

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM508487

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
CRESCENT MEZZANINE PARTNERS VI (CAYMAN), L.P.		02/01/2019	Limited Partnership: CAYMAN ISLANDS
CRESCENT MEZZANINE PARTNERS VIB (CAYMAN), L.P.		02/01/2019	Limited Partnership: CAYMAN ISLANDS
CRESCENT MEZZANINE PARTNERS VIC (CAYMAN SUB), LTD.		02/01/2019	Corporation: CAYMAN ISLANDS

RECEIVING PARTY DATA

Name:	4REFUEL CANADA LP
Street Address:	9440 - 202nd Street
Internal Address:	Unit 215
City:	Langley
State/Country:	CANADA
Postal Code:	V1M 4A6
Entity Type:	Limited Partnership: CANADA

PROPERTY NUMBERS Total: 8

Property Type	Number	Word Mark
Registration Number:	3454276	4REFUEL
Registration Number:	3669799	4REFUEL THE LEADER IN FUEL MANAGEMENT
Registration Number:	3669800	4REFUEL THE LEADER IN FUEL MANAGEMENT
Registration Number:	3573179	4REFUEL THE LEADER IN FUEL MANAGEMENT
Registration Number:	3549887	TRUE COST OF FUEL
Registration Number:	3946746	FUEL MANAGEMENT ONLINE
Registration Number:	3366693	4REFUEL
Registration Number:	3390475	4REFUEL

CORRESPONDENCE DATA

Fax Number: 4168657380

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.

TRADEMARK

Phone: 416-865-7697
Email: jkkim@torys.com
Correspondent Name: Torys LLP
Address Line 1: 79 Wellington Street, West 30th Floor
Address Line 2: PO Box 270, TD South Tower
Address Line 4: Toronto, CANADA M5K1N2

NAME OF SUBMITTER:	Julie Kim
SIGNATURE:	/Julie Kim/
DATE SIGNED:	02/04/2019

Total Attachments: 5
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**RELEASE AND DISCHARGE OF SECURITY INTEREST
IN PATENTS AND TRADEMARKS**

THIS RELEASE AND DISCHARGE OF SECURITY INTEREST IN TRADEMARKS (this "Release") dated February 1, 2019, is made by Crescent Direct Lending Fund, L.P., a Cayman Islands limited partnership, and Crescent (TX) Direct Lending Co-Investment Fund, L.P., a Cayman Islands limited partnership (together, the "Direct Lending Entities") and 4Refuel Canada LP, a Canadian limited partnership (the "Grantor"). Except as otherwise provided herein, capitalized terms used herein but not otherwise defined have the meanings set forth (or incorporated) in the Note Purchase Agreement (as is defined below).

PRELIMINARY STATEMENTS.

WHEREAS, the Grantor, Crescent Mezzanine Partners VI (Cayman), L.P., Crescent Mezzanine Partners VIB (Cayman), L.P., Crescent Mezzanine Partners VIC (Cayman Sub), Ltd. (together, "Crescent"), and other financial institutions party thereto from time to time (together with Crescent, the "Purchasers") entered into that certain Note Purchase Agreement, dated as of September 20, 2013 (as amended, supplemented or otherwise modified from time to time through the date hereof, the "Note Purchase Agreement");

WHEREAS, the Grantor entered into that certain Trademark Security Agreement, dated as of September 20, 2013 (the "Trademark Agreement"), with Crescent in order to secure the security interests granted to the Purchasers under the Trademark Agreement;

WHEREAS, Crescent entered into those certain Assignments, dated as of September 27, 2013 (the "Assignments"), wherein Crescent has assigned certain portions of their interests in the Notes to the Direct Lending Entities, and each of the Direct Lending Entities became a Purchaser under the Note Purchase Agreement;

WHEREAS, the Grantor entered into that certain Trademark Security Agreement, dated as of October 28, 2013 (the "Second Trademark Agreement"), with the Direct Lending Entities in order to secure the security interests granted to the Purchasers under the Second Trademark Agreement;

WHEREAS, the Second Trademark Agreement was recorded in the United States Patent and Trademark Office (the "PTO") on October 30, 2013, at Reel/Frame 5142/0037; and

WHEREAS, the Direct Lending Entities have agreed to terminate and release their security interest in the Trademark Collateral (as defined in the Second Trademark Agreement);

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Direct Lending Entities agree as follows:

SECTION 1. Release and Discharge of Security. The Direct Lending Entities hereby forever release and discharge, without any representation, warranty, or recourse whatsoever, their security interest in and to the Trademark Collateral, including without limitation, the Trademarks listed on Schedule A attached hereto and made a part hereof and Trademark Licenses.

SECTION 2. Recordation. The Direct Lending Entities hereby authorize and request the Commissioner of Patents and Trademarks to record this Release.


SECTION 3. Governing Law. This Release and the rights and obligations of the parties hereto shall be governed by, and construed and interpreted in accordance with, the laws of the State of New York.

SECTION 4. Counterparts. This Release may be executed in separate counterparts, each of which shall be an original and all of which taken together shall constitute one and the same instrument.

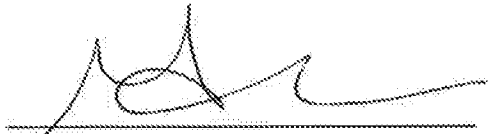
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IN WITNESS WHEREOF, the Direct Lending Entities have executed this Release as of the date first above written.

**CRESCENT DIRECT LENDING
FUND, L.P., by its general partner
CRESCENT DIRECT LENDING, LLC**


By: 
Name: _____

Title:

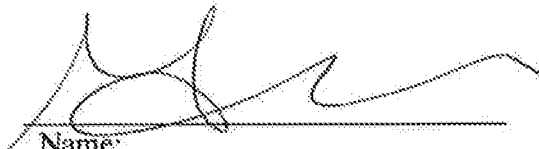
By: 
Name: _____

Title: Gia Heimlich
Senior Vice President

**CRESCENT (TX) DIRECT LENDING
CO-INVESTMENT FUND, L.P., by its
general partner CRESCENT (TX)
DIRECT LENDING, LLC**

By: 
Name: _____

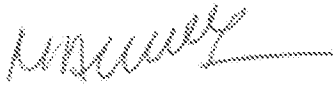
Title:

By: 
Name: _____

Title: Gia Heimlich
Senior Vice President

ACKNOWLEDGED AND AGREED:

**4REFUEL CANADA LP, by its general
partner 4REFUEL GP CORPORATION**

By: 

Name: Michael McGee

Title: CFO & Secretary

Date: February 1, 2019

**SCHEDULE A
TRADEMARKS**

Trademark	Registration Number	Registration Date	Current Owner
4REFUEL (design)	3454276	June 24, 2008	4Refuel Canada LP
4REFUEL THE LEADER IN FUEL MANAGEMENT (design)	3669799	August 18, 2009	4Refuel Canada LP
4REFUEL THE LEADER IN FUEL MANAGEMENT (design)	3669800	August 18, 2009	4Refuel Canada LP
4REFUEL THE LEADER IN FUEL MANAGEMENT (design)	3573179	February 10, 2009	4Refuel Canada LP
TRUE COST OF FUEL	3549887	December 23, 2008	4Refuel Canada LP
FUEL MANAGEMENT ONLINE (design)	3946746	April 19, 2011	4Refuel Canada LP
4REFUEL	3366693	January 8, 2008	4Refuel Canada LP
4REFUEL	3390475	February 26, 2008	4Refuel Canada LP