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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM336257

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
CIT Lending Services Corporation		03/03/2015	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Certiport, Inc.
Street Address:	1276 South 820 East
Internal Address:	Suite 200
City:	American Fork
State/Country:	UTAH
Postal Code:	84003
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Registration Number:	2730168	IC 3
Registration Number:	2776481	CERTIPORT
Registration Number:	3483300	INTERNET & COMPUTING BENCHMARK
Registration Number:	3008507	IC3 INTERNET AND COMPUTING CORE CERTIFIC
Registration Number:	3168237	PATHWAYS
Registration Number:	3168269	PATHWAYS
Registration Number:	3193914	CERTISTAFF

CORRESPONDENCE DATA

Fax Number: 6179518736

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: 617-951-8144

Email: eileen.sullivan@morganlewis.com

Correspondent Name: Eileen M. Sullivan

Address Line 1: Morgan, Lewis & Bockius LLP

Address Line 2: 1 Federal Street

Address Line 4: Boston, MASSACHUSETTS 02110

ATTORNEY DOCKET NUMBER: CERTIPORT

TRADEMARK REEL: 005488 FRAME: 0417

900319745

NAME OF SUBMITTER:	Eileen Sullivan
SIGNATURE:	/eileen sullivan/
DATE SIGNED:	03/26/2015
Total Attachments: 13	
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Declaration to Confirm Release of Security Interest

I, Douglas C. Kennedy, do hereby declare as follows:

I am Treasurer and Chief Financial Officer of Certiport, Inc., a Delaware corporation ("Certiport"), and I am authorized to execute this Declaration on behalf of Certiport. I affirm that on February 15, 2008, Certiport granted a security interest ("Security Interest") in the trademarks referenced on the attached Schedule 1, together with all licenses relating thereto, all reissues, continuations or extensions of the foregoing, and the goodwill of the business associated with and symbolized by such trademarks (the "Intellectual Property") to CIT Lending Services Corporation and that this Security Interest was recorded with the U.S. Patent and Trademark Office assignment branch on February 25, 2008 at Reel 3723 / Frame 0715.

I affirm that on July 15, 2010, CIT Lending Services Corporation transferred its rights in the Security Interest to Webster Bank, National Association. Such transfer was not recorded with the U.S. Patent and Trademark Office. A copy of the UCC form filed in connection with the assignment of the Security Interest from CIT Lending Services Corporation to Webster Bank, National Association is included on the attached Schedule 2.

I affirm that on July 15, 2010, the Security Interest was amended and restated by Webster Bank, National Association (and others), and was recorded with the U.S. Patent and Trademark Office assignment branch on July 21, 2010 at Reel 4246 / Frame 0277.

I affirm that as of May 16, 2012, Webster Bank, National Association, released any and all rights in the Intellectual Property. Such release was recorded with the U.S. Patent and Trademark Office assignment branch on May 25, 2012 at Reel 4788 / Frame 0038.

I affirm that said release referenced above as recorded at Reel 4788 / Frame 0038 was a full and complete release of all rights that Webster Bank, National Association (and any secured parties on whose behalf Webster Bank, National Association acted as Administrative Agent), held in the Intellectual Property, including the Security Interest granted to CIT Lending Services Corporation as recorded at Reel 3723 / Frame 0715 and subsequently assigned to Webster Bank, National Association.

I declare that all statements made of my own knowledge herein are true, that all statements made herein upon information and belief are believed to be true, and that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment and may jeopardize the validity of the Intellectual Property registrations or transfers.

Signed this 3rd day of March, 2015

Name: Qouglas C. Kennedy

Title: Treasurer and Chief Financial Officer

Schedule 1

Mark	App. No.	App. Date	Reg. No.	Reg. Date
IC 3	76283587	07/09/2001	2730168	06/24/2003
CERTIPORT	76343319	11/30/2001	2776481	10/21/2003
INTERNET & COMPUTING	77210734	06/20/2007	3483300	08/12/2008
BENCHMARK				
IC3 INTERNET AND COMPUTING	78234609	04/07/2003	3008507	10/25/2005
CORE CERTIFICATION				
PATHWAYS	78767668	12/06/2005	3168237	11/07/2006
PATHWAYS	78769122	12/08/2005	3168269	11/07/2006
CERTISTAFF	78833850	03/09/2006	3193914	01/02/2007

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SCHEDULE 2

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36 INDIVIDUACE CAST			FIRST NAME	a.ccom	: NAME	SUFFIX	
E MALEIS ADDRESS			CTY	STATE	POSTAL CODE	COUNTRY	
One CIT Drive			Livingston	NJ	107039	IUSA	

All tangible and intangible personal property of Debtor, whether now owned or hereafter acquired by Debtor or in which Debtor may now have or hereafter acquire an interest, and wherever located, including, without limitation, all machinery, equipment, accounts receivable, contract rights, chattel paper, general intangibles, instruments, inventory and all property described on Exhibit A attached hereto and made a part hereof.

