TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Amendment Number One to Amended and Restated Trademark Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
TAUPO HOLDING, INC.		08/22/2011	CORPORATION: DELAWARE
ADERANT NORTH AMERICA, INC.		08/22/2011	CORPORATION: FLORIDA
ADERANT HOLDINGS, INC.		08/22/2011	CORPORATION: DELAWARE
ADERANT LEGAL HOLDINGS, INC.		08/22/2011	CORPORATION: DELAWARE
ADERANT ENTERPRISE HOLDINGS, INC.		08/22/2011	CORPORATION: DELAWARE
ADERANT INTERNATIONAL HOLDINGS, INC.		08/22/2011	CORPORATION: DELAWARE
NOVIENT, INC.		08/22/2011	CORPORATION: GEORGIA
ADERANT LEGAL HOLDINGS (NZ) ULC		08/22/2011	Unlimited Liability Company: NEW ZEALAND
ADERANT CASE MANAGEMENT, LLC		08/22/2011	LIMITED LIABILITY COMPANY: DELAWARE
ADERANT FM, LLC		08/22/2011	LIMITED LIABILITY COMPANY: DELAWARE
ADERANT CM, LLC		08/22/2011	LIMITED LIABILITY COMPANY: DELAWARE
ADERANT CRM, LLC		08/22/2011	LIMITED LIABILITY COMPANY: DELAWARE
ADERANT COMPULAW, LLC		08/22/2011	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	WELLS FARGO CAPITAL FINANCE, LLC (formerly known as Wells Fargo Foothill, LLC), as Agent
Street Address:	2450 Colorado Avenue, Suite 3000W
City:	Santa Monica
State/Country:	CALIFORNIA
Postal Code:	90404
	TDADEMARK

TRADEMARK "REEL: 004609 FRAME: 0744

900200366

Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE
--------------	-------------------------------------

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark	
Registration Number:	3426063	CRM4LEGAL	
Registration Number:	3600950	CLIENT PROFILES	
Serial Number:	85258466	4LEGAL	
Serial Number:	85270577	PROFILES	

CORRESPONDENCE DATA

Fax Number: (213)627-0705

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 213.683.5698

Email: MinetteTayco@paulhastings.com

Correspondent Name: Minette M. Tayco

Address Line 1: 515 S. Flower St., 25th Floor

Address Line 2: Paul Hastings LLP

Address Line 4: Los Angeles, CALIFORNIA 90071

ATTORNEY DOCKET NUMBER:	ADERANT(73896.30):AM#1TR	
NAME OF SUBMITTER:	Minette M. Tayco	
Signature:	/Minette M. Tayco/	
Date:	08/23/2011	

Total Attachments: 13

source=WFCF_Aderant - Fully Executed Amendment No 1 to Trademark Security Agreement#page1.tif source=WFCF_Aderant - Fully Executed Amendment No 1 to Trademark Security Agreement#page3.tif source=WFCF_Aderant - Fully Executed Amendment No 1 to Trademark Security Agreement#page3.tif source=WFCF_Aderant - Fully Executed Amendment No 1 to Trademark Security Agreement#page5.tif source=WFCF_Aderant - Fully Executed Amendment No 1 to Trademark Security Agreement#page5.tif source=WFCF_Aderant - Fully Executed Amendment No 1 to Trademark Security Agreement#page6.tif source=WFCF_Aderant - Fully Executed Amendment No 1 to Trademark Security Agreement#page7.tif source=WFCF_Aderant - Fully Executed Amendment No 1 to Trademark Security Agreement#page8.tif source=WFCF_Aderant - Fully Executed Amendment No 1 to Trademark Security Agreement#page9.tif source=WFCF_Aderant - Fully Executed Amendment No 1 to Trademark Security Agreement#page10.tif source=WFCF_Aderant - Fully Executed Amendment No 1 to Trademark Security Agreement#page11.tif source=WFCF_Aderant - Fully Executed Amendment No 1 to Trademark Security Agreement#page11.tif source=WFCF_Aderant - Fully Executed Amendment No 1 to Trademark Security Agreement#page12.tif source=WFCF_Aderant - Fully Executed Amendment No 1 to Trademark Security Agreement#page12.tif source=WFCF_Aderant - Fully Executed Amendment No 1 to Trademark Security Agreement#page12.tif

AMENDMENT NUMBER ONE TO AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of August 22, 2011 (this "Amendment"), is delivered pursuant to Section 5 of that certain Amended and Restated Trademark Security Agreement, dated as of August 18, 2011 (as amended, restated, supplemented or otherwise modified from time to time, the "Trademark Security Agreement"), among Grantors from time to time signatory thereto (each referred to hereinafter individually as a "Grantor" and collectively, jointly, and severally as "Grantors"), and WELLS FARGO CAPITAL FINANCE, LLC, a Delaware limited liability company (formerly known as Wells Fargo Foothill, LLC), in its capacity as the administrative agent for the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "Agent"). All initially capitalized terms used herein (including the preamble and recitals hereof) without definition shall have the meanings assigned to such terms in the Security Agreement or, if not defined therein, the Credit Agreement (including Schedule 1.1 thereto).

