OP \$90.00 2840793

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM304047 Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Synergistic Software Solutions, LLC		03/10/2014	LTD LIAB JT ST CO: ILLINOIS

RECEIVING PARTY DATA

Name:	SSS Acquisition LLC	
Street Address:	765 Roosevelt Trail, Suite 9	
Internal Address:	PO Box 1206	
City:	Windham	
State/Country:	MAINE	
Postal Code:	04062-1206	
Entity Type:	LIMITED LIABILITY COMPANY: MAINE	

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	2840793	SYNERGISTIC SOFTWARE SOLUTIONS THE POWER
Registration Number:	2789313	SYNERGISTIC SOFTWARE SOLUTIONS S
Registration Number:	2789314	SYNERGISTIC SOFTWARE SOLUTIONS

CORRESPONDENCE DATA

Fax Number: 2077750612

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via

US Mail.

Phone: 207-774-9000

Email: cchandler@curtisthaxter.com

Correspondent Name: Christian T. Chandler

Address Line 1: One Canal Plaza, Suite 1000

Address Line 2: PO Box 7320

Address Line 4: Portland, MAINE 04112-7320

NAME OF SUBMITTER: Christian T. Chandler, Maine Bar 6922	
SIGNATURE:	/Christian T. Chandler/
DATE SIGNED:	05/09/2014

Total Attachments: 4

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TRADEMARK
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ASSIGNMENT OF TRADEMARKS AND SERVICEMARKS-SYNERGISTIC

THIS ASSIGNMENT OF TRADEMARKS AND SERVICEMARKS ("Assignment"), effective as of March 3, 2014 ("Effective Date"), is from SYNERGISTIC SOFTWARE SOLUTIONS LLC, an Illinois limited liability company ("Assignor"), to SSS ACQUISITION LLC, a Maine limited liability company ("Assignee"). Assignor and Assignee are sometimes referred to herein individually as a "Party" and collectively as the "Parties."

WHEREAS, the Parties have entered into that certain Asset Purchase Agreement dated as of even date herewith (the "Asset Purchase Agreement" - capitalized terms used herein without definition shall have the meanings given to them in the Agreement);

WHEREAS, this Assignment is made and delivered pursuant to Section 10(g) of the Asset Purchase Agreement;

WHEREAS, the Asset Purchase Agreement provides, subject to the terms and conditions set forth therein, for the grant, sale, assignment, transfer and delivery by Assignor to Assignee of all of Assignor's right, title and interest of, in and to the Assets, including the Intellectual Property; and

WHEREAS, Assignee desires to acquire certain U.S. federal trademarks applications and registrations and trademarks identified in Schedule A attached hereto (collectively, the "Trademarks") and the goodwill of the business with which the Trademarks are used and that is symbolized by such Trademarks, and Assignor desires to assign to Assignee all of its rights, title and interests in and to the Trademarks.

NOW, THEREFORE, for the consideration stated in the Asset Purchase Agreement and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor hereby assigns to Assignee (i) all of Assignor's right, title and interest in and to the Trademarks, together with the goodwill of the business with which the Trademarks are used and that is symbolized by the Trademarks, (ii) any and all claims, demands, legal actions and rights and remedies at law or in equity for infringement, misappropriation, or other violations by any third party of the Trademarks, prior to, on or after the Effective Date, including the right to sue for, collect, and retain all damages, profits, proceeds, and all other remedies associated therewith, and (iii) all rights, title and interest in and to all income, royalties, damages, and payments now or hereafter due or payable with respect to the Trademarks, for Assignee's own use and enjoyment and for the use and enjoyment of Assignee's successors, assigns, or other legal representatives as fully and entirely as the same would have been enjoyed by Assignor if this Assignment has not been made (collectively, the "Assigned Rights").

Upon reasonable request by Assignee, Assignor will, at the cost and expense of Assignee, execute and deliver additional documents and take other action as may be necessary or desirable to record or memorialize the assignments of the Assigned Rights set forth herein, and to vest in Assignee such right, title and interest in and to the Assigned Rights as granted to Assignee.

Nothing contained in this Agreement shall supersede, modify, limit, eliminate or otherwise affect any of the representations and warranties, covenants, agreements or indemnities set forth in the Asset Purchase Agreement. This Agreement is entered into and delivered pursuant to Section 10(g) of the Asset Purchase Agreement, and nothing herein shall be construed to modify, terminate or merge any rights any party thereto may have pursuant to the terms thereof. In the event of any inconsistency or conflict between the terms of the Asset Purchase Agreement and the terms of this Agreement, the terms of the Asset Purchase Agreement shall prevail.

Assignor and Assignee hereby agree that this Assignment shall be governed by and construed in accordance with the internal laws of the State of New York without giving effect to the principles of conflicts of law thereof.

This Assignment shall be binding upon, and shall inure to the benefit of, the Parties hereto and their respective successors and assigns, and may be executed in two or more counterparts, each of which shall be deemed an original, and it shall not be necessary in making proof of this Assignment to produce or account for more than one set of counterparts signed by all of the Parties. This Agreement is not made for the benefit of any third parties and no third parties shall be entitled to claim the status of third party beneficiary under this Agreement.

No waiver, modification, or change of any of the provisions of this Assignment shall be valid unless in writing and signed by the Party against whom such claimed waiver, modification, or change is sought to be enforced.

[Signature page follows]

603094159.1

SCHEDULE A

Trademarks

MARK	U.S. REGISTRATION/SERIAL NUMBER
Synergistic Software Solutions	US Registration No. 2789314
Synergistic Software Solutions and design	US Registration No. 2789313
Synergistic Software Solutions and design Synergistic Software Solutions the Power of	
Partnership and design	US Registration No. 2840793
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IN WITNESS WHEREOF, the undersigned, being duly authorized and acting on behalf of Assignor and Assignee, do hereby execute this Assignment to take effect on the Effective Date. ASSIGNOR: Synergistic Software Solutions LLC An Illinois limited liability company BY: BDO USA, LLP A Delaware limited liability partnership, its sole member By: Allenberg, its CFO STATE OF Almois SS: COUNTY OF D. 11 On this 10 day of War L, 2014 before me appeared Howard Allenburg, the person who signed this instrument, who acknowledged that he/she signed it on behalf of the identified corporation with authority to do so. OFFICIAL SEAL JODY GULA Notary Public - State of Illinois ly Commission Expires Feb 12, 2016 commission expires: ASSIGNEE: SSS ACQUISITION LLC, A Maine limited liability company By: ANANIA & ASSOCIATES INVESTMENT COMPANY LLC, A Maine limited liability company, its manager Peter V. Anania, its President STATE OF MA SS: COUNTY OF HENNEPIN On this 10th day of MARCH, 2014 before me appeared HETER VANANIA, the person who signed this instrument, who acknowledged that he/she signed it on behalf of the identified corporation with authority to do so. Notary Public My commission expires: HELEN J. MASON

> TRADEMARK REEL: 005277 FRAME: 0035

RECORDED: 05/09/2014

My Commission Expires Jan. 31, 2016