Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
	Corrective Assignment to correct the Conveying Party previously recorded on Reel 005594 Frame 0126. Assignor(s) hereby confirms the This RELEASE OF SECURITY INTERESTis made by Bank of America, N.A., a national banking association.

TRADEMARK ASSIGNMENT COVER SHEET

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Bank of America, N.A.		08/01/2015	national banking association: UNITED STATES

RECEIVING PARTY DATA

Name:	SECUREWORKS HOLDING CORPORATION
Street Address:	ONE CONCOURSE PARKWAY, SUITE 500
City:	Atlanta
State/Country:	GEORGIA
Postal Code:	30328
Entity Type:	CORPORATION: GEORGIA

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Registration Number:	3709678	COMPLIANCE CENTRAL
Registration Number:	3994757	COUNTER THREAT UNIT
Registration Number:	3994770	СТИ
Registration Number:	3307046	ISENSOR
Registration Number:	3994340	LOGVAULT
Serial Number:	86693759	RED CLOAK
Registration Number:	2616942	SECUREWORKS
Registration Number:	3329157	SECUREWORKS
Registration Number:	3440123	SHERLOCK

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: 703.610.6100

Email: timothy.lyden@hoganlovells.com

TIMOTHY J. LYDEN - Hogan Lovells US LLP **Correspondent Name:**

Address Line 1: 7930 Jones Branch Drive

REEL: 005603 FRAME: 0939

TRADEMARK 900335023

Address Line 4: McLe	ean, VIRGINIA 22102		
ATTORNEY DOCKET NUMBER:	036661.000032		
NAME OF SUBMITTER:	Timothy J. Lyden		
SIGNATURE:	/Timothy J. Lyden/		
DATE SIGNED: 08/20/2015			
Total Attachments: 7			
source=receiptEASTM35053308-05-	2015#page1.tif		
source=receiptEASTM35053308-05-2015#page2.tif			
source=TLCA - IP Release (Trademarks) (Spyglass)#page1.tif			
source=TLCA - IP Release (Trademarks) (Spyglass)#page2.tif			
source=TLCA - IP Release (Trademarks) (Spyglass)#page3.tif			

source=TLCA - IP Release (Trademarks) (Spyglass)#page4.tif source=TLCA - IP Release (Trademarks) (Spyglass)#page5.tif

Assignment Page 1 of 2

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST	
SEQUENCE:	3	

CONVEYING PARTY DATA

Name	Name Formerly		Entity Type
The Bank of New York Mellon Trust Company, N.A.		08/01/2015	national banking association: UNITED STATES

RECEIVING PARTY DATA

Name:	Secureworks Holding Corporation
Street Address:	One Concourse Parkway, Suite 500
City:	Atlanta
State/Country:	GEORGIA
Postal Code:	30328
Entity Type:	CORPORATION: GEORGIA

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark	
Registration Number:	3709678	COMPLIANCE CENTRAL	
Registration Number:	3994757	COUNTER THREAT UNIT	
Registration Number:	3994770	СТИ	
Registration Number:	3307046	ISENSOR	
Registration Number:	3994340	LOGVAULT	
Serial Number:	86693759	RED CLOAK	
Registration Number:	2616942	SECUREWORKS	

Assignment Page 2 of 2

Registration Number:	3329157	SECUREWORKS
Registration Number:	3440123	SHERLOCK

CORRESPONDENCE DATA

 Fax Number:
 7036106200

 Phone:
 703.610.6100

Email: BoxIP@hoganlovells.com

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.

Correspondent Name: Timothy J. Lyden - Hogan Lovells US LLP

Address Line 1: 7930 Jones Branch Drive
Address Line 4: McLean, VIRGINIA 22102

ATTORNEY DOCKET NUMBER:	036661.000032
NAME OF SUBMITTER:	Timothy J. Lyden
Signature:	/Timothy J. Lyden/
Date:	08/05/2015

Total Attachments: 5

source=TLCA - IP Release (Trademarks) (Spyglass)#page1.tif source=TLCA - IP Release (Trademarks) (Spyglass)#page2.tif source=TLCA - IP Release (Trademarks) (Spyglass)#page3.tif source=TLCA - IP Release (Trademarks) (Spyglass)#page4.tif source=TLCA - IP Release (Trademarks) (Spyglass)#page5.tif

RECEIPT INFORMATION

 ETAS ID:
 TM350533

 Receipt Date:
 08/05/2015

 Fee Amount:
 \$240

RELEASE OF SECURITY INTEREST IN SPECIFIED TRADEMARKS

This RELEASE OF SECURITY INTEREST IN SPECIFIED TRADEMARKS (this "**Release**"), dated as of August 1, 2015 (the "**Effective Date**"), is made by Bank of America, N.A., a national banking association, in its capacity as Collateral Agent (the "**Agent**"), in favor of the grantor party identified on the signature pages hereto (the "**Grantor**").

