holding LLC	Internap Holding LLC	Internap Holding LLC	Internap Holding LLC
Country	United States of America	United States of America	United States of America				
Status	Registered	Registered	Registered	Registered	Registered	Registered	Registered
Application No.	88782888	86915559	87178732	88088333	87198416	88782903	90209722
Application Date	Feb-3-2020	Feb-22-2016	Sep-21-2016	Aug-22-2018	Oct-10-2016	Feb-3-2020	Sep-25-2020
Registration No.	6129859	5111242	5413797	6064948	5413818	6129861	6642108
Registration Date	Aug-18-2020	Dec-27-2016	Feb-27-2018	May-26-2020	Feb-27-2018	Aug-18-2020	Feb-15-2022

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10.	9.	8.	
SINGLEHOP	SOFTWARE DEFINED MANAGED CLOUD	CLOUD EXPERTS WHEN YOU NEED THEM. AUTOMATION WHEN YOU DON'T.	Mark
SingleHop LLC United States Registered of America	SingleHop LLC United States Registered of America	SingleHop LLC	Owner
United States of America	United States of America	United States of America	Country
	Registered	Registered	Status
77128873	87438432	87630390	Application No.
Mar-12-2007 3343380	May-5-2017	Oct-2-2017	Application Date
3343380	5308671	5459029	Registration No.
Nov-27-2007	Oct-10-2017	May-1-2018	Registration Date

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RECORDED: 05/06/2024