PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6494223

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Execution Date
SELLIGENT SA	01/12/2021

RECEIVING PARTY DATA

Name:	HERCULES CAPITAL, INC., AS COLLATERAL AGENT	
Street Address:	400 HAMILTON AVENUE, SUITE 310	
City:	PALO ALTO	
State/Country:	CALIFORNIA	
Postal Code:	94301	

PROPERTY NUMBERS Total: 3

Property Type	Number	
Application Number:	16261426	
Application Number:	16402019	
Application Number:	16827046	

CORRESPONDENCE DATA

Fax Number: (212)715-8100

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: 2127159100

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Correspondent Name: KRAMER LEVIN NAFTALIS & FRANKEL LLP

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Address Line 4: NEW YORK, NEW YORK 10036

ATTORNEY DOCKET NUMBER:	071016-00019
NAME OF SUBMITTER:	DIANE TORNIALI
SIGNATURE:	/Diane Torniali/
DATE SIGNED:	01/13/2021

Total Attachments: 5

source=071016_00019_13EXECUTED_Campaign_Monitor_1st_Amendment_Selligent_PatentSecurityAgreement_\$elligent=071016_00019_13EXECUTED_Campaign_Monitor_1st_Amendment_Selligent_PatentSecurityAgreement_\$elligent=071016_00019_13EXECUTED_Campaign_Monitor_1st_Amendment_Selligent_PatentSecurityAgreement_\$elligent=071016_00019_13EXECUTED_Campaign_Monitor_1st_Amendment_Selligent_PatentSecurityAgreement_\$elligent=071016_00019_13EXECUTED_Campaign_Monitor_1st_Amendment_Selligent_PatentSecurityAgreement_\$elligent=071016_00019_13EXECUTED_Campaign_Monitor_1st_Amendment_Selligent_PatentSecurityAgreement_\$elligent_PatentSecurityAgreement_Selligent_PatentSecurityAgr

PATENT 506447454 REEL: 054906 FRAME: 0426

source=071016_00019_13EXECUTED_Campaign_Monitor_1st_Amendment_Selligent_PatentSecurityAgreement_\$elligent

PATENT REEL: 054906 FRAME: 0427 PATENT SECURITY AGREEMENT, dated as of January 12, 2021 (this "<u>Agreement</u>"), among Selligent SA (the "<u>Grantor</u>") and Hercules Capital, Inc., as collateral agent (in such capacity, the "<u>Collateral Agent</u>").

Reference is made to (a) that certain Second Lien Credit Agreement, dated as of May 6, 2019 (as amended by the Amendment No. 1 to Second Lien Credit Agreement, dated as of October 30, 2020, and as further amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among CM 2019 (UK) LIMITED, a limited liability company incorporated under the laws of England and Wales with registered number 1190370 ("Holdings"), CAMPAIGN MONITOR (UK) LIMITED, a limited liability company incorporated under the laws of England and Wales with registered number 09469048 (the "Lead Loan Party"), CM ACQUISITIONS HOLDINGS INC. (f/k/a Sisterco Holdings, Inc.), a Delaware corporation (the "U.S. Borrower", and together with the Lead Loan Party, the "Borrowers"), the other Loan Parties from time to time party thereto, the Lenders from time to time party thereto and HERCULES CAPITAL, INC., as the administrative agent, and (b) that certain Second Lien Collateral Agreement, dated as of May 6, 2019 (as amended, supplemented or otherwise modified from time to time, the "Second Lien Collateral Agreement"), among the Borrowers, the Grantors from time to time party thereto and the Collateral Agent. The Lenders have agreed to extend credit to the Borrowers subject to the terms and conditions set forth in the Credit Agreement. The Grantor is an Affiliate of a Borrower and is willing to execute and deliver this Agreement in order to induce the Lenders to make additional Loans and as consideration for Loans previously made. Accordingly, the parties hereto agree as follows:

SECTION 1. <u>Terms</u>. Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Second Lien Collateral Agreement. The rules of construction specified in <u>Section 1.01(b)</u> of the Second Lien Collateral Agreement also apply to this Agreement.

SECTION 2. Grant of Security Interest. As security for the payment or performance, as the case may be, in full of the Secured Obligations, the Grantor hereby grants to the Collateral Agent, its successors and assigns, for the benefit of the Secured Parties, a security interest (the "Security Interest") in all of such Grantor's right, title and interest in, to and under (a) the Patents and Patent applications listed on Schedule I attached hereto, (b) all reissues, substitutes, divisions, continuations, continuations-in-part, extensions, renewals, and reexaminations thereof, (c) all rights to sue or otherwise recover for any past, present and future infringement or other violation thereof, (d) all Proceeds of the foregoing, including, without limitation, license fees, royalties, income, payments, claims, damages, proceeds of suit and other payments now or hereafter due and/or payable with respect thereto, and (e) all other rights accruing thereunder or pertaining thereto throughout the world (the "Patent Collateral"). This Agreement is not to be construed as a sale, transfer, conveyance or other assignment of any Patent Collateral.

SECTION 3. Second Lien Collateral Agreement. The Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the Patent Collateral are more fully set forth in the Second Lien Collateral Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the Second Lien Collateral Agreement, the terms of the Second Lien Collateral Agreement shall govern.

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SECTION 4. <u>Termination</u>. Subject to <u>Section 5.13</u> of the Second Lien Collateral Agreement, upon the full performance of the Secured Obligations (other than indemnity obligations under the Loan Documents that are not then due and payable or for which any events or claims that would give rise thereto are not pending), the security interest granted herein shall terminate and the Collateral Agent shall execute, acknowledge, and deliver to the Grantors an instrument in writing in recordable form releasing the collateral pledge, grant, assignment, lien and security interest in the Patent Collateral under this Agreement.

SECTION 5. <u>Counterparts</u>. This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original but all of which when taken together shall constitute a single contract. Delivery of an executed signature page to this Agreement by facsimile or other electronic transmission shall be effective as delivery of a manually signed counterpart of this Agreement.

SECTION 6. <u>Governing Law</u>. This Agreement shall be construed in accordance with and governed by the laws of the State of New York.

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PATENT REEL: 054906 FRAME: 0429 IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

SELLIGENT SA, as Grantor

DocuSigned by:

Name: Karthik Kripapuri

Title: director (bestuurder)

[Signature Page to Patent Security Agreement]

HERCULES CAPITAL, INC.,

as Collateral Agent

By:

Bus Huang

Name: Zhuo Huang

Title: Associate General Counsel

[Signature Page to Patent Security Agreement]

Schedule I

Patent Registrations

None.

Patent Applications

Grantor	Patent	Application No.	Application Date
Selligent SA	SYSTEMS AND METHODS FOR PROVIDING PERSONALIZED ONLINE CONTENT	16261426	29-JAN-2019
Selligent SA	SYSTEM AND METHOD FOR VIRTUAL MACHINE PORT TRANSLATION AND DYNAMIC ROUTING	16402019	02-MAY-2019
Selligent SA	SYSTEMS AND METHODS FOR PROVIDING REAL-TIME, INTERACTIVE EMAIL CONTENT	16827046	23-MAR-2020

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RECORDED: 01/13/2021

PATENT REEL: 054906 FRAME: 0432