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FILING OFFICE COPY - UCC FINANCING STATEMENT (FORM UCC1) (REV. 05/22/02)

#### EXHIBIT A TO UCC FINANCING STATEMENT

Debtor:

Certiport, Inc.

Secured Party:

CIT Lending Services Corporation, as Administrative Agent

All of Debtor's rights, title and interest, whether now existing or hereafter arising or acquired, in and to all of the tangible and intangible personal property and fixtures of Debtor, including, without limitation, the property described below, in each case whether now owned by or owing to Debtor, and whether existing or hereafter acquired or arising, together with any and all additions thereto and replacements therefor and proceeds and products thereof (hereinafter referred to collectively as the "Collateral"):

- (a) all tangible personal property, including without limitation all present and future goods, inventory (including, without limitation, all printed materials, merchandise, raw materials, work in process, finished goods and supplies), equipment, books, magazines, digital videodisks and other items used for the delivery of audio/visual content, program and music libraries, audio equipment, video equipment, furniture, fixtures, office supplies, motor vehicles, machinery, tools, computers, computer software and associated equipment, whether now owned or hereafter acquired, and wherever located, including, without limitation, the tangible personal property used in the operation of the business of Debtor;
- all rights under all present and future authorizations, permits, licenses and franchises issued, granted or licensed to Debtor for the operation of its business or with respect to any real or personal property with respect thereto to the extent, and only to the extent, it is unlawful to grant a security interest in such licenses and permits, but including within the definition of Collateral, to the maximum extent permitted by law, all rights incident or appurtenant to such licenses and permits, including, without limitation, the right to receive all proceeds derived from or in connection with the sale, assignment or transfer of such authorizations, franchises, licenses and permits), and to the extent and only to the extent that Debtor is lawfully permitted to grant a security interest therein (after taking into consideration Sections 9-406, 9-407 and 9-408 of the Uniform Commercial Code) all of Debtor's programming and film rights and all of Debtor's rights to broadcast television programs of any kind, whether held under license, lease, agreement, contract or otherwise, including, without limitation, all rights for programming of movies, television series productions, children's programming, sports productions, news coverage and other television products, and Debtor's rights to all video and audio tapes, files, recordings and other materials constituting or embodying such programming or rights, whether now owned or hereafter acquired by Debtor, or in which Debtor may now have or hereafter acquire an interest;
- (c) all patents issued or assigned to and all patent applications made by Debtor and all exclusive and nonexclusive licenses to Debtor from third parties or rights to use patents owned by such third parties, along with any and all (1) inventions and improvements described and claimed therein, (2) reissues, divisions, continuations, extensions and continuations-in-part thereof, (3) income, royalties, damages, claims and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (4) rights to sue for past, present and future infringements

Exhibit A (continued)

Debtor:

Certiport, Inc.

Secured Party:

CIT Lending Services Corporation, as Administrative Agent

thereof, and (5) any other rights corresponding thereto throughout the world (collectively, "Patents");

