# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM813333

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Security Agreement

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Rapid Financial Services, LLC		03/20/2023	Limited Liability Company: DELAWARE

## **RECEIVING PARTY DATA**

Name:	U.S. Bank Trust Company, N.A., as Collateral Agent		
Street Address:	1 Federal St.		
Internal Address:	3rd Fl., EX-MA-FED3		
City:	Boston		
State/Country:	MASSACHUSETTS		
Postal Code:	02110		
Entity Type:	Association: UNITED STATES		

## **PROPERTY NUMBERS Total: 15**

Property Type	Number	Word Mark		
Serial Number:	97418916	R RAPID FINANCE		
Serial Number:	97418933	R RAPID FINANCE		
Serial Number:	97418950	R RAPID FINANCE		
Serial Number:	97554392	CLOUD UNDERWRITER		
Serial Number:	97554344	RAPID FINANCE TECHNOLOGIES		
Serial Number:	90877066	RAPIDLYNX		
Serial Number:	90877080			
Serial Number:	97766460	DECISIONEER		
Registration Number:	5060942	RAPID FINANCE		
Registration Number:	5267995	RAPID FINANCE		
Registration Number:	5770834	RF RAPID FINANCE		
Registration Number:	5979602	RAPID MARKETPLACE		
Registration Number:	3264476	RAPID ADVANCE		
Registration Number:	3257890	RAPIDADVANCE		
Registration Number:	3422236	THE SMART CHOICE FOR IMMEDIATE WORKING C		

CORRESPONDENCE DATA

**Fax Number:** 8888295817

TRADEMARK
REEL: 008085 FRAME: 0385

**JP \$390.00 974189** 

900775600

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:** 8888295819

**Email:** john.cunningham@wolterskluwer.com

Correspondent Name: CT Corporation
Address Line 1: 208 S. LaSalle
Address Line 2: Suite 814

Address Line 4: Chicago, ILLINOIS 60604

NAME OF SUBMITTER:	Nancy A. Zarazua
SIGNATURE:	/Nancy A. Zarazua/
DATE SIGNED:	05/26/2023

#### **Total Attachments: 17**

source=GetFileAttachment#page1.tif source=GetFileAttachment#page2.tif source=GetFileAttachment#page3.tif source=GetFileAttachment#page4.tif source=GetFileAttachment#page5.tif source=GetFileAttachment#page6.tif source=GetFileAttachment#page7.tif source=GetFileAttachment#page8.tif source=GetFileAttachment#page9.tif source=GetFileAttachment#page10.tif source=GetFileAttachment#page11.tif source=GetFileAttachment#page12.tif source=GetFileAttachment#page13.tif source=GetFileAttachment#page14.tif source=GetFileAttachment#page15.tif source=GetFileAttachment#page16.tif source=GetFileAttachment#page17.tif

# TRADEMARKS ONLY

To the Director of the U. S. Patent and Trademark Office: Pleas	se record the attached documents or the new address(es) below.			
1. Name of conveying party(ies):	2. Name and address of receiving party(ies)			
Rapid Financial Services, LLC	Additional names, addresses, or citizenship attached? No Name: U.S. Bank Trust Company, N.A., as Collateral Agent			
☐ Individual(s) ☐ Association ☐ Partnership ☐ Limited Partnership	Street Address: 1 Federal St., 3rd Fl., EX-MA-FED3			
<u> </u>	City: Boston			
Corporation- State:	State: MA			
★ Other Limited Liability Company	Country: US Zip: <u>02110</u>			
Citizenship (see guidelines) Delaware	Individual(s) Citizenship			
Additional names of conveying parties attached? Yes No	Citizenship Q.S. National Banking Assoc.			
3. Nature of conveyance/Execution Date(s):	Partnership Citizenship			
Execution Date(s) March 20, 2023	Limited Partnership Citizenship			
Assignment Merger	Corporation Citizenship			
	Other Citizenship  If assignee is not domiciled in the United States, a domestic			
Other	representative designation is attached:  Yes  No			
	(Designations must be a separate document from assignment)			
4. Application number(s) or registration number(s) and A. Trademark Application No.(s)  Text	B. Trademark Registration No.(s)			
.,	See Schedule 1			
See Schedule 1	Additional sheet(s) attached? X Yes No			
C. Identification or Description of Trademark(s) (and Filing	Date if Application or Registration Number is unknown):			
5. Name & address of party to whom correspondence				
concerning document should be mailed: Name: Nancy A. Zarazua	6. Total number of applications and registrations involved:			
Internal Address: Chapman and Cutler LLP	<b>7. Total fee</b> (37 CFR 2.6(b)(6) & 3.41) \$			
Street Address: 320 S. Canal Street	Authorized to be charged to deposit account Enclosed			
City: Chicago	8. Payment Information:			
State: L Zip: 60606				
Phone Number: <u>312-845-5133</u>				
Docket Number:	Deposit Account Number			
Email Address:zarazua@chapman.com	Authorized User Name			
9. Signature: Nancy A Zaragua , for Chapman	and Cutler LLP May 26, 2023			
Signature	Date			
Nancy A. Zarazua, Paralegal	Total number of pages including cover			
Name of Person Signing	sheet, attachments, and document:			

#### TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT dated as of March 20, 2023 is made by the entity listed on the signature page hereof (the "Grantor"), in favor of U.S. Bank Trust Company, National Association, not in its individual capacity, but solely as Collateral Agent for the benefit of the Secured Parties (in such capacity, together with its successors and permitted assigns, the "Collateral Agent").

# **Introductory Statement**

WHEREAS, pursuant to the Note Purchase Agreement dated as of March 20, 2023 (as amended, amended and restated, supplemented or otherwise modified, renewed or replaced from time to time, the "Note Purchase Agreement") among Rapid Financial Services, LLC, a Delaware limited liability company (the "Company"), and the Purchasers from time to time party thereto, the Company will issue and sell to each Purchaser and each Purchaser will purchase from the Company, Notes in the principal amount specified opposite such Purchaser's name in the Purchaser Schedule at the purchase price of 100% of the principal amount thereof; and

WHEREAS, in connection with the Note Purchase Agreement, the Grantor is party to a Security Agreement dated as of March 20, 2023 (as amended, amended and restated, supplemented or otherwise modified, renewed or replaced from time to time, the "Security Agreement"), pursuant to which the Grantor is required to execute and deliver this Trademark Security Agreement.

NOW, THEREFORE, in consideration of the premises and the agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by the parties hereto, and to induce the Purchasers to enter into the Note Purchase Agreement, and to induce the Collateral Agent to act in its agency capacity thereunder, and intending to be legally bound, the Grantor hereby agrees with the Collateral Agent, for the benefit of the Secured Parties, as follows:

- Section 1. <u>Defined Terms</u>. All uppercase terms used but not otherwise defined herein have the meanings given to them in the Security Agreement or the Note Purchase Agreement, as the context may require.
- Section 2. <u>Grant of Security Interest in Trademark Collateral</u>. The Grantor, as collateral security for the prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Secured Obligations of the Grantor, hereby pledges, collaterally assigns and transfers to the Collateral Agent for the benefit of the Secured Parties, and grants to the Collateral Agent for the benefit of the Secured Parties, a Lien on and security interest in, all of its right, title and interest in, to and under the following Collateral of the Grantor (the "<u>Trademark Collateral</u>"):
- (a) all of its trademarks, including the U.S. trademark registrations and U.S. trademark applications referred to on <u>Schedule 1</u> hereto;