WHEREAS, Grantors and Agent are parties to that certain Amended and Restated Trademark Security Agreement recorded with the United States Patent and Trademark Office on or about August 19, 2011; and

WHEREAS, Grantors and Agent wish to amend the Trademark Security Agreement by amending Schedule I to the Trademark Security Agreement to add certain Trademarks to the Trademark Collateral, and have agreed to do so.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree to amend the Trademark Security Agreement as follows:

- 1. Each Grantor and Agent hereby agree that <u>Schedule I</u> to the Trademark Security Agreement is hereby amended by adding the Trademark Collateral listed on <u>Schedule I</u> attached hereto (the "<u>Additional Trademark Collateral</u>"), which such Additional Trademark Collateral shall be and become part of the Trademark Collateral referred to in the Trademark Security Agreement and <u>Schedule I</u> attached thereto and shall secure all Secured Obligations.
- 2. Each Grantor hereby: (a) reaffirms all prior grants of security interests in favor of Agent in all of such Grantor's right, title, and interest in, to, and under the Trademark Collateral identified on Schedule I to the Trademark Security Agreement prior to the effectiveness of this Amendment; (b) unconditionally grants, assigns, and pledges to Agent, for the benefit of each member of the Lender Group and each of the Bank Product Providers, continuing security interests in all of such Grantor's right, title, and interest in, to, and under the Additional Trademark Collateral identified on Schedule I attached hereto; and (c) agrees that the Trademark Security Agreement as amended hereby is and shall remain in full force and effect.

3. <u>CHOICE OF LAW AND VENUE; JURY TRIAL WAIVER; JUDICIAL REFERENCE PROVISION.</u>

- (a) THE VALIDITY OF THIS AMENDMENT, THE CONSTRUCTION, INTERPRETATION, AND ENFORCEMENT HEREOF, THE RIGHTS OF THE PARTIES HERETO WITH RESPECT TO ALL MATTERS ARISING HEREUNDER OR RELATED HERETO, AND ANY CLAIMS, CONTROVERSIES OR DISPUTES ARISING HEREUNDER OR RELATED HERETO SHALL BE DETERMINED UNDER, GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF CALIFORNIA.
- (b) THE PARTIES AGREE THAT ALL ACTIONS OR PROCEEDINGS ARISING IN CONNECTION WITH THIS AMENDMENT SHALL BE TRIED AND LITIGATED ONLY IN THE STATE AND, TO THE EXTENT PERMITTED BY APPLICABLE LAW, FEDERAL

LEGAL_US_W # 68895608.3

COURTS LOCATED IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA; PROVIDED, THAT ANY SUIT SEEKING ENFORCEMENT AGAINST ANY COLLATERAL OR OTHER PROPERTY MAY BE BROUGHT, AT AGENT'S OPTION, IN THE COURTS OF ANY JURISDICTION WHERE AGENT ELECTS TO BRING SUCH ACTION OR WHERE SUCH COLLATERAL OR OTHER PROPERTY MAY BE FOUND. EACH GRANTOR AND EACH MEMBER OF THE LENDER GROUP WAIVE, TO THE EXTENT PERMITTED UNDER APPLICABLE LAW, ANY RIGHT EACH MAY HAVE TO ASSERT THE DOCTRINE OF FORUM NON CONVENIENS OR TO OBJECT TO VENUE TO THE EXTENT ANY PROCEEDING IS BROUGHT IN ACCORDANCE WITH THIS SECTION 3(b).

