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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM447649

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Mohawk Group, Inc.		10/16/2017	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	MIDCAP FINANCIAL TRUST, as agent	
Street Address:	7255 WOODMONT AVENUE, SUITE 200	
Internal Address:	C/O MIDCAP FINANCIAL SERVICES, LLC, AS SERVICER	
City:	BETHESDA	
State/Country:	MARYLAND	
Postal Code:	20814	
Entity Type:	Statutory Trust: DELAWARE	

PROPERTY NUMBERS Total: 18

Property Type	Number	Word Mark
Registration Number:	4952104	SUNLABZ
Registration Number:	4927682	SUNLABZ
Serial Number:	86375699	XTAVA
Serial Number:	87580963	XTAVA
Serial Number:	87580987	XTAVA
Serial Number:	87580931	XTAVA
Serial Number:	87580322	XTAVA
Serial Number:	87529737	XTAVA
Serial Number:	86728380	RIF6
Serial Number:	87199252	VREMI
Serial Number:	87089661	HOME
Serial Number:	87504083	HOME
Serial Number:	87622923	DEOXYGENATOR
Serial Number:	87621266	DEOX
Serial Number:	87073482	SPELLY STRAWS
Serial Number:	87072659	SPELLYSTRAWS
Serial Number:	87070875	NITROGENATOR
Serial Number:	87120041	AIMEE

TRADEMARK REEL: 006185 FRAME: 0126

900425464

CORRESPONDENCE DATA

Fax Number: 7036106200

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: +1 703 610 6100

Email: boxip@hoganlovells.com

Correspondent Name: Valerie Brennan of Hogan Lovells US LLP

Address Line 1: 7930 Jones Branch Drive, 9th Floor

Address Line 2: Attn: Box Intellectual Property

Address Line 4: McLean, VIRGINIA 22102

NAME OF SUBMITTER:	Valerie Brennan
SIGNATURE:	/vb/
DATE SIGNED:	10/18/2017

Total Attachments: 19

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement is entered into as of the <u>16th</u> day of October, 2017 by and among **MIDCAP FINANCIAL TRUST**, a Delaware statutory trust (in such capacity, together with its successors and assigns, "<u>Agent</u>") and **MOHAWK GROUP, INC.**, a Delaware corporation ("<u>Mohawk</u>") and each of its direct and indirect subsidiaries set forth on the signature pages hereto as a grantor (together with any other Person that joins this agreement as a Grantor, each a "<u>Grantor</u>" and collectively, the "<u>Grantors</u>").

RECITALS

- A. The Lenders have agreed to make certain advances of money and to extend certain financial accommodation to the Grantors (the "Credit Extensions") in the amounts and manner set forth in that certain Credit and Security Agreement, by and between Agent, the Lenders and the Grantors dated as of the date hereof (as the same may be amended, modified or supplemented from time to time, the "Credit Agreement"; capitalized terms used herein are used as defined in the Credit Agreement). The Lenders are willing to make the Credit Extensions to the Grantors, but only upon the condition, among others, that the Grantors shall grant to Agent, for the ratable benefit of the Lenders, a security interest in certain Copyrights, Trademarks, Patents, and Mask Works (as each term is described below) to secure the obligations of the Grantors under the Credit Agreement.
- B. Pursuant to the terms of the Credit Agreement, each Grantor has granted to Agent, for the ratable benefit of the Lenders, a security interest in all of such Grantor's right, title and interest, whether presently existing or hereafter acquired, in, to and under all of the Collateral.
- NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, and intending to be legally bound, as collateral security for the prompt and complete payment when due of its obligations under the Credit Agreement, each Grantor hereby represents, warrants, covenants and agrees as follows:

AGREEMENT

To secure its obligations under the Credit Agreement, each Grantor grants and pledges to Agent, for the ratable benefit of the Lenders, a security interest in all of such Grantor's right, title and interest in, to and under its intellectual property (all of which shall collectively be called the "Intellectual Property Collateral"), including, without limitation, the following:

- (a) Any and all copyright rights, copyright applications, copyright registrations and like protections in each work or authorship and derivative work thereof, whether published or unpublished and whether or not the same also constitutes a trade secret, now or hereafter existing, created, acquired or held, including without limitation those set forth on Exhibit A attached hereto, as such Exhibit may be amended, modified or supplemented from time to time (collectively, the "Copyrights");
- (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 that may be available to such Grantor now or hereafter existing, created, acquired or held;
- (d) Any and all patents, patent applications and like protections including, without limitation, improvements, divisions, continuations, renewals, reissues, extensions and continuations-in-part

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of the same, including without limitation the patents and patent applications set forth on <u>Exhibit B</u> attached hereto, as such Exhibit may be amended, modified or supplemented from time to time (collectively, the "Patents");