- (b) all renewals and extensions of the foregoing;
- (c) all goodwill of the business connected with the use of, and symbolized by, each such trademark; and
- (d) all income, royalties, proceeds and liabilities at any time due or payable or asserted under and with respect to any of the foregoing, including all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment thereof. Notwithstanding the foregoing, there shall be no security interest or Lien on any trademark application that is filed on an "intent-to-use" basis (until such time as a statement of use is filed with respect to such application and duly accepted by the United States Patent and Trademark Office).
- Section 3. Security Agreement. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the Liens and security interests granted to the Collateral Agent for the benefit of the Secured Parties pursuant to the Security Agreement. The Grantor hereby acknowledges and agrees that (i) U.S. Bank Trust Company, National Association is entering into this Trademark Security Agreement not in its individual capacity, but solely in its capacity as Collateral Agent; and (ii) the rights, remedies, benefits, protections, indemnities and immunities of the Collateral Agent and the obligations of the Grantor with respect to the Liens and security interests under the Security Agreement are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein and shall apply in respect of this Trademark Security Agreement and the Trademark Collateral as if fully set forth herein. In the event that any provision of this Trademark Security Agreement conflicts with any provision of the Security Agreement, the Security Agreement shall govern.
- Section 4. <u>Grantor Remains Liable</u>. The Grantor hereby agrees that, anything herein to the contrary notwithstanding, the Grantor shall assume full and complete responsibility for the prosecution, defense, enforcement or any other necessary actions in connection with their trademarks subject to a security interest hereunder.
- Section 5. <u>Counterparts</u>. This Trademark Security Agreement may be executed in any number of counterparts and by different parties in separate counterparts, 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. Signature pages may be detached from multiple separate counterparts and attached to a single counterpart.
- Section 6. GOVERNING LAW. THIS TRADEMARK SECURITY AGREEMENT AND THE VALIDITY, INTERPRETATION, CONSTRUCTION, AND PERFORMANCE HEREOF SHALL BE GOVERNED BY AND CONSTRUED AND ENFORCED IN ACCORDANCE WITH, AND ANY CLAIM BY ANY PARTY HERETO AGAINST ANY OTHER PARTY HERETO (INCLUDING ANY CLAIMS SOUNDING IN CONTRACT OR TORT LAW ARISING OUT OF THE SUBJECT MATTER HEREOF AND ANY DETERMINATIONS WITH RESPECT TO POST-JUDGMENT INTEREST) SHALL BE DETERMINED IN ACCORDANCE WITH, THE INTERNAL LAWS OF THE STATE OF NEW YORK FOR CONTRACTS MADE AND TO BE PERFORMED WHOLLY WITHIN THE

STATE OF NEW YORK, WITHOUT REGARD TO PRINCIPLES OF CONFLICTS OF LAWS REQUIRING APPLICATION OF THE LAW OF ANY OTHER JURISDICTION.

Section 7. WAIVER OF JURY TRIAL; JURISDICTION; VENUE. THE GRANTOR HEREBY IRREVOCABLY WAIVES ANY RIGHT TO TRIAL BY JURY IN ANY ACTION OR PROCEEDING (I) TO ENFORCE OR DEFEND ANY RIGHTS UNDER OR IN CONNECTION WITH THIS TRADEMARK SECURITY AGREEMENT, OR (II) ARISING FROM ANY DISPUTE OR CONTROVERSY IN CONNECTION WITH OR RELATED TO THIS TRADEMARK SECURITY AGREEMENT. EACH PARTY FURTHER AGREES THAT THE TERMS AND PROVISIONS OF SECTIONS 8.05(b) ("SUBMISSION TO JURISDICTION"), 8.05(c) ("WAIVER OF VENUE") AND 8.06 ("WAIVER OF JURY TRIAL") OF THE SECURITY AGREEMENT ARE HEREBY INCORPORATED HEREIN BY REFERENCE, AND SHALL APPLY TO THIS AGREEMENT MUTATIS MUTANDIS AS IF FULLY SET FORTH HEREIN.

Section 8. <u>Miscellaneous</u>. The terms and provisions of Sections 8.01, 8.02, 8.03, 8.04, 8.07, 8.08, 8.09, 8.10 and 8.11 of the Security Agreement ("Notices"; "No Waiver"; "Amendments, Etc."; "Successors and Assigns"; "Severability"; "Construction"; "Reproduction of Documents; Execution"; "Counterparts; Electronic Signatures"; "Entire Agreement") are hereby incorporated herein by reference, and shall apply to this Trademark Security Agreement *mutatis mutandis* as if fully set forth herein. This Trademark Security Agreement shall constitute a "Financing Document" for all purposes of the Note Purchase Agreement and the other Financing Documents.