- (c) TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, EACH GRANTOR AND EACH MEMBER OF THE LENDER GROUP HEREBY WAIVE THEIR RESPECTIVE RIGHTS, IF ANY, TO A JURY TRIAL OF ANY CLAIM, CONTROVERSY, DISPUTE OR CAUSE OF ACTION DIRECTLY OR INDIRECTLY BASED UPON OR ARISING OUT OF THIS AMENDMENT OR ANY OF THE TRANSACTIONS CONTEMPLATED HEREIN, INCLUDING CONTRACT CLAIMS, TORT CLAIMS, BREACH OF DUTY CLAIMS, AND ALL OTHER COMMON LAW OR STATUTORY CLAIMS (EACH A "CLAIM"). EACH GRANTOR AND EACH MEMBER OF THE LENDER GROUP REPRESENT THAT EACH HAS REVIEWED THIS WAIVER AND EACH KNOWINGLY AND VOLUNTARILY WAIVES ITS JURY TRIAL RIGHTS FOLLOWING CONSULTATION WITH LEGAL COUNSEL. IN THE EVENT OF LITIGATION, A COPY OF THIS AMENDMENT MAY BE FILED AS A WRITTEN CONSENT TO A TRIAL BY THE COURT.
- (d) EACH GRANTOR HEREBY IRREVOCABLY AND UNCONDITIONALLY SUBMITS TO THE EXCLUSIVE JURISDICTION OF THE STATE AND FEDERAL COURTS LOCATED IN THE COUNTY OF LOS ANGELES AND THE STATE OF CALIFORNIA, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW. NOTHING IN THIS AMENDMENT SHALL AFFECT ANY RIGHT THAT AGENT MAY OTHERWISE HAVE TO BRING ANY ACTION OR PROCEEDING RELATING TO THIS AMENDMENT AGAINST ANY LOAN PARTY OR ITS PROPERTIES IN THE COURTS OF ANY JURISDICTION.
- (e) NO CLAIM MAY BE MADE BY ANY LOAN PARTY AGAINST THE AGENT, THE SWING LENDER, ANY OTHER LENDER, ISSUING LENDER, OR THE UNDERLYING ISSUER, OR ANY AFFILIATE, DIRECTOR, OFFICER, EMPLOYEE, COUNSEL, REPRESENTATIVE, AGENT, OR ATTORNEY-IN-FACT OF ANY OF THEM FOR ANY SPECIAL, INDIRECT, CONSEQUENTIAL, OR PUNITIVE DAMAGES IN RESPECT OF ANY CLAIM FOR BREACH OF CONTRACT OR ANY OTHER THEORY OF LIABILITY ARISING OUT OF OR RELATED TO THE TRANSACTIONS CONTEMPLATED BY THIS AMENDMENT, OR ANY ACT, OMISSION, OR EVENT OCCURRING IN CONNECTION HEREWITH, AND EACH GRANTOR HEREBY WAIVES, RELEASES, AND AGREES NOT TO SUE UPON ANY CLAIM FOR SUCH DAMAGES, WHETHER OR NOT ACCRUED AND WHETHER OR NOT KNOWN OR SUSPECTED TO EXIST IN ITS FAVOR.
- (f) IN THE EVENT ANY LEGAL PROCEEDING IS FILED IN A COURT OF THE STATE OF CALIFORNIA (THE "<u>COURT</u>") BY OR AGAINST ANY PARTY HERETO IN CONNECTION WITH ANY CLAIM AND THE WAIVER SET FORTH IN CLAUSE (c) ABOVE IS NOT ENFORCEABLE IN SUCH PROCEEDING, THE PARTIES HERETO AGREE AS FOLLOWS:
- (i) WITH THE EXCEPTION OF THE MATTERS SPECIFIED IN SUBCLAUSE (ii) BELOW, ANY CLAIM SHALL BE DETERMINED BY A GENERAL REFERENCE

PROCEEDING IN ACCORDANCE WITH THE PROVISIONS OF CALIFORNIA CODE OF CIVIL PROCEDURE SECTIONS 638 THROUGH 645.1. THE PARTIES INTEND THIS GENERAL REFERENCE AGREEMENT TO BE SPECIFICALLY ENFORCEABLE. VENUE FOR THE REFERENCE PROCEEDING SHALL BE IN THE COUNTY OF LOS ANGELES, CALIFORNIA.

