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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM353662

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ACKNOWLEDGMENT OF RELEASE OF COLLATERAL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
WILMINGTON TRUST, NA		01/20/2015	NATIONAL ASSOCIATION: UNITED STATES

RECEIVING PARTY DATA

Name:	KROLL FACTUAL DATA, INC.
Street Address:	5100 HAHNS PEAK DRIVE
City:	LOVELAND
State/Country:	COLORADO
Postal Code:	80538
Entity Type:	CORPORATION: COLORADO

PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Registration Number:	2818865	BUREAU EXPRESS
Registration Number:	2127122	EMPFACTS
Registration Number:	2357201	FACTUAL DATA
Registration Number:	3445814	ACTIONFACTS
Registration Number:	3478675	COLLATERALFACTS
Registration Number:	3517022	FACTUALID
Registration Number:	3344883	FULLFACTS

CORRESPONDENCE DATA

Fax Number: 2025339099

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: 202-467-8800

Email: behogue@vorys.com

Correspondent Name: Vorys, Sater, Seymour and Pease LLP

Address Line 1: P.O. Box 2255 -- IPLAW@Vorys

Address Line 2: Attn: Tanya Marie Curcio
Address Line 4: Columbus, OHIO 43216-2255

ATTORNEY DOCKET NUMBER: 02604-70/0769/2818865

NAME OF SUBMITTER: Bernice Hogue

TRADEMARK REEL: 005614 FRAME: 0879

900336471

SIGNATURE:	/bernice hogue/
DATE SIGNED:	09/02/2015
Total Attachments: 9	
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ACKNOWLEDGMENT OF RELEASE OF COLLATERAL

THIS ACKNOWLEDGMENT OF RELEASE OF COLLATERAL ("Release"), is provided on this 20th day of January 2015, by Wilmington Trust, National Association, as First Lien Notes Collateral Agent (as hereinafter defined), Second Lien Notes Collateral Agent (as hereinafter defined) and Third Lien Notes Collateral Agent (as hereinafter defined) in favor of Altegrity, Inc. (the "Issuer") and Kroll Factual Data, Inc. (the "KFD Seller").

RECITALS

WHEREAS, reference is made to that certain indenture providing for issuance of senior first lien secured notes in series, dated as of July 3, 2014 (as amended, supplemented, or otherwise modified from time to time, the "<u>First Lien Indenture</u>"), among the Issuer, the subsidiaries of the Issuer named as guarantors on the signature pages thereto and Wilmington Trust, National Association, as trustee (in such capacity, the "<u>First Lien Notes Trustee</u>") and note collateral agent (in such capacity, the "<u>First Lien Notes Collateral Agent</u>");

WHEREAS, reference is made to that certain indenture providing for issuance of senior second lien secured notes in series, dated as of July 3, 2014 (as amended, supplemented, or otherwise modified from time to time, the "Second Lien Indenture"), among the Issuer, the subsidiaries of the Issuer named as guarantors on the signature pages thereto and Wilmington Trust, National Association, as trustee (in such capacity, the "Second Lien Notes Trustee") and note collateral agent (in such capacity, the "Second Lien Notes Collateral Agent");

WHEREAS, reference is made to that certain indenture providing for issuance of senior third lien secured notes in series, dated as of July 3, 2014 (as amended, supplemented, or otherwise modified from time to time, the "Third Lien Indenture"), among the Issuer, the subsidiaries of the Issuer named as guarantors on the signature pages thereto and Wilmington Trust, National Association, as trustee (in such capacity, the "Third Lien Notes Trustee") and note collateral agent (in such capacity, the "Third Lien Notes Collateral Agent" and, together with the Second Lien Notes Collateral Agent and the Third Lien Notes Collateral Agent, the "Notes Collateral Agents");

WHEREAS, reference is made to that certain senior secured first lien note collateral agreement, dated as of July 3, 2014 (as amended, supplemented, or otherwise modified from time to time, the "<u>First Lien Notes Collateral Agreement</u>"), among the Issuer, the other grantors party thereto and the First Lien Notes Collateral Agent for the benefit of the Secured Parties (as defined therein);

WHEREAS, reference is made to that certain senior secured second lien note collateral agreement, dated as of July 3, 2014 (as amended, supplemented, or otherwise modified from time to time, the "Second Lien Notes Collateral Agreement"), among the Issuer, the other grantors party thereto and the Second Lien Notes Collateral Agent for the benefit of the Secured Parties (as defined therein);

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WHEREAS, reference is made to that certain senior secured third lien note collateral agreement, dated as of July 3, 2014 (as amended, supplemented, or otherwise modified from time to time, the "Third Lien Notes Collateral Agreement"), among the Issuer, the other grantors party thereto and the Third Lien Notes Collateral Agent for the benefit of the Secured Parties (as defined therein);

WHEREAS, FD Holdings, LLC (the "KFD Buyer") desires to purchase from the KFD Seller and the KFD Seller desires to sell to the KFD Buyer, substantially all of the assets (such assets, the "Transferred Assets") of the KFD Seller pursuant to the that certain asset purchase agreement, dated as of December 12, 2014, among the KFD Buyer, the KFD Seller, Kroll Inc., the Issuer and CBCInnovis, Inc., free and clear of all liens on such assets granted to any of the Notes Collateral Agents (the transaction relating to such sale shall hereinafter be referred to as the "KFD Sale");

WHEREAS, Section 7.14 of each of the First Lien Notes Collateral Agreement, the Second Lien Notes Collateral Agreement and the Third Lien Notes Collateral Agreement provides for an automatic release of any security interest in Collateral (as defined in the First Lien Notes Collateral Agreement, the Second Lien Notes Collateral Agreement or the Third Lien Notes Collateral Agreement, as applicable) pursuant to the terms of Section 1502 of the First Lien Indenture, the Second Lien Indenture or the Third Lien Indenture, as applicable;

