OP \$215.00 366862

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM820846

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
JPMorgan Chase Bank, N.A., as Administrative Agent		06/29/2023	National Banking Association: UNITED STATES

RECEIVING PARTY DATA

Name:	DELUXE ENTERPRISE OPERATIONS, LLC		
Street Address:	801 S. Marquette Ave		
City:	Minneapolis		
State/Country:	MINNESOTA		
Postal Code:	55402		
Entity Type:	Limited Liability Company: MINNESOTA		
Name:	DELUXE SMALL BUSINESS SALES, INC.		
Street Address:	801 S. Marquette Ave		
City:	Minneapolis		
State/Country:	MINNESOTA		
Postal Code:	55402		
Entity Type:	Corporation: MINNESOTA		

PROPERTY NUMBERS Total: 8

Property Type	Number	Word Mark	
Registration Number:	3668626	ANNOUNCER	
Registration Number:	3745889	APLUS.NET	
Registration Number:	5301991	BEHIND THE BRANDS THAT POWER SMALL BUSIN	
Registration Number:	5255454	COLOCROSSING	
Registration Number:	3647142	FAXWIRE	
Registration Number:	5163838	HOSTOPIA	
Registration Number:	3564554	LOGOMOJO	
Registration Number:	3070079	WEBSITEOS	

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.

TRADEMARK REEL: 008117 FRAME: 0765

900782692

Phone: 412-454-5079

Email: kim.petrolo@troutman.com

Correspondent Name: Troutman Pepper

Address Line 1: 501 Grant Street, Suite 300

Address Line 2: Kim Petrolo

Address Line 4: Pittsburgh, PENNSYLVANIA 15219

ATTORNEY DOCKET NUMBER:	259415.9
NAME OF SUBMITTER:	Kim Petrolo
SIGNATURE:	/Kim Petrolo/
DATE SIGNED:	06/29/2023

Total Attachments: 6

source=Deluxe - Payoff - Partial Release of Trademark Security Interest (w_coversheet for recording)#page1.tif source=Deluxe - Payoff - Partial Release of Trademark Security Interest (w_coversheet for recording)#page2.tif source=Deluxe - Payoff - Partial Release of Trademark Security Interest (w_coversheet for recording)#page3.tif source=Deluxe - Payoff - Partial Release of Trademark Security Interest (w_coversheet for recording)#page4.tif source=Deluxe - Payoff - Partial Release of Trademark Security Interest (w_coversheet for recording)#page5.tif source=Deluxe - Payoff - Partial Release of Trademark Security Interest (w_coversheet for recording)#page6.tif

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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.			
 Name of conveying party(ies): JPMorgan Chase Bank, N.A., as Administrative Agent 	2. Name and address of receiving party(ies) Additional names, addresses, or citizenship attached? No			
☐ Individual(s) ☐ Association ☐ Partnership ☐ Limited Partnership ☐ Corporation- State: ☐ Other Bank Citizenship (see guidelines) USA Additional names of conveying parties attached? ☐ Yes ▼ No 3. Nature of conveyance/Execution Date(s): Execution Date(s) 6/29/23 ☐ Assignment ☐ Merger ☐ Security Agreement ☐ Change of Name ▼ Other Release of Security Interest	Name: Deluxe Eneterprise Operations, LLC Street Address: 801 S. Marquette Ave City: Minneapolis State: MN Country: USA Zip: _55402 Individual(s) Citizenship Association Citizenship Partnership Citizenship Limited Partnership Citizenship Corporation Citizenship I Corporation Citizenship State: MN Citizenship Limited Partnership Citizenship States, a domestic 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)			
C. Identification or Description of Trademark(s) (and Filing	Additional sheet(s) attached?			
5. Name & address of party to whom correspondence concerning document should be mailed: Name: Kim Petrolo, Paralegal	6. Total number of applications and registrations involved:			
Internal Address: Troutman Pepper	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$			
Street Address: 501 Grant Street, Suite 300	☐ Authorized to be charged to deposit account ☐ Enclosed			
City: Pittsburgh	8. Payment Information:			
State: PA Zip: 15219				
Phone Number: 412-454-5079				
Docket Number: 259415.9	Deposit Account Number			
Email Address: kim.petrolo@troutman.com	Authorized User Name			
9. Signature: /s/ Kim Petrolo	6/29/23			
Signature	Date			
Kim Petrolo, Paralegal	Total number of pages including cover sheet, attachments, and document:			
Name of Person Signing	Sheet, attachments, and document.			

Attachment to Release of Security Interest in Specified Trademarks

4(B) Trademark Registration Numbers

Trademark	Country	Registered Owner	Regn. No.	Regn. Date
ANNOUNCER	United	Deluxe Small Business	3668626	8/18/2009
	States	Sales, Inc.		6/16/2009
APLUS.NET & DESIGN	United	Deluxe Small Business	3745889	2/09/2010
	States	Sales, Inc.		2/09/2010
BEHIND THE BRANDS	United	Deluxe Small Business	5301991	
THAT POWER SMALL	States	Sales, Inc.		10/03/2017
BUSINESS				
COLOCROSSING	United	Deluxe Small Business		8/01/2017
	States	Sales, Inc.	5255454	8/01/2017
FAXWIRE	United	Deluxe Small Business	3647142	6/30/2009
	States	Sales, Inc.		0/30/2009
HOSTOPIA	United	Deluxe Small Business	5163838	3/21/2017
	States	Sales, Inc.		3/21/2017
LOGOMOJO & Design	United	Deluxe Enterprise	3564554	1/20/2009
	States	Operations, LLC		1/20/2009
WEBSITEOS	United	Deluxe Small Business	3070079	3/21/2006
	States	Sales, Inc.		3/21/2000

2. Additional Receiving Party

Name: Deluxe Small Business Sales, Inc.

