

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT2628097

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY
CONVEYING PARTY DATA	
Name	Execution Date
SILICON VALLEY BANK	11/25/2013
RECEIVING PARTY DATA	
Name:	ACCRUENT, LLC, FORMERLY KNOWN AS ACCRUENT, INC.
Street Address:	10801-2 N. MO-PAC EXPRESSWAY
Internal Address:	SUITE 400
City:	AUSTIN
State/Country:	TEXAS
Postal Code:	78759
PROPERTY NUMBERS Total: 2	
Property Type	Number
Patent Number:	7653641
Patent Number:	7660726
CORRESPONDENCE DATA	
Fax Number:	(212)446-4900
Email:	susan.zablocki@kirkland.com
<i>Correspondence will be sent via US Mail when the email attempt is unsuccessful.</i>	
Correspondent Name:	SUSAN ZABLOCKI
Address Line 1:	KIRKLAND & ELLIS LLP
Address Line 2:	601 LEXINGTON AVENUE
Address Line 4:	NEW YORK, NEW YORK 10022
ATTORNEY DOCKET NUMBER:	11836-4
NAME OF SUBMITTER:	SUSAN ZABLOCKI
Signature:	/susan zablocki/
Date:	11/25/2013

CH \$80.00 7653641

Total Attachments: 8

source=SVB to Accruent Inc IP Security Interest Release (EXECUTED)_(28541576_1) (2)#page1.tif
source=SVB to Accruent Inc IP Security Interest Release (EXECUTED)_(28541576_1) (2)#page2.tif
source=SVB to Accruent Inc IP Security Interest Release (EXECUTED)_(28541576_1) (2)#page3.tif
source=SVB to Accruent Inc IP Security Interest Release (EXECUTED)_(28541576_1) (2)#page4.tif
source=SVB to Accruent Inc IP Security Interest Release (EXECUTED)_(28541576_1) (2)#page5.tif
source=SVB to Accruent Inc IP Security Interest Release (EXECUTED)_(28541576_1) (2)#page6.tif
source=SVB to Accruent Inc IP Security Interest Release (EXECUTED)_(28541576_1) (2)#page7.tif
source=SVB to Accruent Inc IP Security Interest Release (EXECUTED)_(28541576_1) (2)#page8.tif

RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY

THIS RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY (this "Release") is made as of November 25, 2013 ("Effective Date") by and between Silicon Valley Bank ("Lender") and Accruent, LLC, formerly known as Accruent, Inc. ("Grantor"). Capitalized terms used but not defined herein shall have the same meanings as in the Security Agreement (as defined below).

WHEREAS, pursuant to the terms and conditions of that certain Intellectual Property Security Agreement by and between Grantor and Lender dated April 3, 2008 (the "Security Agreement"), Grantor granted to Lender a security interest in and to all of Grantor's right, title and interest in and to all of Grantor's registered and unregistered intellectual property collateral (as defined in the "Security Agreement") (collectively, the "Intellectual Property Collateral"), including, without limitation, the United States Copyrights set forth on Exhibit A attached hereto, the United States Patents set forth on Exhibit B attached hereto, the United States Trademarks set forth on Exhibit C attached hereto, the Mask Works set forth on Exhibit D attached hereto, and all licenses to use the Intellectual Property Collateral (the "Licenses") set forth on Exhibit E attached hereto;

WHEREAS, the Security Agreement was recorded with the United States Patent and Trademark Office on April 16, 2008, at Reel 020814 Frame 0411, and Reel 3761 Frame 0597; and with the United States Copyright Office on April 17, 2008, at Volume 3564 Document 764; and

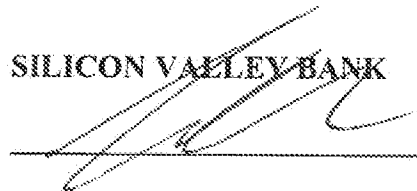
WHEREAS, Grantor has paid all of its outstanding indebtedness to Lender.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Lender hereby irrevocably and forever terminates the Security Agreement, and hereby irrevocably and forever terminates, cancels and releases any and all security interests it has against the Intellectual Property Collateral and Licenses. Lender understands and agrees that this Release may be recorded by or for the Grantor with the United States Patent and Trademark Office and the United States Copyright Office.

Lender shall, at Grantor's expense, take all further actions, and provide to Grantor and Grantor's successors, assigns or other legal representatives, all such cooperation and assistance (including, without limitation, the execution and delivery of any and all documents or other instruments), requested by Grantor to more fully and effectively effectuate the purposes of this Release.