- (ii) THE FOLLOWING MATTERS SHALL NOT BE SUBJECT TO A GENERAL REFERENCE PROCEEDING: (A) NON-JUDICIAL FORECLOSURE OF ANY SECURITY INTERESTS IN REAL OR PERSONAL PROPERTY, (B) EXERCISE OF SELF-HELP REMEDIES (INCLUDING SET-OFF OR RECOUPMENT), (C) APPOINTMENT OF A RECEIVER, AND (D) TEMPORARY, PROVISIONAL, OR ANCILLARY REMEDIES (INCLUDING WRITS OF ATTACHMENT, WRITS OF POSSESSION, TEMPORARY RESTRAINING ORDERS, OR PRELIMINARY INJUNCTIONS). THIS AGREEMENT DOES NOT LIMIT THE RIGHT OF ANY PARTY TO EXERCISE OR OPPOSE ANY OF THE RIGHTS AND REMEDIES DESCRIBED IN CLAUSES (A) (D) AND ANY SUCH EXERCISE OR OPPOSITION DOES NOT WAIVE THE RIGHT OF ANY PARTY TO PARTICIPATE IN A REFERENCE PROCEEDING PURSUANT TO THIS AGREEMENT WITH RESPECT TO ANY OTHER MATTER.
- (iii) UPON THE WRITTEN REQUEST OF ANY PARTY, THE PARTIES SHALL SELECT A SINGLE REFEREE, WHO SHALL BE A RETIRED JUDGE OR JUSTICE. IF THE PARTIES DO NOT AGREE UPON A REFEREE WITHIN 10 DAYS OF SUCH WRITTEN REQUEST, THEN, ANY PARTY SHALL HAVE THE RIGHT TO REQUEST THE COURT TO APPOINT A REFEREE PURSUANT TO CALIFORNIA CODE OF CIVIL PROCEDURE SECTION 640(B). THE REFEREE SHALL BE APPOINTED TO SIT WITH ALL OF THE POWERS PROVIDED BY LAW. PENDING APPOINTMENT OF THE REFEREE, THE COURT SHALL HAVE THE POWER TO ISSUE TEMPORARY OR PROVISIONAL REMEDIES.
- (iv) EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE REFEREE SHALL DETERMINE THE MANNER IN WHICH THE REFERENCE PROCEEDING IS CONDUCTED INCLUDING THE TIME AND PLACE OF HEARINGS, THE ORDER OF PRESENTATION OF EVIDENCE, AND ALL OTHER QUESTIONS THAT ARISE WITH RESPECT TO THE COURSE OF THE REFERENCE PROCEEDING. ALL PROCEEDINGS AND HEARINGS CONDUCTED BEFORE THE REFEREE, EXCEPT FOR TRIAL, SHALL BE CONDUCTED WITHOUT A COURT REPORTER, EXCEPT WHEN ANY PARTY SO REQUESTS A COURT REPORTER AND A TRANSCRIPT IS ORDERED, A COURT REPORTER SHALL BE USED AND THE REFEREE SHALL BE PROVIDED A COURTESY COPY OF THE TRANSCRIPT. THE PARTY MAKING SUCH REQUEST SHALL HAVE THE OBLIGATION TO ARRANGE FOR AND PAY THE COSTS OF THE COURT REPORTER, PROVIDED THAT SUCH COSTS, ALONG WITH THE REFEREE'S FEES, SHALL ULTIMATELY BE BORNE BY THE PARTY WHO DOES NOT PREVAIL, AS DETERMINED BY THE REFEREE.
- (v) THE REFEREE MAY REQUIRE ONE OR MORE PREHEARING CONFERENCES. THE PARTIES HERETO SHALL BE ENTITLED TO DISCOVERY, AND THE REFEREE SHALL OVERSEE DISCOVERY IN ACCORDANCE WITH THE RULES OF DISCOVERY, AND SHALL ENFORCE ALL DISCOVERY ORDERS IN THE SAME MANNER AS ANY TRIAL COURT JUDGE IN PROCEEDINGS AT LAW IN THE STATE OF CALIFORNIA.
- (vi) THE REFEREE SHALL APPLY THE RULES OF EVIDENCE APPLICABLE TO PROCEEDINGS AT LAW IN THE STATE OF CALIFORNIA AND SHALL DETERMINE ALL ISSUES IN ACCORDANCE WITH CALIFORNIA SUBSTANTIVE AND PROCEDURAL LAW. THE REFEREE SHALL BE EMPOWERED TO ENTER EQUITABLE AS WELL AS LEGAL RELIEF AND RULE ON ANY MOTION WHICH WOULD BE AUTHORIZED IN A TRIAL, INCLUDING MOTIONS FOR DEFAULT JUDGMENT OR SUMMARY JUDGMENT. THE REFEREE SHALL REPORT HIS OR HER DECISION, WHICH REPORT SHALL ALSO INCLUDE FINDINGS OF FACT AND CONCLUSIONS OF LAW. THE REFEREE SHALL ISSUE A

3

DECISION AND PURSUANT TO CALIFORNIA CODE OF CIVIL PROCEDURE, SECTION 644, THE REFEREE'S DECISION SHALL BE ENTERED BY THE COURT AS A JUDGMENT IN THE SAME MANNER AS IF THE ACTION HAD BEEN TRIED BY THE COURT. THE FINAL JUDGMENT OR ORDER FROM ANY APPEALABLE DECISION OR ORDER ENTERED BY THE REFEREE SHALL BE FULLY APPEALABLE AS IF IT HAS BEEN ENTERED BY THE COURT.