- (d) all trademarks (including service marks), federal and state trademark registrations and applications made by Debtor (other than Federal Intent To Use Applications prior to the filing of a verified Statement of Use under 15 U.S.C. §1051(d)), common law trademarks and trade names (including service names) owned by or assigned to Debtor, all registrations and applications for the foregoing and all exclusive and nonexclusive licenses from third parties of the right to use trademarks of such third parties, along with any and all (1) renewals thereof, (2) income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including, without limitation, damages, claims and payments for past or future infringements thereof, (3) rights to sue for past, present and future infringements thereof, and (4) foreign trademarks, trademark registrations, and trade name applications for any thereof and any other rights corresponding thereto throughout the world (collectively, "Trademarks");
- (e) all copyrights, whether statutory or common law, owned by or assigned to Debtor, and all exclusive and nonexclusive licenses to Debtor from third parties or rights to use copyrights owned by such third parties, along with any and all (1) renewals, revisions, extensions, derivative works, enhancements, modifications, updates and new releases thereof, (2) income, royalties, damages, claims and payments now and hereafter due and/or payable with respect thereto, including, without limitation, damages and payments for past, present or future infringements thereof, (3) rights to sue for past, present and future infringements thereof, and (4) foreign copyrights and any other rights corresponding thereto throughout the world (collectively, "Copyrights");
- (f) all websites (including without limitation, all content, HTML documents, audiovisual material, software, data, copyrights, trademarks, patents and trade secrets relating to such websites) and domain names owned by or assigned to Debtor and all exclusive and nonexclusive licenses to Debtor from third parties or rights to use websites or domain names owned by such third parties, along with any and all (1) renewals and extensions thereof, (2) income, royalties, damages, claims and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (3) rights to sue for past, present and future infringements thereof, and (4) any other rights corresponding thereto throughout the world;
- (g) the entire goodwill of Debtor's business and other general intangibles (including know-how, trade-secrets, customer lists, proprietary information, inventions, domain names, methods, procedures and formulae) connected with the use of and symbolized by any Patents, Trademarks or Copyrights of Debtor;
  - (h) all other intellectual property of Debtor;

Exhibit A (continued)

Debtor:

Certiport, Inc.

Secured Party:

CIT Lending Services Corporation, as Administrative Agent

- (i) all accounts, accounts receivable, payment intangibles, other receivables, rights to proceeds of letters of credit, letter-of-credit rights, supporting obligations of every type and description, contract rights, contracts, local marketing agreements, time brokerage agreements, joint sales agreements, chattel paper, electronic chattel paper and general intangibles of Debtor of every kind and description, whether now existing or hereafter arising;
- (j) all instruments, documents, policies and certificates of insurance, securities, securities entitlements, investment property, securities accounts, capital stock, partnership interests, interests in trusts, membership or member interests in limited liability companies (including, without limitation, all of Debtor's right, title and interest in and to all corporations, limited liability companies and partnerships and to any successor business entities, and the right to receive all payments and distributions due or to become due under all related by-laws, partnership agreements, operating agreements, and other constituent documents governing or establishing such business entities), bank deposits, deposit accounts, checking accounts, certificates of deposit, cash and commercial tort claims, whether now owned or hereafter acquired by Debtor, or in which Debtor may now have or hereafter acquire an interest;
- (k) all rights under all present and future vendor or customer contracts, including all site rental agreements, advertising, design, consulting, construction, engineering, employment, management, franchise, easement agreements, research, service and billing agreements, printing, distribution, supply, outsourcing, production, and all other contracts and related agreements;
  - (l) all rights under all present and future leases of real and personal property;
- (m) all other personal property, including, without limitation, all books, records, documents, software, computer tapes and discs relating to all of the foregoing; all other property and assets of every type used or useful in connection with the ownership and operation of television broadcast stations, whether now owned or hereafter acquired by Debtor, or in which Debtor may now have or hereafter acquire an interest; and
- (n) all accessions, additions or improvements to, and all proceeds and products of, all of the foregoing, including proceeds of insurance, whether now owned or hereafter acquired by Debtor, or in which Debtor may now have or hereafter acquire an interest.

Any of the foregoing terms which are defined in the Uniform Commercial Code shall have the meaning provided in the Uniform Commercial Code of the State of New York, as amended and in effect from time to time, as supplemented and expanded by the foregoing.