[Signatures begin on next page]

46935560

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

	RAPID FINANCIAL SERVICES, LLC, as Grantor
	Will Tumulty By:
	Name: Will Tumulty
	Title: Chief Executive Officer
Acknowledged by: U.S. BANK TRUST COMPANY, NATI not in its individual capacity, but solely i	•
Ву:	
Name: Kevin Blanchard	
Γitle: Assistant Vice President	

[Signature Page to Trademark Security Agreement]

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

	RAPID FINANCIAL SERVICES, LLC, as Grantor
	By: Name: Will Tumulty Title: Chief Executive Officer
Acknowledged by:	
U.S. BANK TRUST COMPANY, NATION not in its individual capacity, but solely in	
kevin Blanchard By:	
Name: Kevin Blanchard	
Title: Assistant Vice President	

# Schedule 1

Mark/Name	Status/Key Dates	App. No./Reg. No.	Owner Information	Assignment History
E Rapid source	Pending Application, May 25, 2022 Office Status: New Application - Record Initialized Not Assigned to Examiner Filed: May 19, 2022 Register Type: Principal Register	SN: 97418916	Rapid Financial Services, LLC (Delaware Limited Liability Company) 4500 East West Highway, 6th Floor, Bethesda, Maryland 20814 United States of America	
Rapid	Pending Application, May 25, 2022 Office Status: New Application - Record Initialized Not Assigned to Examiner Filed: May 19, 2022 Register Type: Principal Register	SN: 97418933	Rapid Financial Services, LLC (Delaware Limited Liability Company) 4500 East West Highway, 6th Floor, Bethesda, Maryland 20814 United States of America	
Rapid FINANCE	Pending Application, May 25, 2022 Office Status: New Application - Record Initialized Not Assigned to Examiner Filed: May 19, 2022 Register Type: Principal Register	SN: 97418950	Rapid Financial Services, LLC (Delaware Limited Liability Company) 4500 East West Highway, 6th Floor, Bethesda, Maryland 20814 United	

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Mark/Name	Status/Key Dates	App. No./Reg. No.	Owner Information	Assignment History
			States of America	
CLOUD UNDERWRITER	Pending Application, August 24, 2022 Office Status: New Application - Record Initialized Not Assigned to Examiner Filed: August 18, 2022 Register Type: Principal Register	SN: 97554392	Rapid Financial Services, LLC (Delaware Limited Liability Company) 4500 East West Highway, 6th Floor, Bethesda, Maryland 20814 United States of America	
RAPID FINANCE TECHNOLOGIES	Pending Application, August 24, 2022 Office Status: New Application - Record Initialized Not Assigned to Examiner Filed: August 18, 2022 Register Type: Principal Register	SN: 97554344	Rapid Financial Services, LLC (Delaware Limited Liability Company) 4500 East West Highway, 6th Floor, Bethesda, Maryland 20814 United States of America	
RAPIDLYNX	Pending Application, February 6, 2023 Office Status: Publication Review Complete Filed: August 11, 2021 Register Type: Principal Register	SN: 90877066	Rapid Financial Services, LLC (Delaware Limited Liability Company) 6th Floor 4500 East West Highway, Bethesda,	

Mark/Name	Status/Key Dates	App. No./Reg. No.	Owner Information	Assignment History
			Maryland 20814 United States of America	
	Pending Application, February 6, 2023 Office Status: Publication Review Complete Filed: August 11, 2021 Register Type: Principal Register	SN: 90877080	Rapid Financial Services, LLC (Delaware Limited Liability Company) 6th Floor 4500 East West Highway, Bethesda, Maryland 20814 United States of America	
DECISIONEER	Pending Application, February 13, 2023 Office Status: New Application - Record Initialized Not Assigned to Examiner Filed: January 24, 2023 Register Type: Principal Register	SN: 97766460	Rapid Financial Services, LLC (Delaware Limited Liability Company) 4500 East West Highway, 6th Floor, Bethesda, Maryland 20814 United States of America	
# 1 N A N C E	Registered, October 11, 2016 Office Status: Registered Int'l Class: 36 First Use: July 22, 2016 Filed: November 6, 2015 Registered: October	RN: 5060942 SN: 86811651	Rapid Financial Services, LLC (Delaware Limited Liability Company) 4500 E. West Highway, 6th Floor,	Assignee RAPID FINANCIAL SERVICES, LLC 4500 E. WEST HIGHWAY 6TH FLOOR, Bethesda, MARYLAND 20814 United States of America Assignor RHI OPPORTUNITIES LLC Recorded: January 16, 2019

