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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM504827

| SUBMISSION TYPE: | NEW ASSIGNMENT | |
|-----------------------|---|--|
| NATURE OF CONVEYANCE: | Amended and Restated Trademark Security Agreement | |

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|---------------------------|----------|----------------|--|
| ConvergeOne, Inc. | | 01/04/2019 | Corporation: MINNESOTA |
| Providea Conferencing LLC | | 01/04/2019 | Limited Liability Company: DELAWARE |
| Advantel, Incorporated | | 01/04/2019 | Corporation: CALIFORNIA |

RECEIVING PARTY DATA

| Name: | Wells Fargo Commercial Distribution Finance, LLC | |
|-----------------|--|--|
| Street Address: | 1100 Abernathy Road, 15th Floor | |
| City: | Atlanta | |
| State/Country: | GEORGIA | |
| Postal Code: | 30328 | |
| Entity Type: | Limited Liability Company: DELAWARE | |

PROPERTY NUMBERS Total: 16

| Property Type | Number | Word Mark |
|----------------------|---------|------------------------------------|
| Registration Number: | 3925749 | CONVERGEONE |
| Registration Number: | 3373445 | PERFORMANCE READINESS CENTER |
| Registration Number: | 2942665 | THE PEOPLE WHO KNOW COMMUNICATIONS |
| Registration Number: | 4389685 | NACR OVATION |
| Registration Number: | 5182412 | C1 CONVERGEONE |
| Registration Number: | 5177258 | C1 |
| Registration Number: | 2084788 | EXTRAAGENT |
| Registration Number: | 3432797 | SPANLINK |
| Registration Number: | 4442340 | AOS EXPECT THE BEST! |
| Registration Number: | 4316591 | AOSCLOUD |
| Registration Number: | 4441669 | SWIFTSTOR |
| Registration Number: | 4394924 | ADCAP NETWORK SYSTEMS |
| Registration Number: | 4245388 | EXTRATEAM |
| Registration Number: | 4278584 | EXTRATEAM |
| Registration Number: | 4409710 | PROVIDEA |
| Registration Number: | 3672081 | ADVANTEL |

TRADEMARK REEL: 006518 FRAME: 0888

900480470

CORRESPONDENCE DATA

Fax Number:

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: 2136207848

Email: iprecordations@whitecase.com
Correspondent Name: Justine Lu/White & Case LLP
Address Line 1: 555 South Flower Street, 2700
Address Line 4: Los Angeles, CALIFORNIA 90071

| ATTORNEY DOCKET NUMBER: | 1112935-0075-S216 |
|-------------------------|-------------------|
| NAME OF SUBMITTER: | Justine Lu |
| SIGNATURE: | /Justine Lu/ |
| DATE SIGNED: | 01/07/2019 |

Total Attachments: 6

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AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

This AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT is dated as of January 4, 2019, by ConvergeOne, Inc., Providea Conferencing, LLC and Advantel, Incorporated (each, individually, a "Grantor" and, collectively, the "Grantors"), in favor of WELLS FARGO COMMERCIAL DISTRIBUTION FINANCE, LLC, in its capacity as administrative agent and collateral agent (in such capacity, the "Administrative Agent").

WITNESETH:

WHEREAS, the Grantors are party to that certain Amended and Restated ABL Guarantee and Collateral Agreement dated as of January 4, 2019 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement") in favor of the Administrative Agent, pursuant to which the Grantors are required to execute and deliver this Trademark Security Agreement.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Grantors hereby agree with the Administrative Agent as follows:

SECTION 1. <u>Terms</u>. Capitalized terms used in this Trademark Security Agreement and not otherwise defined herein have the meanings specified in the Security Agreement. The rules of construction specified in Section 1.02 of the Credit Agreement also apply to this Trademark Security Agreement

SECTION 2. Grant of Security Interest. As security for the payment or performance, as the case may be, in full of the Secured Obligations (other than contingent obligations), each Grantor, pursuant to the Security Agreement, did and hereby does, to the extent required by the Security Agreement, grant to the Administrative Agent, its successors and assigns, for the benefit of the Secured Parties, a security interest in, all of its right, title, and interest in or to any and all of the following assets and properties (to the extent that they are part of the Collateral) now owned or at any time hereafter acquired by such Grantor and wherever located or in which such 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, and all extensions or renewals thereof, including those

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registrations and registration applications in the United States Patent and Trademark Office listed on Schedule I (the "*Trademarks*");

- (b) all goodwill associated with or symbolized by the Trademarks;
- (c) all assets, rights and interests that uniquely reflect or embody the Trademarks;
- (d) the right to sue third parties for past, present and future infringements of any Trademark; and
- (e) all proceeds of and rights associated with the foregoing.