PRV_914839_1.DOC/MAMARTINEAU

#### UCC FINANCING STATEMENT AMENDMENT FOLLOW INSTRUCTIONS (front and back) CAREFULLY A, NAME & PHONE OF CONTACT AT FILER (optional) DELAWARE DEPARTMENT OF STATE DELAWARE DEPARTMENT OF STATE U.C.C. FILING SECTION FILED 12:25 PM 07/20/2010 INITIAL FILING # 2007 4189105 AMENDMENT # 2010 2515926 3027341450 B. SEND ACKNOWLEDGMENT TO: (Name and Address) SRV: 100755652 NATIONAL CORPORATE RESEARCH, LTD. 615 SOUTH DUPONT HWY DOVER DE 19901 This FINANCING STATEMENT AMENUMENT A 1a. INITIAL FINANCING STATEMENT FR.E.# to be filed [for record] (or recorded) in the 2007 4189105 REAL ESTATE RECORDS TERIMINATION: Effectiveness of the Financing Statement identified above is terminated with respect to security interest(s) of the Secured Pady authorizing this Termination Statement. CONTINUATION: Effectiveness of the Financing Statement identified above with respect to security interest(s) of the Secured Party authorizing this Continuation Statement is continued for the additional period provided by applicable law. 4 & ASSIGNAMENT (full or partial). Give name of assignce in Item 7a or 7b and address of assignce in Item 7c, and also give name of assignor in Item 9. 5. AMENDMENT (PARTY INFORMATION): This Amendment affects | Debior ox | Secured Perty of record. Check only one of these two boxes. Also check one of the following three boxes and provide appropriate information in items 6 and/or 7, ADD name: Complete item 7a or 76, and sixo nem 7c; also complete items 7d-7c; also complete items 7d-7c; if apolicable) CHANGE name and/or address: Give current record many in digin follow by, also give new name (if name change) in dem 7a or 7b and/or new address (if address change) in dem 7c DELETE name: Give record name to be deleted in item 6s or 6b. 5. CURRENT RECORD INFORMATION: 6s, ORGANIZATION'S NAME CIT LENDING SERVICES CORPORATION, AS ADMINISTRATIVE AGENT OH 66 INDIVIDUAL'S LAST NAME MIDDLE NAME SUFFEE 7. CHANGED (NEW) OR ADDED INFORMATION: 76. ORGANIZATION'S NAME WEBSTER BANK, NATIONAL ASSOCIATION, AS ADMINISTRATIVE AGENT OH TE INDIVIDUAL'S LAST NAME MICOLE NAME SUFFIX FIRST NAME **COUNTRY** POSTAL CODE 7c. MAILING ADDRESS CITY STATE: 185 ASYLUM STREET - 5TH FLOOR HARTFORD OT. 06103 US THE TYPE OF ORGANIZATION 71. JURISDICTION OF ORGANIZATION 8. AMENDMENT (COLLATERAL CHANGE): check only one box Describe collateral detected or added, or give entire prestated collaboral description, or describe collateral description and describe collateral FULL ASSIGNMENT

9. NAME of SECURED PARTY of RECORD AUTHORIZING THIS AMENDMENT

CIT Lending Services Corporation, as Administrative Agent
10. OPTIONAL FLER REFERENCE DATA

DE - 808; Debtor: CERTIPORT, INC.

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FILING OFFICE COPY - UCC FINANCING STATEMENT (FORM UCC1) (REV. 05/22/02)

Exhibit A (continued) Debtor:

Certiport LLC

Secured Party:

CIT Lending Services Corporation, as Administrative Agent

thereof, and (5) any other rights corresponding thereto throughout the world (collectively, "Patents");

- all trademarks (including service marks), federal and state trademark registrations and applications made by Debtor (other than Federal Intent To Use Applications prior to the filing of a verified Statement of Use under 15 U.S.C. §1051(d)), common law trademarks and trade names (including service names) owned by or assigned to Debtor, all registrations and applications for the foregoing and all exclusive and nonexclusive licenses from third parties of the right to use trademarks of such third parties, along with any and all (1) renewals thereof, (2) income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including, without limitation, damages, claims and payments for past or future infringements thereof, (3) rights to sue for past, present and future infringements thereof, and (4) foreign trademarks, trademark registrations, and trade name applications for any thereof and any other rights corresponding thereto throughout the world (collectively, "Trademarks");
- all copyrights, whether statutory or common law, owned by or assigned to Debtor, and all exclusive and nonexclusive licenses to Debtor from third parties or rights to use copyrights owned by such third parties, along with any and all (1) renewals, revisions, extensions, derivative works, enhancements, modifications, updates and new releases thereof, (2) income, royalties, damages, claims and payments now and hereafter due and/or payable with respect thereto, including, without limitation, damages and payments for past, present or future infringements thereof, (3) rights to sue for past, present and future infringements thereof, and (4) foreign copyrights and any other rights corresponding thereto throughout the world (collectively, "Copyrights");
- all websites (including without limitation, all content, HTML documents, audiovisual material, software, data, copyrights, trademarks, patents and trade secrets relating to such websites) and domain names owned by or assigned to Debtor and all exclusive and nonexclusive licenses to Debtor from third parties or rights to use websites or domain names owned by such third parties, along with any and all (1) renewals and extensions thereof, (2) income, royalties, damages, claims and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (3) rights to sue for past, present and future infringements thereof, and (4) any other rights corresponding thereto throughout the world;
- the entire goodwill of Debtor's business and other general intangibles (including know-how, trade secrets, customer lists, proprietary information, inventions, domain names, methods, procedures and formulae) connected with the use of and symbolized by any Patents, Trademarks or Copyrights of Debtor;
  - all other intellectual property of Debtor; (h)

