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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM510342

NATURE OF CONVEYANCE: RELEASE OF SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Silicon Valley Bank		02/05/2019	Corporation: CALIFORNIA

RECEIVING PARTY DATA

Name:	The Praetorian Group
Street Address:	200 Green Street
Internal Address:	Suite 200
City:	San Francisco
State/Country:	CALIFORNIA
Postal Code:	94111
Entity Type:	Corporation: CALIFORNIA

PROPERTY NUMBERS Total: 12

Number	Word Mark		
4764174	TURBOGRANT		
4838628	GRANTFINDER		
4903738	PRAETORIAN DIGITAL		
4838625	EFFICIENTGOV		
4125097	POLICEONE ACADEMY		
4243014	FIRERESCUE1 ACADEMY		
4876565	MILITARY1		
3589800	P1		
3589735	EMS1		
3589734	CORRECTIONSONE		
3593766	FIRERESCUE1		
3589733	POLICEONE		
	4764174 4838628 4903738 4838625 4125097 4243014 4876565 3589800 3589735 3589734 3593766		

CORRESPONDENCE DATA

Fax Number: 2165790212

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: 2165863939

Email: dpuljic@jonesday.com

TRADEMARK REEL: 006565 FRAME: 0173

900485799

Correspondent Name: Daniel Puljic / JONES DAY

North Point

Address Line 1: 901 Lakeside Avenue

Address Line 4: Cleveland, OHIO 44114

ATTORNEY DOCKET NUMBER: 560255-019002

NAME OF SUBMITTER: DANIEL PULJIC

SIGNATURE: /Daniel Puljic/

DATE SIGNED: 02/15/2019

Total Attachments: 3

Address Line 2:

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RELEASE OF SECURITY INTEREST IN TRADEMARKS COLLATERAL

This RELEASE, dated as of February 5, 2019 (this "Release"), is made by Silicon Valley Bank ("Bank"), in favor of The Praetorian Group, a California corporation (the "Company"), as follows:

WITNESSETH

WHEREAS, the Company and the Bank entered into that certain Amended and Restated Loan and Security Agreement on March 23, 2016 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"; terms used herein without definition shall have the respective meanings ascribed thereto in the Security Agreement);

WHEREAS, in connection with the Security Agreement, the Company and the Bank entered into the Intellectual Property Security Agreement, dated as of March 23, 2016 (the "Collateral Assignment");

WHEREAS, pursuant to the Security Agreement and the Collateral Assignment, the Company assigned, transferred, conveyed and granted to the Bank a security interest in, a general lien upon and/or a right of set-off against all right, title and interest of the Company in and to the following (collectively, the "Trademark Collateral"): (i) all trademarks, trade names and service marks registered with the United States Patent and Trademark Office (including, without limitation, those listed on Schedule A hereto), (ii) all applications for the registration of trademarks, trade names and service marks filed with the United States Patent and Trademark Office (including, without limitation, those listed on Schedule A hereto); (iii) all trademarks, trade names and service marks registered with any office, agency or other governmental authority of any State, District of Columbia or any possession or territory of the United States: (iv) all trademarks, trade names and service marks registered with any office, agency or other governmental authority of any other country or any province, department or other governmental subdivision thereof; (v) all registrations and recordings with respect to any of the foregoing; (vi) all reissues, extensions and renewals of any of the foregoing; (vii) all rights to sue for past, present or future infringements of any of the foregoing; (viii) all goodwill related to any of the foregoing: (ix) to the extent not included above, all general intangibles (as such term is defined in the UCC) of the Company related to the foregoing; and (x) all proceeds of any and all of the foregoing; and

WHEREAS, the Company has requested that the Bank release its security interest in all right, title and interest of the Bank in and to the Trademark Collateral.

NOW, THEREFORE, (i) the Bank without recourse, representation or warranty and at the Company's sole cost and expense, hereby (a) terminates, cancels and releases any security interest in, general lien upon and/or right of set-off of the Bank in the Trademark Collateral (including, without limitation, those listed on Schedule A hereto), (b) authorizes the recordation of this Release against the Trademark Collateral with the United States Patent and Trademark Office at Company's expense, and (c) if and to the extent that the Bank has acquired any right, title or interest in or to the Trademark Collateral, transfers, conveys and assigns such right, title and interest to the Company, and (ii) any and all rights, title and interests of the Bank in the Trademark Collateral shall hereby terminate, cease and become void.

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IN WITNESS WHEREOF, the Bank has caused this Release to be duly executed and delivered by its duly authorized officer as of the date first written above.

SILICON VALLEY BANK

By: Name:

Title:

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SCHEDULE A TO RELEASE OF SECURITY INTEREST IN TRADEMARK COLLATERAL

MARK	APPLN NO.	FILED	REGN NO.	REGN
	4 - A- 494		. :	DATE
TURBOGRANT	86447829	11/7/14	4764174	6/30/15
GRANTFINDER	86447435	11/6/14	4838628	10/20/15
PRAETORIAN DIGITAL	86446744	11/6/14	4903738	2/23/16
EFFICIENTGOV	86444109	11/4/14	4838625	10/20/15
POLICEONE ACADEMY	85381652	7/26/11	4125097	4/10/12
FIRERESCUE1 ACADEMY	85381658	7/26/11	4243014	11/13/12
MILITARY1	85792138	11/30/12	4876565	12/29/15
P1	77326427	11/9/07	3589800	3/17/09
EMS1	77278244	9/12/07	3589735	3/17/09
CORRECTIONSONE	77278236	9/12/07	3589734	3/17/09
FIRERESCUE1	77278225	9/12/07	3593766	3/24/09
POLICEONE	77278209	9/12/07	3589733	3/17/09

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RECORDED: 02/15/2019