# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: TMI247803

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Release of Second Lien Security Interest Recorded at 5981/0194

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Antares Capital LP		08/31/2018	Limited Partnership: DELAWARE

### **RECEIVING PARTY DATA**

Company Name:	SUPERION, LLC	
Street Address:	1000 BUSINESS CENTER DRIVE	
City:	LAKE MARY	
State/Country:	FLORIDA	
Postal Code: 32746		
Entity Type: Limited Liability Company: DELAWARE		

### **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Registration Number:	2284471	CRIMES

#### CORRESPONDENCE DATA

Fax Number: 2124464900

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: 12124464727

hayley.smith@kirkland.com Email:

Hayley Smith **Correspondent Name:** 

Address Line 1: Kirkland & Ellis LLP Address Line 2: 601 Lexington Avenue

Address Line 4: New York, NEW YORK 10022

ATTORNEY DOCKET NUMBER:	45721-10
NAME OF SUBMITTER:	Hayley Smith
SIGNATURE:	Hayley Smith
DATE SIGNED:	05/21/2024

#### **Total Attachments: 4**

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### RELEASE OF SECURITY INTEREST IN TRADEMARKS

This RELEASE OF SECURITY INTEREST IN TRADEMARKS, dated as of August 31, 2018 (this "Release"), is made by Antares Capital LP, in its capacity as collateral agent for the secured parties (in such capacity, together with its successors and permitted assigns, the "Collateral Agent"), in favor of Superion, LLC (formerly known as Ramundsen Public Sector, LLC), a Delaware limited liability company ("Pledgor"). Capitalized terms not otherwise defined in this Release shall have the meanings attributed to them in the Trademark Security Agreement (as defined below).

WHEREAS, Pledgor is party to a Second Lien Security Agreement, dated as of February 1, 2017 (as amended, restated, amended and restated, supplemented, waived, renewed, replaced or otherwise modified from time to time, the "Security Agreement") in favor of the Collateral Agent.

WHEREAS, pursuant to the Security Agreement, Pledgor executed and delivered the Second Lien Trademark Security Agreement, dated as of February 1, 2017, in favor of the Collateral Agent, which was recorded in the records of the United States Patent and Trademark Office at Reel 5981, Frame 0194, on February 3, 2017 (the "<u>Trademark Security Agreement</u>").

WHEREAS, pursuant to the Trademark Security Agreement, Pledgor pledged and granted to the Collateral Agent for the benefit of the Secured Parties a Lien on and security interest in all of the right, title and interest of Pledgor in, to and under all the following Pledged Collateral, in each case excluding Excluded Property (as defined in the Security Agreement): (a) all Trademarks, including, without limitation, the United States registered Trademarks and applications for Trademark registration, listed on Schedule 1 attached hereto, together with any and all (i) rights and privileges arising under applicable Legal Requirements with respect to the use or ownership of any of the foregoing, (ii) goodwill associated therewith, (iii) continuations, extensions and renewals thereof and amendments thereto; and (b) all Proceeds of any and all of the foregoing (collectively, the "Trademark Collateral").

WHEREAS, the Collateral Agent acknowledges that the conditions for termination of its security interest in the Trademark Collateral have been met, and accordingly, the Collateral Agent has agreed to execute this Release.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt of which is hereby acknowledged, the Collateral Agent hereby releases and terminates in its entirety its Lien on and security interest in and to the Trademark Collateral, and discharges, quit claims, and relinquishes unto Pledgor, and re-assigns to Pledgor any and all right, title or interest it may have in, to, or under the Trademark Collateral.

[Signature Page Follows]

TRADEMARK REEL: 008437 FRAME: 0784 IN WITNESS WHEREOF, the Collateral Agent has caused this Release to be duly executed and delivered as of the date first written above.

ANTARES CAPITAL LP,

as Collateral Agent

By: Matthew Eaves

Name: Matthew Eaves

Its: Duly Authorized Signatory

**REEL: 008437 FRAME: 0785** 

#### SCHEDULE 1

# <u>UNITED STATED TRADEMARK REGISTRATIONS AND APPLICATIONS</u><sup>1</sup>

United States Trademark Registrations:

Mark	Owner	Registration No.
ASSESSMENTBUILDER	SUPERION, LLC	3,417,440
CITYSOFT	SUPERION, LLC	2,273,402
CLICK2GOV	SUPERION, LLC	2,713,952
CRIMES	SUPERION, LLC	2,284,471
FIRES	SUPERION, LLC	2,271,426
GMBA	SUPERION, LLC	2,189,347
GOVNOW	SUPERION, LLC	4,200,871
IEPPLUS	SUPERION, LLC	1,628,166
INFISYS	SUPERION, LLC	2,294,203
MOBILEFLASH & Design	SUPERION, LLC	2,278,226
OLA	SUPERION, LLC	3,807,649
ONESOLUTION	SUPERION, LLC	86/607,590
PERFORMANCE PATHWAYS	SUPERION, LLC	3,408,585
PLUS 360	SUPERION, LLC	4,147,180
PLUS SERIES	SUPERION, LLC	2,957,697
TECHPATHS	SUPERION, LLC	3,417,441
TRAKIT	SUPERION, LLC	4,972,536

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TRADEMARK REEL: 008437 FRAME: 0786

Sunguard Public Sector LLC assigned its interest in the trademark registrations and applications to Ramundsen Public Sector, LLC pursuant to a Contribution and Technology Transfer Agreement, which was recorded in the records of the United States Patent and Trademark Office at Reel 5982, Frame 0277, on February 1, 2017. Ramundsen Public Sector, LLC changed its name to Superion, LLC, such change was recorded in the records of the United States Patent and Trademark Office at Reel 6043, Frame 0781, on February 1, 2017.

# United States Trademark Applications:

Mark	Owner	Application No.
ONESOLUTION	SUPERION, LLC	86/607,590

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RECORDED: 08/21/2028