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Exhibit A (continued)

Debtor:

Certiport LLC

Secured Party:

CIT Lending Services Corporation, as Administrative Agent

- all accounts, accounts receivable, payment intangibles, other receivables, rights to proceeds of letters of credit, letter-of-credit rights, supporting obligations of every type and description, contract rights, contracts, local marketing agreements, time brokerage agreements, joint sales agreements, chattel paper, electronic chattel paper and general intangibles of Debtor of every kind and description, whether now existing or hereafter arising;
- all instruments, documents, policies and certificates of insurance, securities, securities entitlements, investment property, securities accounts, capital stock, partnership interests, interests in trusts, membership or member interests in limited liability companies (including, without limitation, all of Debtor's right, title and interest in and to all corporations, limited liability companies and partnerships and to any successor business entities, and the right to receive all payments and distributions due or to become due under all related by-laws, partnership agreements, operating agreements, and other constituent documents governing or establishing such business entities), bank deposits, deposit accounts, checking accounts, certificates of deposit, cash and commercial tort claims, whether now owned or hereafter acquired by Debtor, or in which Debtor may now have or hereafter acquire an interest;
- all rights under all present and future vendor or customer contracts, including all site remal agreements, advertising, design, consulting, construction, engineering, employment, management, franchise, easement agreements, research, service and billing agreements, printing, distribution, supply, outsourcing, production, and all other contracts and related agreements;
  - all rights under all present and future leases of real and personal property; (1)
- all other personal property, including, without limitation, all books, records, documents, software, computer tapes and discs relating to all of the foregoing; all other property and assets of every type used or useful in connection with the ownership and operation of television broadcast stations, whether now owned or hereafter acquired by Debtor, or in which Debtor may now have or hereafter acquire an interest; and
- all accessions, additions or improvements to, and all proceeds and products of, all of the foregoing, including proceeds of insurance, whether now owned or hereafter acquired by Debtor, or in which Debtor may now have or hereafter acquire an interest.

Any of the foregoing terms which are defined in the Uniform Commercial Code shall have the meaning provided in the Uniform Commercial Code of the State of New York, as amended and in effect from time to time, as supplemented and expanded by the foregoing.

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### EXHIBIT A TO UCC FINANCING STATEMENT

Debtor:

Certiport LLC

Secured Party:

CIT Lending Services Corporation, as Administrative Agent

All of Debtor's rights, title and interest, whether now existing or hereafter arising or acquired, in and to all of the tangible and intangible personal property and fixtures of Debtor, including, without limitation, the property described below, in each case whether now owned by or owing to Debtor, and whether existing or hereafter acquired or arising, together with any and all additions thereto and replacements therefor and proceeds and products thereof (hereinafter referred to collectively as the "Collateral"):