Street Address: 801 S. Marquette Ave

City: Minneapolis

State: MN

County: USA Zip: 55402

Corporation Citizenship: Minnesota, USA

TRADEMARK REEL: 008117 FRAME: 0768

RELEASE OF SECURITY INTEREST IN SPECIFIED TRADEMARKS

This RELEASE OF SECURITY INTEREST IN SPECIFIED TRADEMARKS (this "Release") is made as of June 29, 2023, by JPMORGAN CHASE BANK, N.A., in its capacity as administrative agent (in such capacity, the "Administrative Agent") for the Secured Parties (as defined in the Guarantee and Collateral Agreement referred to below), in favor of DELUXE ENTERPRISE OPERATIONS, LLC and DELUXE SMALL BUSINESS SALES, INC (each a "Grantor" and collectively, the "Grantors").

WHEREAS, reference is hereby made to (a) the Credit Agreement, dated as of June 1, 2021 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement") among Deluxe Corporation, a Minnesota corporation, as Borrower (the "Borrower"), the several banks and other financial institutions or entities from time to time parties thereto, certain other parties from time to time party thereto, and the Administrative Agent, and (b) the Guarantee and Collateral Agreement dated as of June 1, 2021 (as amended, supplemented or otherwise modified from time to time, the "Guarantee and Collateral Agreement"), between and among the Grantors, the Administrative Agent, and the other parties party thereto, and (c) that certain Trademark Security Agreement (as amended, supplemented or otherwise modified from time to time, the "Trademark Security Agreement"), dated as of June 1, 2021, executed by the Grantors and certain of the Borrower's affiliates in favor of Administrative Agent, and recorded in the records of the United States Patent and Trademark Office on June 3, 2021 at Reel/Frame 007315/0973; and

WHEREAS, pursuant to the Trademark Security Agreement, each Grantor pledged, assigned and granted to Administrative Agent, on behalf of and for the benefit of the Secured Parties, to secure the prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of such Grantor's Obligations, a security interest (the "Security Interest") in and to all of such Grantor's right, title and interest in, to and under those Trademarks set forth on Schedule A thereto (collectively, the "Trademark Collateral");

WHEREAS, the Trademark Collateral included, among other things, the Trademarks of the Grantors listed on <u>Schedule I</u> hereto (the "**Released Trademark Collateral**"); and

WHEREAS, the Grantors have notified the Administrative Agent that the Released Trademark Collateral has been sold and have requested, and the Administrative Agent has agreed, to provide this Release in order to terminate and release its Security Interest solely in the Released Trademark Collateral.

NOW, THEREFORE, FOR GOOD AND VALUABLE CONSIDERATION, the receipt and adequacy of which are hereby acknowledged, and upon the terms set forth in this Release, the Administrative Agent hereby (i) terminates and releases all of its Security Interest granted by Grantors in favor of Administrative Agent in the Released Trademark Collateral without any representation, warranty or recourse whatsoever; (ii) authorizes the Grantors or their respective designees to file this Release with the United States Patent and Trademark Office; and (iii) authorizes the governing body of the United States Patent and Trademark Office to record this Release.

JPM/Deluxe –Release of Security Interest in Specified Trademarks 154678319v2

This Release is applicable only and solely with respect to the Released Trademark Collateral and to no other Trademark Collateral. Except as expressly modified hereby, the Trademark Security Agreement and the Guarantee and Collateral Agreement shall remain in full force and effect, each in accordance with the provisions thereof on the date thereof.

The Administrative Agent hereby agrees, at the Grantors' sole cost and expense, to take such further actions as the Grantors may reasonably request to evidence the release and termination of Administrative Agent's Security Interest in the Released Trademark Collateral.

Unless otherwise defined herein or the context otherwise requires, terms used in this Release, including its preamble and recitals, have the meanings provided or provided by reference in the Trademark Security Agreement, the Credit Agreement or the Guarantee and Collateral Agreement, as applicable.

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

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TRADEMARK
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IN WITNESS WHEREOF, Administrative Agent has caused this Release to be executed by its authorized officer as of the date first written above.

JPMORGAN CHASE BANK, N.A., as Administrative Agent

By: Name: Suzappe Ergastolo

Title: Executive Director

[Signature Page --Release of Security Interest in Specified Trademarks]

JPM/Deluxe-Release of Security Interest in Specified Trademarks

TRADEMARK

REEL: 008117 FRAME: 0771

SCHEDULE I

Trademark	Country	Registered Owner	Regn. No.	Regn. Date
ANNOUNCER	United	Deluxe Small Business	3668626	8/18/2009
	States	Sales, Inc.		0/10/2009
APLUS.NET & DESIGN	United	Deluxe Small Business	3745889	2/09/2010
	States	Sales, Inc.		2/09/2010
BEHIND THE BRANDS	United	Deluxe Small Business	5301991	
THAT POWER SMALL	States	Sales, Inc.		10/03/2017
BUSINESS				
COLOCROSSING	United	Deluxe Small Business		8/01/2017
	States	Sales, Inc.	5255454	8/01/2017
FAXWIRE	United	Deluxe Small Business	3647142	6/30/2009
	States	Sales, Inc.		0/30/2009
HOSTOPIA	United	Deluxe Small Business	5163838	3/21/2017
	States	Sales, Inc.		3/21/2017
LOGOMOJO & Design	United	Deluxe Enterprise	3564554	1/20/2000
_	States	Operations, LLC		1/20/2009
WEBSITEOS	United	Deluxe Small Business	3070079	2/21/2006
	States	Sales, Inc.		3/21/2006

JPM/Deluxe –Release of Security Interest in Specified Trademarks $154678319\mathrm{v}2$

RECORDED: 06/29/2023

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