

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

ETAS ID: TM323807

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
discoverReady LLC		06/12/2014	LIMITED LIABILITY COMPANY: DELAWARE
RECEIVING PARTY DATA			
Name:	Bayside Capital, Inc.		
Street Address:	600 Fifth Avenue, 24th Floor		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10020		
Entity Type:	CORPORATION: FLORIDA		
PROPERTY NUMBERS Total: 17			
Property Type	Number	Word Mark	
Registration Number:	3558105	DISCOVERYBANK	
Registration Number:	3554625	I-DECISION	
Registration Number:	3035616	DISCOVERREADY	
Registration Number:	3212447	DISCOVERYCENTRE	
Registration Number:	3706070	DYNAMIC DATA ANALYSIS	
Registration Number:	4289348	PRIME DECISION	
Registration Number:	4289347	PRIME DOCUMENT	
Registration Number:	4289346	PRIME REVIEW	
Registration Number:	3554626	PRIVBANK	
Registration Number:	3920036	PRIVVIEW	
Registration Number:	4006963	SMARTER BY DESIGN	
Registration Number:	3726376	BIZBLAST	
Serial Number:	85817716	PREDICTIVE CODING PLUS	
Serial Number:	86072756	APEX REVIEW	
Serial Number:	85110276	ESI360	
Serial Number:	85769215	PREDICTIVE CULLING	
Serial Number:	85633834	SAMPLYZER	
CORRESPONDENCE DATA			
TRADEMARK			

CH \$440.00 3558105

Fax Number: 2128721002

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: 212-872-7455

Email: boh@akingump.com, dc-ipdocketing@akingump.com,
kkoehler@akingump.com

Correspondent Name: Brian Jinwoo Oh

Address Line 1: One Bryant Park

Address Line 4: New York, NEW YORK 10036

ATTORNEY DOCKET NUMBER:	687732.0005
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NAME OF SUBMITTER:	Brian Oh
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SIGNATURE:	/Brian Oh/
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DATE SIGNED:	11/20/2014
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Total Attachments: 6

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This TRADEMARK SECURITY AGREEMENT, dated as of June 12, 2014 (this "Agreement"), between discoverReady LLC, a Delaware limited liability company (the "Grantor"), and Bayside Capital, Inc., as administrative agent (in such capacity, the "Administrative Agent").

Reference is made to that certain Pledge and Security Agreement and Irrevocable Proxy, dated as of June 12, 2014 (as amended, amended and restated, waived, supplemented and/or otherwise modified from time to time, the "Security Agreement"), among the Grantor, the other grantors party thereto and the Administrative Agent. The Lenders have agreed to extend credit and provide other financial accommodations to the Grantor subject to the terms and conditions set forth in that certain Credit Agreement, dated as of June 12, 2014 (as amended, amended and restated, waived, supplemented and/or otherwise modified from time to time, the "Credit Agreement"). The obligations of the Lenders to provide loans, advances and other financial accommodations are conditioned upon, among other things, the execution and delivery of this Agreement. The Grantor will derive substantial benefits from the Lenders' providing loans, advances and other financial accommodations to the Grantor pursuant to the Credit Agreement and are willing to execute and deliver this Agreement in order to induce the Lenders to provide such financial accommodations. Accordingly, the parties hereto agree as follows:

SECTION 1. Terms. Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Security Agreement. The rules of construction specified in the Security Agreement also apply to this Agreement.

SECTION 2. Grant of Security Interest. As security for the payment or performance, as the case may be, in full of the Obligations, the Grantor, pursuant to the Security Agreement, did and hereby does grant to the Administrative Agent, its successors and assigns, for the benefit of the Secured Parties, a security interest in, all right, title or interest in or to any and all of the following assets and properties now owned or at any time hereafter acquired by the Grantor or in which the Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "Trademark Collateral"):

(a) all trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, logos, other source or business identifiers, designs and general intangibles of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all registration and recording applications filed in connection therewith, including registrations and registration applications in the United States Patent and Trademark Office or any similar offices in any State of the United States or any other country or any political subdivision thereof, and all extensions or renewals thereof, including those listed on Schedule I (the "Trademarks");

(b) all goodwill associated with or symbolized by the Trademarks; and

(c) all assets, rights and interests that uniquely reflect or embody the Trademarks.

SECTION 3. Security Agreement. The security interests granted to the Administrative Agent herein are granted in furtherance, and not in limitation of, the security

interests granted to the Administrative Agent pursuant to the Security Agreement. The Grantor hereby acknowledges and affirms that the rights and remedies of the Administrative Agent with respect to the Trademark Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the Security Agreement, the terms of the Security Agreement shall govern.

* * *

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement
as of the day and year first above written.

DISCOVERREADY LLC,

By: 

Name: John Ritter

Title: Chief Operating Officer

[Signature Page to Trademark Security Agreement]

TRADEMARK
REEL: 005404 FRAME: 0945

BAYSIDE CAPITAL, INC.,
as Administrative Agent

By: 

Name: Richard H. Siegel

Title: Vice President and General Counsel

[Signature Page to Trademark Security Agreement]

Schedule I

I. Trademarks

<u>Registered Owner</u>	<u>Mark</u>	<u>Registration Number</u>	<u>Expiration Date</u>
DiscoverReady LLC	DISCOVERYBANK	3558105	
DiscoverReady LLC	I-DECISION i-Decision	3554625	
DiscoverReady, LLC	DISCOVERREADY	3035616	
DiscoverReady, LLC	DISCOVERYCENTRE	3212447	
DiscoverReady, LLC	DYNAMIC DATA ANALYSIS	3706070	
DiscoverReady, LLC	PRIME DECISION	4289348	
DiscoverReady, LLC	PRIME DOCUMENT	4289347	
DiscoverReady, LLC	PRIME REVIEW	4289346	
DiscoverReady, LLC	PRIVBANK PrivBank	3554626	
DiscoverReady, LLC	PRIVVIEW PrivView	3920036	
DiscoverReady LLC	SMARTER BY DESIGN	4006963	
DiscoverReady, LLC	BIZBLAST	3,726,376	

II. Trademark Applications

<u>Registered Owner</u>	<u>Mark</u>	<u>Registration Number</u>	<u>Date Filed</u>
DiscoverReady, LLC	PREDICTIVE CODING PLUS	85/817716	08 JAN 2013
DiscoverReady LLC	APEX REVIEW	86/072756	24 SEP 2013
DiscoverReady LLC	ESI360	85/110276	18 AUG 2010
DiscoverReady, LLC	PREDICTIVE CULLING	85/769215	01 NOV 2012
DiscoverReady, LLC	SAMPLYZER	85/633834	24 MAY 2012

III. Trademark Licenses

None