* * * * *

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


SILICON VALLEY BANK

Name: Dwayne Shuler
Director

Title: _____

EXHIBIT A

U.S. COPYRIGHT REGISTRATIONS

Title	Registration No.	Registration Date
www.mycontracts.com	TX 5-233-814	06/26/2000
www.Accruent.com	TX 5-957-941	05/20/2002

EXHIBIT B

U.S. PATENTS

Title	Patent No.	Issue Date	Application No.	Filing Date
ABSTRACTION CONTROL SOLUTION	7653641	01/26/2010	10838967	05/04/2004
SYSTEM AND METHOD FOR REQUESTING, RECEIVING, TRACKING AND. VERIFYING OR RECEIVING PROOF OF INSURANCE COVERAGE AND TRANSFERRING RISK TO UNINSURED OR. UNDERINSURED PARTIES	7660726	02/09/2010	10317645	12/11/2002

EXHIBIT C

U.S. TRADEMARKS

Jurisdiction	Registration / Application No.	Registration / Application Date	Mark
U.S.A.	4051645	11/08/2011	ACCRUENT
U.S.A.	76338358	11/16/2001	CONTRACTGUARD
U.S.A.	75870775	12/13/1999	MYCONTRACTS

EXHIBIT D

Mask Works

None

EXHIBIT E

LICENSES

Attached

Exhibit E to the Security Agreement dated April 3, 2008

Exhibit "E" attached to that certain Intellectual Property Security Agreement dated April 3, 2008.

EXHIBIT "E"

LICENSES

Grantor has entered into a master license agreement with Dundas Software Ltd. ("**Dundas**"), which allows Grantor to license certain Dundas software, including rights to develop and distribute the software to end users, and acquire support services.

Grantor has entered into a software license agreement with Informative Graphics Corporation ("**IGC**"), dated August 16, 2005 pursuant to which Grantor has a nonexclusive license to integrate IGC's core visualization technology into its products and redistribute on as standalone and bundled basis the integrated solution to Grantor's customers. The agreement restricts redistribution to the United States and Canada.

Grantor entered into a Original Equipment Manufacturer ("**OEM**") agreement with Skelta a Software Private Limited ("**Skelta**"), dated November 1, 2007 pursuant to which Grantor has a perpetual, non-exclusive, non-transferable, worldwide license to integrate Skelta into its product and redistribute on a stand-alone or bundled basis the integrated solution to Grantor's current and future customers and acquire support services.

Grantor has entered into an Application Provider Agreement (the "**APA**") with Business Objects Americas ("**BOA**"), dated April 23, 1999, as amended by the first amendment dated September 27, 2002, the second amendment dated October 13, 2004, the third amendment dated September 29, 2006, and the fourth amendment dated December 21, 2006. On January 3, 2008, Grantor delivered a fifth to BOA for execution pursuant to which Grantor has a nonexclusive license to use and sublicense the products set forth in that agreement (the "**APA Agreement**"). In addition, pursuant to the APA Agreement, Grantor has a nonexclusive license to use BOA trademarks in connection with the marking of BOA products. Grantor further functions as a reseller of BOA, and licenses such product to its customers. Under the first amendment, Grantor is required in certain circumstances to sell only products produced by BOA. As of the fifth amendment, the term of the APA Agreement will be extended to December 31, 2010, certain terms of the original agreement and subsequent amendments were removed, and additional programs and new pricing will be available to Grantor.

Grantor entered into a Software License Agreement with Lucernex Technologies ("**Lucernex**"), dated September 25, 2004, as amended by amendment number one dated January 28, 2005, amendment number two dated April 29, 2005, and amendment number three dated September 23, 2005, pursuant to which Grantor purchased a perpetual, non-exclusive, fully paid, irrevocable, worldwide license to use, reproduce, modify, and have modified the source code to the Lucernex platform.

Grantor has several off-the-shelf software products that are covered by their respective shrink-wrapped licenses. Examples include Windows NT operating system, Microsoft SQL Server and Exchange server, and Microsoft Office Products.

Grantor, through its acquisition of National Facilities Group ("**NFG**"), has entered into an Unmanaged Internet Access Services Agreement with Savvis, and a Master Services Agreement with Internap. Grantor, through NFG, has entered into a Microsoft Services Provider License Agreement, and Oracle Support Renewal, and a Dell Warranty Expiration Report.

Grantor currently uses the following applications: Goldmine, Intuit QuickBooks, Microsoft (MS) SQL Server, MS Office, MS Visual Basic, MS Access, Quest "TOAD," MS Project, Oracle 8i, MS Outlook, MS Exchange, Norton Anti-Virus, MS Visual Source Safe, MS TFS, Robo-Help, Wise Installation, Installshield, WS_FTP, Adobe Acrobat Reader, Adobe Flex Development Kit, PC Anywhere, ICQ Groupware, WinZip, NetSuite, Business Objects Desktop and Web Intelligence Crystal Reports, Java SDK, IntelliJ Idea, Real VNC, Snagit 7,