- (e) Any and all trademark and servicemark rights, whether registered or not, applications to register and registrations of the same and like protections, and the entire goodwill of the business of such Grantor connected with and symbolized by such trademarks, including without limitation those set forth on Exhibit C attached hereto, as such Exhibit may be amended, modified or supplemented from time to time (collectively, the "Trademarks");
- (f) Any and all mask works or similar rights available for the protection of semiconductor chips, now owned or hereafter acquired, including, without limitation those set forth on Exhibit D attached hereto, as such Exhibit may be amended, modified or supplemented from time to time (collectively, the "Mask Works");
- (g) Any and all claims for damages by way of past, present and future infringements 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;
- (h) All licenses or other rights to use any of the Copyrights, Patents, Trademarks, or Mask Works and all license fees and royalties arising from such use to the extent permitted by such license or rights;
- (i) All amendments, extensions, renewals and extensions of any of the Copyrights, Trademarks, Patents, or Mask Works; and
- (j) 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.

This security interest is granted in conjunction with the security interest granted to Agent, for the ratable benefit of the Lenders, under the Credit Agreement. The rights and remedies of Agent with respect to the security interest granted hereby are in addition to those set forth in the Credit Agreement and the other Financing Documents, and those which are now or hereafter available to Agent as a matter of law or equity. Each right, power and remedy of Agent provided for herein or in the Credit Agreement or any of the Financing Documents, or now or hereafter existing at law or in equity shall be cumulative and concurrent and shall be in addition to every right, power or remedy provided for herein and the exercise by Agent of any one or more of the rights, powers or remedies provided for in this Intellectual Property Security Agreement, the Credit Agreement or any of the other Financing Documents, or now or hereafter existing at law or in equity, shall not preclude the simultaneous or later exercise by any person, including Agent, of any or all other rights, powers or remedies.

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT AND ALL DISPUTES AND OTHER MATTERS RELATING HERETO OR THERETO OR ARISING THEREFROM (WHETHER SOUNDING IN CONTRACT LAW, TORT LAW OR OTHERWISE), SHALL BE GOVERNED BY, AND SHALL BE CONSTRUED AND ENFORCED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF MARYLAND, WITHOUT REGARD TO CONFLICTS OF LAWS PRINCIPLES.

EACH GRANTOR AND AGENT HEREBY IRREVOCABLY WAIVE ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY LEGAL ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT AND AGREES THAT ANY SUCH ACTION OR PROCEEDING SHALL BE TRIED BEFORE A COURT AND NOT

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BEFORE A JURY. EACH GRANTOR AND AGENT ACKNOWLEDGES THAT THIS WAIVER IS A MATERIAL INDUCEMENT TO ENTER INTO A BUSINESS RELATIONSHIP, THAT EACH HAS RELIED ON THE WAIVER IN ENTERING INTO THIS AGREEMENT, AND THAT EACH WILL CONTINUE TO RELY ON THIS WAIVER IN THEIR RELATED FUTURE DEALINGS. EACH GRANTOR AND AGENT WARRANTS AND REPRESENTS THAT IT HAS HAD THE OPPORTUNITY OF REVIEWING THIS JURY WAIVER WITH LEGAL COUNSEL, AND THAT IT KNOWINGLY AND VOLUNTARILY WAIVES ITS JURY TRIAL RIGHTS.

This Intellectual Property Security Agreement may be signed in any number of counterparts, each of which shall be deemed an original and all of which when taken together shall constitute one and the same instrument. Delivery of an executed counterpart of this Intellectual Property Security Agreement by facsimile or by electronic mail delivery of an electronic version (e.g., .pdf or .tif file) of an executed signature page shall be effective as delivery of an original executed counterpart hereof and shall bind the parties hereto.

The provisions of the Credit Agreement regarding choice of law, jurisdiction, and venue are incorporated herein and shall govern this Intellectual Property Security Agreement. This Intellectual Property Security Agreement shall inure to the benefit of Agent, the Lenders and their respective successors and assigns, and shall be binding upon each Grantor and its successors and assigns.

[Signature pages follow.]

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IN WITNESS WHEREOF, the parties have caused this Intellectual Property Security As reement to be duly executed by its officers thereunto duly authorized as of the first date written above.

GRANTORS:

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Name: Yaniy Sarig Title: CEO	
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	Name: Yaniv Sarig	
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By:	(SEAL)
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Title: President	***************************************
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By:Yaniv Sarig Title: President	
By: Yaniv Sarig Title: President BOXWHALE LLC By:	(SEAL)
By: Yaniv Sarig Title: President BOXWHALE LLC By:	

AGENT:

MIDCAP FINANCIAL TRUST

By: Apollo Capital Management, L.P.,

its investment manager

By: Apollo Capital Management GP, LLC,

its general partner

(SEAL)

Title: Authorized Signatory

EXHIBIT A

Copyrights

Description	Registration/ Application <u>Number</u>	Registration/ Application <u>Date</u>
None.		

EXHIBIT B

Patents

<u>Description</u>	Registration/	Registration
	Application	Application
	<u>Number</u>	<u>Date</u>

See Attached.