WHEREAS Section 1502(a)(2) of each of the First Lien Indenture, the Second Lien Indenture and the Third Lien Indenture provide for the automatic release of any security interest in the Collateral (as defined in the First Lien Indenture, the Second Lien Indenture or the Third Lien Indenture, as applicable) to enable the disposition of such Collateral to any person other than the Issuer or a guarantor of the obligations under such indenture, to the extent such disposition is not prohibited under Section 414 of the applicable indenture;

In consideration of the foregoing, the parties agree as follows:

- 1. <u>Consummation of KFD Sale</u>. The undersigned on behalf of the Issuer hereby certifies, without liability and solely in his or her capacity as an officer of the Issuer (and not individually), to each of the Notes Collateral Agents that:
 - a the undersigned has reviewed each of (I) the First Lien Indenture, the Second Lien Indenture and the Third Lien Indenture (including Sections 414 and 1502 thereof), (II) the First Lien Notes Collateral Agreement, the Second Lien Notes Collateral Agreement and the Third Lien Notes Collateral Agreement (including Section 7.14 thereof), (III) the documents evidencing the KFD Sale and (IV) any other documents or records the undersigned deemed necessary or appropriate;
 - b the undersigned has made such examination and investigation as is necessary to enable him to express an informed opinion as to whether the conditions in the First Lien Indenture, the Second Lien Indenture and the Third Lien Indenture to the execution of this Release has been complied with;
 - c the KFD Buyer is not the Issuer or a guarantor of the obligations under the First Lien Indenture, the Second Lien Indenture or the Third Lien Indenture;

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- d the KFD Sale is not prohibited by <u>Section 414</u> of the First Lien Indenture, the Second Lien Indenture and the Third Lien Indenture and is otherwise permitted by the terms of the First Lien Indenture, the Second Lien Indenture and the Third Lien Indenture;
- e the KFD Sale is being consummated in accordance with the terms of the First Lien Indenture, the Second Lien Indenture and the Third Lien Indenture simultaneously with the execution of this Release; and
- f the conditions precedent to the execution of this Release under each of the First Lien Indenture, the Second Lien Indenture and the Third Lien Indenture have been satisfied.
- 2. <u>Request for Execution</u>. The Issuer hereby requests that each of the Notes Collateral Agents execute this Release.
- 3. Acknowledgment of Release of KFD Collateral. Based upon the Issuer's certifications in paragraph 1, each of the Notes Collateral Agents hereby acknowledges that any and all liens on or security interests in the Transferred Assets in favor of any Notes Collateral Agent are terminated, released and discharged in full. Each Notes Collateral Agent, upon reasonable request, agrees to hereafter promptly execute and deliver to the Issuer, or such persons designated by the Issuer, such other documents or instruments of release as are presented to such Notes Collateral Agent and are reasonably necessary or advisable to evidence, effectuate or reflect in the public record the termination, release and discharge describe above at the Issuer's sole cost and expense.

This Release may be executed in multiple counterparts, each of which shall be deemed an original and all of which, when taken together, shall constitute a single document. The execution and delivery of this Release by facsimile or other electronic transmission shall be effective as an original.

This Release is intended to be solely for the benefit of the parties hereto, and is not intended to confer any benefits upon, or create any rights in favor of, any person other than the parties hereto and the KFD Buyer.

This Release shall be governed by, and construed and interpreted in accordance with, the law of the State of New York.

[Remainder of page left blank intentionally.]

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IN WITNESS WHEREOF, the undersigned have caused this Release to be duly executed as of the day and year first above written.

Altegrity, Inc.

Name: Jeffrey S. Campbell

Title: President & Chief Financial Officer

Kroll Factual Data, Inc.

Kimmig Title: Assistant Secretary

IN WITNESS WHEREOF, the undersigned have caused this Release to be duly executed as of the day and year first above written.

Altegrity, Inc. By:
Name: Jeffrey S. Campbell
Title: President & Chief Financial Officer
Kroll Factual Data, Inc.
By:
Name: Andrew E. Grimmig
Title: Assistant Secretary

Acknowledged and Agreed:

WILMINGTON TRUST, NATIONAL ASSOCIATION, as First Lien Notes Collateral Agent

By:

Name: Title:

TRADEMARK

REEL: 005614 FRAME: 0886

Acknowledged and Agreed:

WILMINGTON TRUST, NATIONAL ASSOCIATION, as Second Lien Notes Collateral Agent

By:

Title:

Name:

Acknowledged and Agreed:

WILMINGTON TRUST, NATIONAL ASSOCIATION, as Third Lien Notes Collateral Agent

Jane Schweig Vice Preside

By:

Name: Title:

Trademarks

3 344 883	11/27/2007	FULLFACTS (SPECIAL FORM)	Kroll Factual Data, Inc.
3,517,022	10/14/2008	FACTUALID (SPECIAL FORM)	Kroll Factual Data, Inc.
3,478,675	08/05/2008	COLLATERALFACTS (SPECIAL FORM)	Kroll Factual Data, Inc.
3,445,814	06/10/2008	ACTIONFACTS (SPECIAL FORM)	Kroll Factual Data, Inc.
2,357,201	06/13/2010	FACTUAL DATA	Kroll Factual Data, Inc.
2,127,122	01/06/2008	EMPFACTS	Kroll Factual Data, Inc.
2,818,865	03/02/2004	BUREAU EXPRESS	Kroll Factual Data, Inc.
Reg. No.	Reg. Date	Mark	Ожлег