- (vii) THE PARTIES RECOGNIZE AND AGREE THAT ALL CLAIMS RESOLVED IN A GENERAL REFERENCE PROCEEDING PURSUANT HERETO WILL BE DECIDED BY A REFEREE AND NOT BY A JURY. AFTER CONSULTING (OR HAVING HAD THE OPPORTUNITY TO CONSULT) WITH COUNSEL OF THEIR OWN CHOICE, EACH PARTY HERETO KNOWINGLY AND VOLUNTARILY AND FOR THEIR MUTUAL BENEFIT AGREES THAT THIS REFERENCE PROVISION SHALL APPLY TO ANY DISPUTE BETWEEN THEM THAT ARISES OUT OF OR IS RELATED TO THIS AGREEMENT.
- 4. This Amendment may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Amendment. Delivery of an executed counterpart of this Amendment by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Amendment. Any party delivering an executed counterpart of this Amendment by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Amendment but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Amendment.
 - 5. This Amendment is a Loan Document.

[signature pages follow]

4

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be executed and delivered as of the day and year first above written.

TAUPO HOLDING, INC., a Delaware corporation

GRANTORS:

Name:	Robert B. Rogers
Title:	Secretary and Chief Financial Officer
	ANT NORTH AMERICA, INC., a corporation
By:	
Name: Title:	Deane S. Price Secretary and Chief Financial Officer
ADERA a Delaw	ANT HOLDINGS, INC., are corporation
By:	
Name: Title:	Deane S. Price Secretary and Chief Financial Officer
	NT LEGAL HOLDINGS, INC., are corporation
By:	
Name:	Deane S. Price
Name:	Deane S. Price Secretary and Chief Financial Officer
Name: Title: ADERA	
Name; Title: ADERA i Delawi	Secretary and Chief Financial Officer NT ENTERPRISE HOLDINGS, INC.,
Name: Title: ADERA Delawi By: Name:	Secretary and Chief Financial Officer NT ENTERPRISE HOLDINGS, INC.,
Name: Title: ADERA i Delawi By: Name: Title:	Secretary and Chief Financial Officer NT ENTERPRISE HOLDINGS, INC., are corporation Deane S. Price Secretary and Chief Financial Officer
i Delawi By: Name: Title: ADERA	Secretary and Chief Financial Officer NT ENTERPRISE HOLDINGS, INC., are corporation Deane S. Price Secretary and Chief Financial Officer NT INTERNATIONAL HOLDINGS, IN
Name: Title: ADERA i Delawi By: Name: Title: ADERA i Delawa	Secretary and Chief Financial Officer NT ENTERPRISE HOLDINGS, INC., are corporation Deane S. Price Secretary and Chief Financial Officer NT INTERNATIONAL HOLDINGS, INC.

[SIGNATURE PAGE TO AMENDMENT NUMBER ONE TO AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT]

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be executed and delivered as of the day and year first above written.

GRANTORS:

T	AUPO	HOL	DING,	INC.,
a	Delawa	TE CO	moratio	n

By: Robert B. Rogers

Title: Secretary and Chief Financial Officer

ADERANT NORTH AMERICA, INC.,

a Florida corporation

By:

Name: Deane S. Price

Title: Secretary and Chief Financial Officer

ADERANT HOLDINGS, INC.,

a Delaware corporation

By:

Deane S. Price

Name: Title:

Secretary and Chief Financial Officer

ADERANT LEGAL HOLDINGS, INC.,

a Delaware corporation

By:

Name:

Deane S. Price

Title:

Secretary and Chief Financial Officer

ADERANT ENTERPRISE HOLDINGS, INC.,

a Delaware corporation

By:

Name:

Deane S. Price

Title:

Secretary and Chief Financial Officer

ADERANT INTERNATIONAL HOLDINGS, INC., a Delaware corporation

, MA

By:

Name:

Deane S. Price

Title:

Secretary and Chief Financial Officer

[SIGNATURE PAGE TO AMENDMENT NUMBER ONE TO AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT]