Loan	Country	Patents /	Trademarks	Copyrights	Mark
Party		Registration or Application	/ Registration	/ Registration	
		Numbers	or Application Numbers	or Application Numbers	
Mohawk Innovations Ltd*	US	15/244,632	Adimers	Aumocis	
Mohawk Innovations Ltd*	US	15/235,389			
Mohawk Group, Inc.	US	15/186,185			
Mohawk Innovations Ltd*	US	29/575,768			
Mohawk Innovations Ltd*	US	15/259,675			
Mohawk Innovations Ltd*	US	29/577,740			
Mohawk Innovations Ltd*	US	29/578,454			
Mohawk Innovations Ltd*	US	62/403,208			
Mohawk Innovations Ltd*	US	29/580,486			
Mohawk Innovations Ltd*	US	15/244,632			
Mohawk Innovations Ltd*	US	15/386,331			
Mohawk Innovations Ltd*	US	29/591,226			
Mohawk Innovations Ltd*	US	29/575,768			
Mohawk Innovations Ltd*	US	15/599,079			
Mohawk Innovations Ltd*	US	29/605,695			

Mohawk	PCT	PCT/US17/37538		
Group, Inc.				
Mohawk	PCT	PCT/US17/45654		
Innovations				
Ltd*				
Mohawk	US	62/554,454		
Innovations				
Ltd*				
Mohawk	PCT	PCT/US17/50162		
Innovations				
Ltd*				
Mohawk	PRC	2016/30348150.1		
Innovations				
Ltd*				
Mohawk	PRC	2016/30574100.5		
Innovations				
Ltd*				
Mohawk	US	15/723,074		
Innovations				
Ltd*				

EXHIBIT C

Trademarks

Description	Registration/	Registration/
	Application	Application
	Number	Date

See Attached.

Loan Party	Country	Trademar ks / Registratio n or Applicatio n Numbers	Mark
Xtava LLC	US	86375699	xtava
Xtava LLC	EU	1281537	xtava
Xtava LLC	JP	1281537	xtava
Xtava LLC	PRC	1281537	xtava
Xtava LLC	MX	1281537	xtava

Xtava LLC	RUS	1281537	xtava
Xtava LLC	KOR	1281537	xtava
Xtava LLC	PRC	18639076	雅薇嘉
Xtava LLC	CAN	1747085	xtava
Xtava LLC	AUS	1744142	xtava
Xtava LLC	TUR	2016 03550	xtava

Xtava LLC	BRZ	910211531	xtava
Xtava LLC	ID	D00 2015 045702	xtava
Xtava LLC	BRZ	810211590	xtava
Xtava LLC	BRZ	910211680	xtava
Xtava LLC	BRZ	910211817	xtava
Xtava LLC	BRZ	910211965	xtava

Xtava LLC	BRZ	910212147	xtava
Xtava LLC	IN	3295973	xtava
Xtava LLC	US	87580963	xtava
Xtava LLC	US	87580987	xtava
Xtava LLC	US	87580931	xtava
Xtava LLC	US	87580322	xtava
Xtava LLC	US	87529737	xtava
RIF6 LLC	US	86728380	RIF6
RIF6 LLC	EU	1288513	RIF6
RIF6 LLC	MX	1288513	RIF6
RIF6 LLC	IN	3320434	RIF6
RIF6 LLC	PRC	1288513	RIF6
RIF6 LLC	PRC	18638957	锐迪锋
RIF6 LLC	CAN	1758202	RIF6
RIF6 LLC	BRZ	810407800	RIF6
RIF6 LLC	ID	D00 2016 001532	RIF6
RIF6 LLC	JP	1288513	RIF6
RIF6 LLC	TUR	2016/1965 9	RIF6
RIF6 LLC	RUS	1288513	RIF6
RIF6 LLC	AUS	1288513	RIF6
Sunlabz LLC	US	4,952,104	
Sunlabz LLC	US	4,927,682	
Sunlabz	PRC	18639075	森莱博

LLC			
Vremi	PRC	18781118	威乐迷
LLC			
Vremi	US	87199252	vremi
LLC			
Vremi	CN, EM,	87199252	vremi
LLC	GB, JP, MX, RU.		
hOmelabs	US	87089661	hOme
LLC	03	87089001	nome
hOmelabs	US	87379266	
LLC		87379200	home
hOmelabs LLC	INT'L	87379266	home
hOmelabs LLC	US	87504083	h0me
hOmelabs LLC	US	87622923	deoxygenator
hOmelabs LLC	US	87621266	deox
Mohawk Group, Inc.	US	87073482	
Mohawk Group, Inc.	US	87072659	SpellyStraws
Mohawk Group, Inc.	US	87070875	Nitrogenator
Mohawk Group, Inc.	US	87120041	AIMEE

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Mask Works

<u>Description</u>	Registration/	Registration
	Application	Application
	Number	Date

None.

TRADEMARK REEL: 006185 FRAME: 0146

RECORDED: 10/18/2017