Mark/Name	Status/Key Dates	App. No./Reg. No.	Owner Information	Assignment History
	11, 2016 Register Type: Principal Register		Bethesda, Maryland 20814 United States of America	Assigned: January 14, 2019 Reel/Frame: 6525/0659 Action: RELEASE BY SECURED PARTY  Assignee RHI OPPORTUNITIES LLC 1090 WOODWARD AVENUE, DETROIT, MICHIGAN 48226 United States of America Assignor RAPID FINANCIAL SERVICES, LLC Recorded: July 13, 2017 Assigned: July 12, 2017 Reel/Frame: 6104/0931 Action: SECURITY INTEREST
RAPID FINANCE	Registered, August 15, 2017 Office Status: Registered Int'l Class: 36 First Use: July 22, 2016 Filed: September 6, 2016 Registered: August 15, 2017 Register Type: Supplemental Register	RN: 5267995 SN: 87162005	Rapid Financial Services, LLC (Delaware Limited Liability Company) 4500 E. West Highway 6th Floor, Bethesda, Maryland 20814 United States of America	Assignee RAPID FINANCIAL SERVICES, LLC 4500 E. WEST HIGHWAY 6TH FLOOR, Bethesda, MARYLAND 20814 United States of America Assignor RHI OPPORTUNITIES LLC Recorded: January 16, 2019 Assigned: January 14, 2019 Reel/Frame: 6525/0659 Action: RELEASE BY SECURED PARTY  Assignee RHI OPPORTUNITIES LLC 1090 WOODWARD AVENUE, DETROIT, MICHIGAN 48226 United States of America Assignor RAPID FINANCIAL SERVICES, LLC Recorded: July 13, 2017 Assigned: July 12, 2017 Reel/Frame: 6104/0931 Action: SECURITY INTEREST

Mark/Name	Status/Key Dates	App. No./Reg. No.	Owner Information	Assignment History
RAPID FINANCE	Registered, June 4, 2019 Int'l Class: 36 First Use: February 6, 2019 Filed: March 6, 2018 Registered: June 4, 2019 Register Type: Principal Register	RN: 5770834 SN: 87822476	Rapid Financial Services, LLC (Delaware Limited Liability Company) 4500 E. West Highway, 6th Floor, Bethesda, MD 20814 United States of America	
RAPID MARKETPLACE	Registered, February 4, 2020 Int'l Class: 35 First Use: September, 2019 Filed: March 4, 2019 Registered: February 4, 2020 Register Type: Principal Register	RN: 5979602 SN: 88324174	Rapid Financial Services, LLC (Delaware Limited Liability Company) 4500 E. West Highway, 6th Floor, Bethesda, Maryland 20814 United States of America	
IN I	Renewed, December 12, 2016 Office Status: Registered and Renewed Int'l Class: 36 First Use: October 15, 2005 Filed: February 8, 2006 Registered: July 17, 2007 Last Renewal: July 17, 2017 Register Type: Principal Register	RN: 3264476 SN: 78809861	Rapid Financial Services, LLC (Delaware Limited Liability Company) 4500 E. West Highway 6th Floor, Bethesda, Maryland 20814 United States of America	Assignee RAPID FINANCIAL SERVICES, LLC 4500 E. WEST HIGHWAY 6TH FLOOR, Bethesda, MARYLAND 20814 United States of America Assignor RHI OPPORTUNITIES LLC Recorded: January 16, 2019 Assigned: January 14, 2019 Reel/Frame: 6525/0659 Action: RELEASE BY SECURED PARTY  Assignee RAPID FINANCIAL SERVICES, LLC 4500 EAST WEST