NOVIENT, INC., a Georgia corporation

By:

Name:

Deane S. Price

Title:

Secretary and Chief Financial Officer

ADERANT LEGAL HOLDINGS (NZ) ULC, a New Zealand unlimited liability company

By:

Name: Title:

Deane S. Price

Secretary and Director

ADERANT CASE MANAGEMENT, LLC.

a Delaware limited liability company

By:

Name:

Deane S. Price

Title:

Secretary and Chief Financial Officer

ADERANT FM, LLC.

a Delaware limited liability company

By:

Name:

Deane S. Price

Title:

Secretary and Chief Financial Officer

ADERANT CM, LLC,

a Delaware limited liability company

By:

Deane S. Price

Name:

Title:

Secretary and Chief Financial Officer

ADERANT CRM, LLC,

a Delaware limited liability company

By:

Deane S. Price

Name: Title:

Secretary and Chief Financial Officer

ADERANT COMPULAW, LLC, a Delaware limited liability company

By:

Deane S. Price

Name: Title:

Secretary and Chief Financial Officer

[SIGNATURE PAGE TO AMENDMENT NUMBER ONE TO AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT]

ACCEPTED AND ACKNOWLEDGED BY:

AGENT:

WELLS FARGO CAPITAL FINANCE, LLC,

a Delaware limited liability company

Bv:

Name: Chris Parker

Title: Vice President

[SIGNATURE PAGE TO AMENDMENT NUMBER ONE TO AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT]

SCHEDULE I

to

AMENDMENT NUMBER ONE TO TRADEMARK SECURITY AGREEMENT

REGISTERED TRADEMARKS

Trademark	Registrant	Successor Entity (if any)	Registration Number	Country of Registration
CRM4Legal	Client Profiles Dynamics Corporation	Aderant CRM, LLC	3,426,063	United States
CLIENT PROFILES	Client Profiles Practice Management Systems Corporation	Aderant Case Management, LLC	3,600,950	United States

TRADEMARK APPLICATIONS

Trademark	Applicant	Application Number	Country of Application
4LEGAL	Aderant CRM, LLC Aderant Case Management, LLC	85/258,466	United States
PROFILES	Aderant Case Management, LLC	85/270577	United States

COMMON LAW MARKS

- Client Profiles Dynamics Corporation
- CRM4Legal
- CRM4Accounting
- CRM4Bankers

LEGAL_US_W # 68895608.3

- Client Profiles, Inc
- Client Profiles Practice Management Systems
- Client Profiles Office Suite
- Clockwork Legal Accounting Systems
- FSLI Legal Accounting Systems
- Client Profiles Plaintiff Systems
- FirmLogic Practice Management Systems
- Client Profiles, Inc
- Client Profiles Practice Management Systems
- Client Profiles Office Suite
- Client Profiles eRouter
- Clockwork Legal Accounting Systems
- FSLI Legal Accounting Systems
- eRouter
- Client Profiles Plaintiff Systems
- Saga Practice Management Systems
- FirmLogic Practice Management Systems
- Client Profiles v10 Application Development Framework
- Client Profiles v10 Case Management System
- www.crm4legal.com
- www.crm4accounting.com
- ClientProfiles.com
- crm4legal.com
- Clockwork32.net
- 800mhztime.com
- AboutClients.com
- accounting4legal.com

LEGAL_US_W # 68895608.3

- ax4legal.com
- case4legal.com
- ClientProfiles.net
- clientprofilesasiapacific.com
- clientprofiles.com.au
- clientprofiles4legal.com
- cp4legal.com
- crm4accounting.com
- documentprofiles.com
- dynamics4legal.com
- FSLI.net
- fsli-pdpartner.com
- intakesoftware.com
- plaintiffsoftware.com
- practice4legal.com
- profilesspx.com
- software4legal.com
- CP-CommEdge.ClientProfiles.com
- CPExch.ClientProfiles.com
- cpvss.atl.clientprofiles.com
- vx1200.clientprofiles.com
- Project.ATL.ClientProfiles.com
- cpvss.atl.clientprofiles.com
- Edge.ClientProfiles.com
- *.IntakeSoftware.com (Wild Card)
- CPMG.ClientProfiles.com (UCC)
- LAHC.CRM.ClientProfiles.com

LEGAL_US_W # 68895608.3

- OWA.ClientProfiles.com (UCC)
- SIP.ClientProfiles.com (UCC)

LEGAL_US_W # 68895608.3

RECORDED: 08/23/2011