PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7210605

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST

CONVEYING PARTY DATA

Name	Execution Date
WF FUND IV LIMITED PARTNERSHIP	10/11/2017

RECEIVING PARTY DATA

Name:	AGILIANCE, INC.	
Street Address:	845 STEWART DRIVE, SUITE D	
City:	SUNNYVALE	
State/Country:	CALIFORNIA	
Postal Code:	94085	

PROPERTY NUMBERS Total: 5

Property Type	Number
Patent Number:	7810156
Patent Number:	7752125
Patent Number:	7747494
Patent Number:	8117104
Application Number:	61918658

CORRESPONDENCE DATA

Fax Number:

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: 4082416300

Email: raghu@minisandram.com

Correspondent Name: RAGHUNATH MINISANDRAM

Address Line 1: 111 N MARKET STREET, SUITE 300

Address Line 1: 111 N MARKET STREET, SUITE 300
Address Line 4: SAN JOSE, CALIFORNIA 95113

ATTORNEY DOCKET NUMBER:	WF-AGILIANCE-SEC-RELEASE	
NAME OF SUBMITTER:	RAGHUNATH MINISANDRAM	
SIGNATURE:	/Raghunath Minisandram/	
DATE SIGNED:	03/07/2022	

Total Attachments: 3

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PATENT REEL: 059186 FRAME: 0479

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PATENT REEL: 059186 FRAME: 0480

Wellington Financial

Scotia Plaza, 40 King Street West, Suite 5001 Toronto, ON M5H 3Y2 (416) 682-6006 Facsimile: (416) 682-1160 ORIGINAL SECURITY
INTEREST RECORDATION
REEL 032858 FRAME 0995

Email: kmani@wellingtonfund.com; cc: arajput@wellingtonfund.com

Delivered via Email and Facsimile

October 11, 2017

Agiliance, Inc. (dba "RiskVision") 845 Stewart Drive, Suite D Sunnyvale, CA 94085

Attention: Cassandra Ho

Re: Pay-Off of all Secured Obligations

Dear Sir or Madam:

Reference is made to that certain Loan and Security Agreement dated as of May 9, 2014, between WF FUND IV LIMITED PARTNERSHIP ("WF") and AGILIANCE, INC., a Delaware corporation with its principal place of business at the above address, doing business as "RiskVision" ("Borrower"), as amended, restated, amended and restated, supplemented or otherwise modified from time to time (the "Loan Agreement"), together with all mortgages, hedge agreements, subordination agreements, intercreditor agreements, pledge agreements, account control agreements, notes and other documents and instruments relating thereto (together with the Loan Agreement, collectively, the "Loan Documents") pursuant to which Borrower borrowed money from WF and WF made advances ("Loans") to Borrower. Capitalized terms used but not otherwise defined herein shall have the meanings given them in the Loan Agreement.

Borrower has advised WF that it intends to repay the Loans and all other Secured Obligations due to WF upon repayment under the Loan Agreement in full (the "Payoff") and terminate all WF commitments to Borrower under or arising out of the Loan Documents on October 16, 2017 (the "Payoff Date").

This letter ("<u>Payoff Letter</u>") serves as confirmation that as of the Payoff Date, the payoff amount under the Loan Documents is calculated to be (the "<u>Payoff Amount</u>"), consisting of the following:

Loan Principal
Accrued Interest
Post-Default Rate Interest
October 1-16 Interest
Lender Expenses (WF) incurred to the Payoff Date
Lender Expenses (legal re Payoff) (Est.)

Payoff Amount:

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PATENT REEL: 059186 FRAME: 0481 The Payoff Amount includes all of the aforementioned obligations, fees, and expenses incurred and owed to WF by Borrower as of the date hereof, provided that Borrower agrees to pay WF for all out-of-pocket costs and expenses incurred by WF after the date hereof in connection with the matters referred to herein. In addition, for each day after 5:00 p.m. Toronto time on October 16, 2017, the Payoff Amount will increase by a per diem rate of \$ "Per Diem Amount"), and the Payoff Amount shall be increased to reflect the foregoing, as applicable. To the extent WF is requested to terminate liens or otherwise incurs Lender Expenses in connection with Payoff and termination of Liens, Borrower's signature below constitutes its agreement to promptly reimburse such expenses to WF upon invoice.

Payments should be made by wire transfer to the account specified in <u>Exhibit A</u> below. All such collective payments together will equal the Payoff Amount. Borrower agrees to provide WF written confirmation (by electronic mail, together with true and correct copies of outgoing wire confirmations) of the transmission of funds via email to the contact information noted in WF's address, above:

WF FUND IV LIMITED PARTNERSHIP \$:

(add per diem amount to this number)

Immediately following indefeasible payment by Borrower and WF's confirmation of its receipt of the Payoff Amount as specified above (which it shall do promptly), WF agrees that, without further action on the part of the parties hereto, (i) all indebtedness and outstanding amounts owing to WF by Borrower under the Loan Documents shall be deemed paid and discharged in full and all obligations thereunder released, except for Lender Expenses incurred in connection with payoff as contemplated above and inchoate indemnity and other obligations intended by their terms to survive termination of the Loan Documents, (ii) all security interests and other liens of every type at any time granted to or held by WF as security for such indebtedness and other obligations shall be deemed terminated, (iii) the Loan Documents, other than obligations stated therein to survive termination, and any WF obligation to consider lending requests or otherwise provide financial accommodations to Borrower shall be terminated, and (iv) each of Borrower, Resolver Inc. and their respective agents are authorized to: (A) terminate all UCC financing statements filed by WF in respect of the Collateral of Borrower, (B) terminate all assignments for security filed with the USPTO in respect of the patents and trademarks of Borrower, (C) terminate all deposit account control agreements in effect among Borrower, WF and any and all relevant depositary institutions, including Silicon Valley Bank, (D) terminate all securities account control agreements in effect among Borrower, WF and any and all relevant institutions, including Silicon Valley Bank, (E) to terminate any and all landlord consents and bailee waivers that may be in effect in favor of WF, and (F) to terminate any other agreement, arrangement or filing containing or evidencing any lien on or security interest in any Borrower property, including but not limited to the Loan Agreement. WF will otherwise promptly return to Borrower any promissory notes held, marked "PAID IN FULL" and any other instruments in WF's possession and control.

After WF's confirmation of its receipt of the Payoff Amount, this Payoff Letter may be provided by Borrower to third parties to evidence the termination of WF's Liens, as aforesaid. WF otherwise agrees to execute and deliver such further evidence of such terminations as Borrower or its agents may reasonably require, subject to Borrower's obligation as expressed herein to reimburse Lender Expenses in connection therewith promptly upon WF invoice.

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PATENT REEL: 059186 FRAME: 0482 Signed and delivered by:

WF FUND IV LIMITED PARTNERSHIP

Title: RESIDENT 4 CEO

Agreed to and accepted by:

Agiliance, Inc.

Title: PRESIDENT & CED