Mark/Name	Status/Key Dates	App. No./Reg. No.	Owner Information	Assignment History
				HIGHWAY, SUITE 600, Bethesda, MARYLAND 20814 United States of America Assignee SMALL BUSINESS FINANCIAL SOLUTIONS, LLC 4500 EAST WEST HIGHWAY, SUITE 600, Bethesda, MARYLAND 20814 United States of America Assignee RAPIDADVANCE CANADA, LLC 4500 EAST WEST HIGHWAY, SUITE 600, Bethesda, MARYLAND 20814 United States of America Assignee RAPIDADVANCE CANADA, LLC 4500 EAST WEST HIGHWAY, SUITE 600, Bethesda, MARYLAND 20814 United States of America Assignor WELLS FARGO CAPITAL FINANCE, LLC Recorded: July 13, 2017 Assigned: July 12, 2017 Reel/Frame: 6104/0495 Action: RELEASE BY SECURED PARTY  Assignee RHI OPPORTUNITIES LLC 1090 WOODWARD AVENUE, DETROIT, MICHIGAN 48226 United States of America Assignor RAPID FINANCIAL SERVICES, LLC Recorded: July 13, 2017 Assigned: July 12, 2017 Reel/Frame: 6104/0931 Action: SECURITY INTEREST
				Assignee WELLS FARGO CAPITAL FINANCE, LLC 14241 DALLAS PARKWAY SUITE 1300, Dallas, TEXAS 75254 United States of America

		App.	Owner	
Mark/Name	Status/Key Dates	No./Reg. No.	Information	Assignment History
				Assignor RAPID FINANCIAL SERVICES, LLC Assignor SMALL BUSINESS FINANCIAL SOLUTIONS, LLC Assignor RAPIDADVANCE CANADA, LLC Recorded: March 22, 2012 Assigned: March 21, 2012 Reel/Frame: 4741/0267 Action: SECURITY INTEREST  Assignee RAPID FINANCIAL SERVICES, LLC 7316 WISCONSIN AVENUE 3RD FLOOR, Bethesda, MARYLAND 20814 United States of America Assignor RAPID ADVANCE, LLC Recorded: February 17, 2010 Assigned: January 12, 2010 Reel/Frame: 4150/0864 Action: ASSIGNS THE ENTIRE INTEREST
RAPIDADVANCE	Renewed, December 12, 2016 Office Status: Registered and Renewed Int'l Class: 36 First Use: October 15, 2005 Filed: December 28, 2005 Registered: July 3, 2007 Last Renewal: July 3, 2017 Register Type: Principal Register	RN: 3257890 SN: 78781877	Rapid Financial Services, LLC (Delaware Limited Liability Company) 4500 E. WEST HIGHWAY 6TH FLOOR, Bethesda, Maryland 20814 United States of America	Assignee RAPID FINANCIAL SERVICES, LLC 4500 E. WEST HIGHWAY 6TH FLOOR, Bethesda, MARYLAND 20814 United States of America Assignor RHI OPPORTUNITIES LLC Recorded: January 16, 2019 Assigned: January 14, 2019 Reel/Frame: 6525/0659 Action: RELEASE BY SECURED PARTY  Assignee RAPID FINANCIAL SERVICES, LLC 4500 EAST WEST HIGHWAY, SUITE 600,

		App.	Owner	
Mark/Name	Status/Key Dates	No./Reg. No.	Information	Assignment History
				Bethesda, MARYLAND 20814 United States of America Assignee SMALL BUSINESS FINANCIAL SOLUTIONS, LLC 4500 EAST WEST HIGHWAY, SUITE 600, Bethesda, MARYLAND 20814 United States of America Assignee RAPIDADVANCE CANADA, LLC 4500 EAST WEST HIGHWAY, SUITE 600, Bethesda, MARYLAND 20814 United States of America Assignor WELLS FARGO CAPITAL FINANCE, LLC Recorded: July 13, 2017 Assigned: July 12, 2017 Reel/Frame: 6104/0495 Action: RELEASE BY SECURED PARTY  Assignee RHI OPPORTUNITIES LLC 1090 WOODWARD AVENUE, DETROIT, MICHIGAN 48226 United States of America Assignor RAPID FINANCIAL SERVICES, LLC Recorded: July 13, 2017 Assigned: July 12, 2017 Reel/Frame: 6104/0931 Action: SECURITY INTEREST  Assignee WELLS FARGO CAPITAL FINANCE, LLC 14241 DALLAS PARKWAY SUITE 1300, Dallas, TEXAS 75254 United States of America Assignor

