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### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM506165

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	First Lien Trademark Security Agreement

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
PowerSchool Group LLC			Limited Liability Company: DELAWARE

### **RECEIVING PARTY DATA**

Name:	Barclays Bank PLC, as Collateral Agent
Street Address:	745 Seventh Avenue
Internal Address:	27th Floor
City:	NEW YORK
State/Country:	NEW YORK
Postal Code:	10019
Entity Type:	Public Limited Company: UNITED KINGDOM

### **PROPERTY NUMBERS Total: 5**

Property Type	Number	Word Mark
Registration Number:	2304146	POWERGRADE
Registration Number:	2304150	POWERSCHOOL
Registration Number:	2587500	POWERSCHOOL
Registration Number:	5098580	P
Serial Number:	87374009	UNIFIED CLASSROOM

### **CORRESPONDENCE DATA**

**Fax Number:** 2127514864

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:** 212-906-1216

Email: angela.amaru@lw.com

Correspondent Name: Latham & Watkins LLP c/o Angela M. Amaru

**Address Line 1:** 885 Third Avenue

Address Line 4: NEW YORK, NEW YORK 10022

ATTORNEY DOCKET NUMBER:	039269-0553
NAME OF SUBMITTER:	Angela M. Amaru
SIGNATURE:	/s/ Angela M. Amaru
DATE SIGNED:	01/16/2019

### **Total Attachments: 9**

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### FIRST LIEN TRADEMARK SECURITY AGREEMENT

This First Lien Trademark Security Agreement (this "<u>Agreement</u>"), dated as of August 1, 2018, is entered into by each of the undersigned (each, a "<u>Grantor</u>") in favor of Barclays Bank PLC as Collateral Agent (together with its successors, in such capacity, the "<u>Collateral Agent</u>") for the benefit of the Secured Parties (as defined in the First Lien Pledge and Security Agreement described below).

WHEREAS, each Grantor has executed and delivered that certain First Lien Pledge and Security Agreement, dated as of the date hereof, in favor of the Collateral Agent (as the same may be amended, restated, amended and restated or otherwise modified, the "First Lien Pledge and Security Agreement"), pursuant to which such Grantor has granted to the Collateral Agent, for the ratable benefit of the Secured Parties, a security interest in all of such Grantor's right, title, and interest in and to the Trademark Collateral (as defined below).

**NOW, THEREFORE**, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, each Grantor and the Collateral Agent hereby agree as follows:

SECTION 1. <u>Defined Terms</u>. Capitalized terms not otherwise defined herein have the meanings set forth in the First Lien Pledge and Security Agreement or the Credit Agreement referred to therein.

SECTION 2. Grant of Security Interest. Each Grantor hereby collaterally assigns, grants, mortgages and pledges to the Collateral Agent, for the benefit of the Secured Parties, a security interest in all of the following property now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title, or interest and wherever the same may be located (collectively, the "<u>Trademark Collateral</u>"), as collateral security for the prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of such Grantor's Obligations (including any extensions, modifications, substitutions, amendments or renewals of any or all of such Obligations):

- (i) all U.S. federal trademarks, service marks, trade dress, certification marks and collective marks, all registrations and recordings thereof, and all applications in connection therewith, in each case to the extent registered, recorded or applied for in the United States Patent and Trademark Office, including any of the foregoing referred to on Schedule A, and all rights corresponding thereto throughout the world;
- (ii) all of the goodwill of the business connected with the use of and symbolized by the foregoing;
- (iii) all extensions and renewals of the foregoing;
- (iv) the right to sue or otherwise recover for any past, present and future infringement, dilution, or other violation of any of the foregoing or for any injury to goodwill;
- (v) all Proceeds of the foregoing, including license fees, royalties, income, payments, claims, damages, and proceeds of suit now or hereafter due and/or payable with respect thereto; and
- (vi) all corresponding rights under applicable law in the United States.

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provided, however, that (i) the foregoing shall not include any "intent-to-use" Trademark application prior to the filing of a "Statement of Use" or "Amendment to Allege Use" with respect thereto, to the extent, if any, that, and solely during the period, if any, in which the grant of a security interest therein would impair the validity or enforceability of such intent-to-use Trademark application under applicable federal law and (ii) the Trademark Collateral shall not include any other Excluded Asset.

SECTION 3. Security Agreement. The security interest granted pursuant to this Agreement is granted in conjunction with the security interest granted to the Collateral Agent for the ratable benefit of the Secured Parties pursuant to the First Lien Pledge and Security Agreement, and each Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the First Lien Pledge and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Agreement is deemed to conflict with the First Lien Pledge and Security Agreement, the provisions of the First Lien Pledge and Security Agreement shall control.

SECTION 4. <u>Recordation</u>. Each Grantor authorizes and requests that the Commissioner for Trademarks and any other applicable government officer record this Agreement.