WHEREAS, pursuant to that certain Collateral Agreement, dated as of October 29, 2013, by and among the Agent, the Grantor, Dell Inc., a Delaware corporation ("**Dell**"), and certain other parties thereto (as amended, supplemented or otherwise modified from time to time, the "**Collateral Agreement**"), the Grantor and Dell granted to the Agent, in its capacity as Agent, a security interest in and to certain collateral;

WHEREAS, pursuant to the Collateral Agreement, Dell executed and delivered a Trademark Security Agreement, dated as of October 29, 2013 (the "**Trademark Security Agreement**"), which was recorded with the United States Patent and Trademark Office on November 1, 2013 at Reel/Frame 5149/0405;

WHEREAS, effective August 1, 2015, Dell assigned, transferred and delivered to the Grantor its entire right, title and interest in and to certain collateral subject to the Trademark Security Agreement; and

WHEREAS, the Grantor certifies that it has since been designated as an Unrestricted Subsidiary pursuant to, and as permitted by, the terms and conditions set forth in that certain Term Loan Credit Agreement, dated as of October 29, 2013, as amended, restated, supplemented or otherwise modified, among Dell, Dell International L.L.C., a Delaware limited liability company, Denali Intermediate Inc., a Delaware corporation, the lenders party thereto, the Agent and the various other parties thereto, and other agreements referenced therein, and in connection therewith all security interests granted by such Grantor pursuant to the Collateral Agreement and the Trademark Security Agreement have been automatically released, and the Grantor now requests that the Agent confirm such release of the security interest in, to and under the trademarks and trademark applications set forth on Schedule A attached hereto (the "Specified Trademarks") for the purposes of recording such release with the United States Patent and Trademark Office;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Agent hereby agrees as follows:

- 1. <u>Defined Terms</u>. All capitalized terms used, but not otherwise defined herein, shall have the respective meanings ascribed in or otherwise referenced in the Collateral Agreement or the Trademark Security Agreement, as applicable.
- 2. Release. The Agent, without recourse, representation or warranty of any kind, hereby releases, discharges, terminates and cancels all of its security interest arising under the Collateral Agreement and the Trademark Security Agreement in, to and under the Specified Trademarks. If and to the extent that the Agent has acquired any right, title or interest in, to and under the Specified Trademarks under the Trademark Security Agreement, the Agent, without recourse, representation or warranty of any kind, hereby re-transfers, re-conveys and re-assigns such right, title or interest to the Grantor or its successors or assigns. This Release is applicable only and solely with respect to the Specified Trademarks and to no other collateral arising under the Collateral Agreement or the Trademark Security Agreement (the "Retained Collateral"). The Agent retains all security interests, liens, rights, titles and interests pledged and granted to the Agent under the Collateral Agreement and the Trademark Security Agreement with respect to all such Retained Collateral, and the Agent's security interest, liens, rights, titles and interests in such Retained Collateral shall not, and shall not be deemed to, be impaired, interrupted, or otherwise modified in any respect by this Release.

- 3. <u>Further Assurances</u>. The Agent agrees to take all further actions, and provide to the Grantor and its 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), reasonably requested by the Grantor, at the Grantor's sole cost and expense, to more fully and effectively effectuate the purposes of this Release.
- 4. <u>Governing Law</u>. This Release shall be governed exclusively under the laws of New York, without regard to conflicts of law or choice of law principles.

[Signature Pages Follow]

\\NORTHVA - 036661/000002 - 663527 v5

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

BANK OF AMERICA, N.A., as Collateral Agent

Name: DeWayne D. Rosse

Title: Assistant Vice President

[Signature Page to TLCA IP Release (Trademark)]

Acknowledged and Agreed:

SECUREWORKS HOLDING CORPORATION,

as Grantor

By:

Name: Janet B. Wright Title: Vice President

[Signature Page to TLCA IP Release (Trademark)]

SCHEDULE A

TRADEMARKS

COMPLIANCE CENTRAL	United States of America	77472164	3709678	10 Nov 2009	.45	Registered
COUNTER THREAT UNIT	United States of America	77981835	.3994757	12 Jul 2011	42,45	Registéred
сти	United States of America	77981988	:39947,7C	12:Jul 2011	.42,45	Registered
ISBNSOR	United States of America	78898813	3307046	9 Oct 2007	9.	Registered
LOGVAULT	United States of America	77644135	3994340	12 Jul 2011	-9	Registered
RED CLOAK	United States of America	86693759			.9,42	Rending
SECUREWORKS	United States of America	76169554	2616942	10 Sep 2002	:9.	Registered
SECUREWORKS SECUREWORKS	United States of America	78734979	:3329157	6 Nov 2007	41,42,45	Registered
SHERLOCK	United States of America	77292532	.3440123	3 Juni 2008	45	Registered

\\NORTHVA - 036661/000002 - 663527 v5

RECORDED: 08/20/2015