- all tangible personal property, including without limitation all present and future goods, inventory (including, without limitation, all printed materials, merchandise, raw materials, work in process, finished goods and supplies), equipment, books, magazines, digital videodisks and other items used for the delivery of audio/visual content, program and music libraries, audio equipment, video equipment, furniture, fixtures, office supplies, motor vehicles, machinery, tools, computers, computer software and associated equipment, whether now owned or hereafter acquired, and wherever located, including, without limitation, the tangible personal property used in the operation of the business of Debtor;
- all rights under all present and future authorizations, permits, licenses and franchises issued, granted or licensed to Debtor for the operation of its business or with respect to any real or personal property with respect thereto to the extent, and only to the extent, it is unlawful to grant a security interest in such licenses and permits, but including within the definition of Collateral, to the maximum extent permitted by law, all rights incident or appurtenant to such licenses and permits, including, without limitation, the right to receive all proceeds derived from or in connection with the sale, assignment or transfer of such authorizations, franchises, licenses and permits), and to the extent and only to the extent that Debtor is lawfully permitted to grant a security interest therein (after taking into consideration Sections 9-406, 9-407 and 9-408 of the Uniform Commercial Code) all of Debtor's programming and film rights and all of Debtor's rights to broadcast television programs of any kind, whether held under license, lease, agreement, contract or otherwise, including, without limitation, all rights for programming of movies, television series productions, children's programming, sports productions, news coverage and other television products, and Debtor's rights to all video and audio tapes, files, recordings and other materials constituting or embodying such programming or rights, whether now owned or hereafter acquired by Debtor, or in which Debtor may now have or hereafter acquire an interest;
  - all patents issued or assigned to and all patent applications made by Debtor and all exclusive and nonexclusive licenses to Debtor from third parties or rights to use patents owned by such third parties, along with any and all (1) inventions and improvements described and claimed therein, (2) reissues, divisions, continuations, extensions and continuations-in-part thereof, (3) income, royalties, damages, claims and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (4) rights to sue for past, present and future infringements

#### UCC FINANCING STATEMENT AMENDMENT FOLLOW INSTRUCTIONS (front and back) CAREFULLY A, NAME & PHONE OF CONTACT AT FILER (optional) DELAWARE DEPARTMENT OF STATE U.C.C. FILING SECTION FILED 12:29 PM 07/20/2010 INITIAL FILING # 2007 4189287 AMENDMENT # 2010 2515991 SRV: 100755672 3027341450 B. SEND ACKNOWLEDGMENT TO: (Name and Address) NATIONAL CORPORATE RESEARCH, LTD. 615 SOUTH DUPONT HWY DOVER DE 19901 THIS FINANCING STATEMENT AMENOMENT IS a. INITIAL FINANCING STATEMENT FILE # to be flied [for record] (or recorded) in the 2007 4189287 REAL ESTATE RECORDS TEHMINATION: Effectiveness of the Financing Statement identified above is terminated with respect to security interest(s) of the Secured Party authorizing this Fermination Statement. 2. CONTINUATION: Effectiveness of the Financing Statement identified above with respect to security interestics of the Secured Party authorizing this Continuation Statement is continued for the additional period provided by applicable law. 4. (a) ASSIGNMENT (full or partial): Give name of assignee in Item 7s or 7b and address of assignee in Item 7c; and also give name of assigner in Item 8. 5. AMENDMENT (PARTY INFORMATION): This Amendment affects | Debtor of | Secured Party of record. Check only 500 of these two boxes. Also chack one of the following three boxes and provide appropriate information in items 6 and/or 7. ADC) name. Complete item 7s or 7b, and also seen 7c, also conclete items 7s-7g if applicable). CHANGE rights audion address: Give contait raced reine in item 6a or 6b; also give how rome if name it name change) in item 7a or 7b and/or how address (if andress change) in item 7a DELETE romo: Give record nume to be deteled in item 5s or 6b. 6. CURRENT RECORD INFORMATION: TR. ORGANIZATION'S NAME CIT LENDING SERVICES CORPORATION, AS ADMINISTRATIVE AGENT OR 65. INDIVIDUAL'S LAST NAME MIDDLE NAME SCIFFIX FIRST NAME 7. CHANGED (NEW) OR ADDED INFORMATION: 76. ORGANIZATION'S NAME WEBSTER BANK, NATIONAL ASSOCIATION, AS ADMINISTRATIVE AGENT OR TE INDIVIDUAL'S LAST NAME SUFFER MIDDLE NAME POSTAL CODE COUNTRY STATE CITY 7c. MAILING ADDRESS CT 06103 HARTFORD 185 ASYLUM STREET - 5TH FLOOR 76. TYPE OF ORGANIZATION 7f. JURISDICTION OF ORGANIZATION 8. AMENDMENT (COLLATERAL CHANGE): check only gos box. Describe collateral delated or added, or give entire prestated collateral description, or describe collateral assigned. FULL ASSIGNMENT

9. NAME of SECURED PARTY of RECORD AUTHORIZING THIS AMENDMENT

CIT Landing Services Corporation, as Administrative Agent

10.OPTIONAL FRER REFERENCE DATA

DE - SDS; Debtor: CERTIFERT LLC