Mark/Name	Status/Key Dates	App.	Owner Information	Assignment History
		No./Reg. No.		RAPID FINANCIAL SERVICES, LLC Assignor SMALL BUSINESS FINANCIAL SOLUTIONS, LLC Assignor RAPIDADVANCE CANADA, LLC Recorded: March 22, 2012 Assigned: March 21, 2012 Reel/Frame: 4741/0267 Action: SECURITY INTEREST  Assignee RAPID FINANCIAL SERVICES, LLC 7316 WISCONSIN AVENUE 3RD FLOOR, Bethesda, MARYLAND 20814 United States of America Assignor RAPID ADVANCE, LLC Recorded: February 17, 2010 Assigned: January 12, 2010 Reel/Frame: 4150/0864 Action: ASSIGNS THE ENTIRE INTEREST
THE SMART CHOICE FOR IMMEDIATE WORKING CAPITAL	Renewed, August 8, 2017 Office Status: Registered and Renewed Int'l Class: 36 First Use: December 20, 2005 Filed: August 20, 2007 Registered: May 6, 2008 Last Renewal: May 6, 2018 Register Type: Principal Register	RN: 3422236 SN: 77259001	Rapid Financial Services, LLC (Delaware Limited Liability Company) 4500 East West Highway, 6th Floor, Bethesda, MD 20814 United States of America	Assignee RAPID FINANCIAL SERVICES, LLC 4500 E. WEST HIGHWAY 6TH FLOOR, Bethesda, MARYLAND 20814 Assignor RHI OPPORTUNITIES LLC Recorded: January 16, 2019 Assigned: January 14, 2019 Reel/Frame: 6525/0659 Action: RELEASE BY SECURED PARTY  Assignee RAPID FINANCIAL SERVICES, LLC 4500 EAST WEST HIGHWAY, SUITE 600, Bethesda, MARYLAND 20814

Mark/Name	Status/Key Dates	App. No./Reg. No.	Owner Information	Assignment History
		NO/Reg. NO.		Assignee RAPIDADVANCE CANADA, LLC 4500 EAST WEST HIGHWAY, SUITE 600, Bethesda, MARYLAND 20814 Assignee SMALL BUSINESS FINANCIAL SOLUTIONS, LLC 4500 EAST WEST HIGHWAY, SUITE 600, Bethesda, MARYLAND 20814 Assignor WELLS FARGO CAPITAL FINANCE, LLC Recorded: July 13, 2017 Assigned: July 12, 2017 Reel/Frame: 6104/0495 Action: RELEASE BY SECURED PARTY  Assignee RHI OPPORTUNITIES LLC 1090 WOODWARD AVENUE, DETROIT, MICHIGAN 48226 Assignor RAPID FINANCIAL SERVICES, LLC Recorded: July 13, 2017 Assigned: July 12, 2017 Reel/Frame: 6104/0931 Action: SECURITY INTEREST  Assignee WELLS FARGO CAPITAL FINANCE, LLC 14241 DALLAS PARKWAY SUITE 1300, Dallas, TEXAS 75254 Assignor RAPID FINANCIAL SERVICES, LLC 14281 DALLAS PARKWAY SUITE 1300, Dallas, TEXAS 75254 Assignor RAPID FINANCIAL SERVICES, LLC Assignor RAPIDADAVANCE CANADA, LLC Assignor SMALL BUSINESS

Mark/Name	Status/Key Dates	App. No./Reg. No.	Owner Information	Assignment History
				FINANCIAL SOLUTIONS, LLC Recorded: March 22, 2012 Assigned: March 21, 2012 Reel/Frame: 4741/0267 Action: SECURITY INTEREST
				Assignee RAPID FINANCIAL SERVICES, LLC 7316 WISCONSIN AVE SUITE 350, Bethesda, MARYLAND 20814 Assignor RAPID ADVANCE,LLC Recorded: March 13, 2014 Assigned: January 12, 2010 Reel/Frame: 5237/0062 Action: ASSIGNS THE ENTIRE INTEREST
				Assignee RAPID FINANCIAL SERVICES, LLC 7316 WISCONSIN AVENUE 3RD FLOOR, Bethesda, MARYLAND 20814 Assignor RAPID ADVANCE, LLC Recorded: February 17, 2010 Assigned: January 12, 2010 Reel/Frame: 4150/0864 Action: ASSIGNS THE ENTIRE INTEREST

**RECORDED: 05/26/2023**