SECTION 3. Security Agreement. The security interests granted to the Administrative Agent herein are granted solely in furtherance, and not in limitation or expansion, of the security interests granted to the Administrative Agent pursuant to the Security Agreement. The Administrative Agent and each Grantor hereby acknowledge and affirm that the rights and remedies of the other parties hereto 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 Trademark Security Agreement and the Security Agreement, the terms of the Security Agreement shall govern.

SECTION 4. <u>Counterparts</u>. This Trademark Security Agreement may be executed in any number of counterparts, all of which shall constitute one and the same instrument, and any party hereto may execute this Trademark Security Agreement by signing and delivering one or more counterparts.

SECTION 5. Governing Law. THIS TRADEMARK SECURITY AGREEMENT AND ANY CLAIM, CONTROVERSY, DISPUTE OR CAUSE OF ACTION (WHETHER IN CONTRACT OR TORT OR OTHERWISE) BASED UPON, ARISING OUT OF OR RELATING TO THIS TRADEMARK SECURITY AGREEMENT, THE OTHER LOAN DOCUMENTS AND THE TRANSACTIONS CONTEMPLATED HEREBY AND THEREBY SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

[Signature page follows]

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IN WITNESS WHEREOF, each Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

CONVERGEONE, INC., as a Grantor

y:_____

Name: John A. McKenna, Jr. Title: Chief Executive Officer

PROVIDEA CONFERENCING, LLC, as a Grantor

By: (////____

Name: John A. McKenna, Jr.

Title: Vice President

ADVANTEL INCORPORATED, as a Grantor

do a Giantoi

Name: John A. McKenna, Jr.

Title: Chief Executive Officer

[Signature Page to ABL Trademark Security Agreement]

Accepted and Agreed:

WELLS FARGO COMMERCIAL DISTRIBUTION FINANCE, LLC, as Administrative Agent

By: ____ Name:

Title:

John Hanley Senior Vice President

[Signature Page to ABL Trademark Security Agreement]

SCHEDULE I to TRADEMARK SECURITY AGREEMENT

TRADEMARK REGISTRATIONS

| Grantor | Title | Filing Date/Issued Date | Application/ Registration No. |
|--|--|--------------------------|----------------------------------|
| ConvergeOne, Inc. | CONVERGEONE (Block Letters) | 02/07/2007 03/01/11 | 76672322 3925749 |
| ConvergeOne, Inc. (as successor-in- name of North American Communications Resource, Inc.) | (Block Letters) | 03/02/2006 01/22/08 | 76656082 3373445 |
| ConvergeOne, Inc. (as successor-in- name of North American Communications Resource, Inc.) | THE PEOPLE WHO KNOW COMMUNICATIONS (Word Only) | 04/04/2003 04/19/05 | 76504164 2942665 |
| ConvergeOne, Inc. (as successor-in- name of North American Communications Resource, Inc.) | NACR OVATION (Block Letters) | 05/02/2012 08/20/13 | 85979410 4389685 |
| ConvergeOne, Inc. | C1 CONVERGEONE G Converge One | 08/20/15 04/11/17 | 86731352 5182412 |
| ConvergeOne, Inc. | C1 Logo | 08/20/15 04/04/17 | 86731268 5177258 |
| ConvergeOne, Inc. (as successor-in- interest of Spanlink Communications, Inc. by merger) | EXTRAAGENT | 11/22/1995 07/29/1997 | 75023386 2084788 |

| Grantor | <u>Title</u> | Filing Date/Issued Date | Application/ Registration No. |
|--|---|--------------------------|----------------------------------|
| ConvergeOne, Inc. (as successor-in- interest of Spanlink Communications, Inc. by merger) | SPANLINK and Curved Lines Design ((SPANLINK)) | 08/15/2005 05/20/2008 | 78692848 3432797 |
| ConvergeOne, Inc. (as successor-in- interest of Alexander Open Systems, Inc.) | A05 | 08/24/2012 12/03/2013 | 85711900 4442340 |
| ConvergeOne, Inc. (as successor-in- interest of Alexander Open Systems, Inc.) | | 08/02/2012 04/09/2013 | 85693779 4316591 |
| ConvergeOne, Inc. | SWIFTSTOR | 05/08/2013 11/26/2013 | 85926070 4441669 |
| ConvergeOne, Inc. | ADCAP NETWORK SYSTEMS | 07/30/2012 09/03/2013 | 85690366 4394924 |
| ConvergeOne, Inc. | extrateam | 03/30/2012 11/20/2012 | 85584326 4245388 |
| ConvergeOne, Inc. | EXTRATEAM | 03/30/2012 01/22/2013 | 85584319 4278584 |
| Providea Conferencing, LLC | PROVIDEA | 07/26/2012 10/01/2013 | 85688094 4409710 |
| Advantel, Incorporated | ADVANTEL | 08/02/2012 08/25/2009 | 77605991 3672081 |

RECORDED: 01/07/2019