SECTION 5. Governing Law. This Agreement and the rights and obligations of the parties under this Agreement shall be governed by, and construed and enforced in accordance with, the Laws of the State of New York without regard to conflict of laws principles that would require application of the laws of another jurisdiction.

SECTION 6. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts (including by telecopy or .pdf), each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

[Signatures follow]

IN WITNESS WHEREOF, each of the undersigned has caused this Agreement to be duly executed and delivered as of the date first above written.

GRANTORS:

ESCHOOL SOLUTIONS, LLC PEOPLEADMIN, INC. PERFORMANCE MATTERS LLC TEACHER MATCH, LLC

Name: Zigd Fanous

Title: Chief Financial Officer

CHALKABLE, INC.
HAIKU LEARNING, INC.
INFOSNAP LLC
INTERACTIVE ACHIEVEMENT, LLC
POWERSCHOOL GROUP LLC
POWERSCHOOL SPECIAL EDUCATION
LLC

By:

Name: Mark Oldemeyer Title: Chief Financial Officer IN WITNESS WHEREOF, each of the undersigned has caused this Agreement to be duly executed and delivered as of the date first above written.

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ESCHOOL SOLUTIONS, LLC PEOPLEADMIN, INC. PERFORMANCE MATTERS LLC TEACHER MATCH, LLC

By:\_\_\_\_

Name: Ziad Fanous

Title: Chief Financial Officer

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HAIKU LEARNING, INC.
INFOSNAP LLC
INTERACTIVE ACHIEVEMENT, LLC
POWERSCHOOL GROUP LLC
POWERSCHOOL SPECIAL EDUCATION
LLC

Name: Mark Oldemeyer

Title: Chief Financial Officer

BARCLAYS BANK PLC, as Collateral Agent

By:

Name: Chris Walton Title: Director

[Signature Page to Trademark Security Agreement]

### SCHEDULE A

## TRADEMARKS

Trademark Applications

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## Trademark Registrations

Trademark	Jurisdiction	Registration Number	Registration Date	Status	Registrant
SCHOOL MINDER	.S.U	1730736	11/10/1992	Registered – Renewed	Chalkable, Inc.
LE LEARNING EARNINGS & DESIGN	U.S.	4563546	7/8/2014	Registered	Chalkable, Inc.
DESIGN ONLY	U.S.	4575049	7/29/2014	Registered	Chalkable, Inc.
CHALKABLE	.S.U	4710445	3/31/2015	Registered	Chalkable, Inc.
HAIKU LEARNING & DESIGN	U.S.	4631099	11/4/2014	Registered	Haiku Learning, Inc.

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Registration   Registration   Registration   Date   Status   Registrant		U.S.   4660395   12/23/2014   Registered   InfoSnap LLC	U.S. 4731548 5/5/2015 Registered InfoSnap LLC	U.S. 4731547 5/5/2015 Registered InfoSnap LLC	ND U.S. 4097288 2/7/2012 Registered - Interactive Supplemental Achievement, LLC Register	U.S. 4344110 5/28/2013 Registered Interactive	Ach	FA U.S. 4393721 8/27/2013 Registered Interactive Achievement, LLC	U.S. 4657065 12/16/2014 Registered Interactive Achievement, LLC	S U.S. 4664451 12/30/2014 Registered Interactive Achievement, LLC	U.S. 2304146 12/28/1999 Registered – PowerSchool Group Renewed LLC	- Powers	- PowerS	Renewed LLC
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Trademark	Jurisdiction	Registration Number	Registration Date	Status	Registrant
ADVANCED EDUCATION TALENT MANAGEMENT	U.S.	4883348	1/5/2016	Registered	Teacher Match, LLC
DATA-DRIVEN. PEOPLE-POWERED.	U.S.	4966054	5/24/2016	Registered	Teacher Match, LLC
INTELLIGLANCE	U.S.	5019231	8/9/2016	Registered	Teacher Match, LLC
WORKFORCE INTELLIGENCE RESPONSE ENGINE	U.S.	5075120	11/1/2016	Registered	Teacher Match, LLC
TEACHERMATCH THRIVE	U.S.	5494827	6/18/2018	Registered	Teacher Match, LLC
TRUENORTHLOGIC (STYLIZED)	U.S.	4183110	7/31/2012	Registered	Performance Matters LLC
TRUENORTHLOGIC	U.S.	5049423	9/27/2016	Registered	Performance Matters LLC
UNIFY TOGETHER WE CREATE (stylized)	U.S.	4648158	12/2/2014	Registered	Performance Matters LLC
P (stylized)	U.S.	4631426	11/4/2014	Registered	Performance Matters LLC
FASTE	U.S.	4075998	12/27/2011	Registered	Performance Matters LLC
PERFORMANCE MATTERS	U.S.	3045031	1/17/2006	Registered (Renewed)	Performance Matters LLC

TRADEMARK
RECORDED: 01/16/2019 REEL: 006527 FRAME: 0016