## TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Paperless Transaction Management, Inc.		10/19/2009	CORPORATION: DELAWARE

## RECEIVING PARTY DATA

Name:	eOriginal, Inc.	
Street Address:	351 W. Camden Street, Suite 800	
City:	Baltimore	
State/Country:	MARYLAND	
Postal Code:	21201	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 18

Property Type	Number	Word Mark
Registration Number:	2635649	CERTIFIED PRINT
Registration Number:	2622983	
Registration Number:	2534433	EORIGINAL
Registration Number:	2613910	EORIGINAL THE ELECTRONIC ORIGINAL COMPANY
Registration Number:	2534991	ELECTRONIC ORIGINAL
Registration Number:	2598257	MAKE IT SIMPLE MAKE IT LEGAL MAKE IT WORK
Registration Number:	2836889	PAPER OUT
Registration Number:	2896937	EORIGINAL SMARTSIGN
Registration Number:	3158136	VAULT-IN-A-BOX
Registration Number:	3609427	ECORE
Serial Number:	77393474	PAPER IN
Registration Number:	3508564	THE ELECTRONIC ORIGINAL COMPANY
Registration Number:	2881176	EORIGINAL ECORE
Registration Number:	2720753	DOCUGUARD

900145559 TRADEMARK 900145559 REEL: 004080 FRAME: 0415

Registration Number:	2534432	THE ELECTRONIC ORIGINAL COMPANY
Registration Number:	2800839	TCU
Registration Number:	2705531	ESEAL
Registration Number:	2799462	E-HOMELOAN

## **CORRESPONDENCE DATA**

Fax Number: (410)727-1923

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 4106255152

Email: esmcclure@eoriginal.com

Correspondent Name: Elizabeth S. McClure, General Counsel
Address Line 1: 351 W. Camden Street, Suite 800
Address Line 4: Baltimore, MARYLAND 21201

ATTORNEY DOCKET NUMBER:	PTM TO EORIGINAL
NAME OF SUBMITTER:	Elizabeth S. McClure
Signature:	/Elizabeth S. McClure/
Date:	10/19/2009

#### Total Attachments: 3

source=2009-10-19 Assignment of Trademark Rights from PTM to eOriginal#page1.tif source=2009-10-19 Assignment of Trademark Rights from PTM to eOriginal#page2.tif source=2009-10-19 Assignment of Trademark Rights from PTM to eOriginal#page3.tif

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#### ASSIGNMENT OF TRADEMARK RIGHTS

For good and valuable consideration, the receipt of which is hereby acknowledged, **Paperless Transaction Management, Inc.**, a Delaware corporation having an address at 351 W. Camden Street, Suite 800, Baltimore, MD 21201 ("Assignor"), does hereby sell, assign, transfer, and convey unto eOriginal, Inc., a Delaware corporation, with an address at 351 W. Camden Street, Suite 800, Baltimore, MD 21201 ("Assignee"), or its designees all right, title, and interest that exist today and may exist in the future in and to all of the following (collectively, the "Trademark Rights"):

- (a) the trademark applications and trademark registrations listed in the table attached as Schedule A (the "Trademarks");
- (b) all trademark registrations and trademark applications to which any of the Trademarks directly or indirectly claim priority, and all future trademark registrations and trademark applications which directly or indirectly claim priority to any of the Trademarks;
- (c) all foreign trademarks, trademark applications, and counterparts directly relating to any item in any of the foregoing categories (a) through (b);
- (d) all rights to apply in any or all countries of the world for trademarks or other governmental grants or issuances of any type related to any item in any of the foregoing categories (a) through (c), including, without limitation, under any convention, treaty, agreement, or understanding;
- (c) all causes of action (whether known or unknown or whether currently pending, filed, or otherwise) and other enforcement rights under, or on account of, any of the Trademarks and/or any item in any of the foregoing categories (b) through (d), including, without limitation, all causes of action and other enforcement rights for
  - (i) damages,
  - (ii) injunctive relief, and
  - (iii) any other remedies of any kind

for past, current, and future infringement; and

(f) all rights to collect royalties and other payments under or on account of any of the Trademarks and/or any item in any of the foregoing categories (b) through (e).

Assignor represents, warrants and covenants that:

- (1) Assignor has the full power and authority, and has obtained all third party consents, approvals and/or other authorizations required to enter into this Agreement and to carry out its obligations hereunder, including the assignment of the Trademark Rights to Assignee; and
- (2) Assignor owns, and by this document assigns to Assignee, all right, title, and interest to the Trademark Rights, including, without limitation, all right, title, and interest to sue for infringement of the Trademark Rights. Assignor has obtained and properly recorded previously executed assignments for the Trademark Rights as necessary to fully perfect its rights and title therein in accordance with governing law and regulations in each respective jurisdiction. The Trademark Rights are free and clear of all liens, claims, mortgages, security interests or other encumbrances, and restrictions. There are no actions, suits, investigations, claims or proceedings threatened, pending or in progress relating in any way to the Trademark Rights. There are no existing contracts, agreements, options, commitments, proposals, bids, offers, or rights with, to, or in any person to acquire any of the Trademark Rights.

TRADEMARK REEL: 004080 FRAME: 0417 Assignor hereby authorizes the respective trademark office or governmental agency in each jurisdiction to issue any and all trademark registrations or other governmental grants or issuances that may be granted upon any of the Trademark Rights in the name of Assignee, as the assignee to the entire interest therein.

Assignor will, at the reasonable request of Assignee, do all things necessary, proper, or advisable, including without limitation, the execution, acknowledgment, and recordation of specific assignments, oaths, declarations, and other documents on a country-by-country basis, to assist Assignee in obtaining, perfecting, sustaining, and/or enforcing the Trademark Rights. Such assistance will include providing, and obtaining prompt production of pertinent facts and documents, giving of testimony, execution of petitions, oaths, powers of attorney, declarations or other papers, and other assistance reasonably necessary for filing trademark applications, complying with any duty of disclosure, and conducting prosecution, examination or other proceedings, opposition proceedings, cancellation proceedings, infringement or other court actions and the like with respect to the Trademark Rights. With prior written approval by Assignee, Assignee will pay Assignor's reasonable costs and expenses for the foregoing assistance.

The terms and conditions of this Assignment of Trademark Rights will inure to the benefit of Assignee, its successors, assigns, and other legal representatives and will be binding upon Assignor, its successors, assigns, and other legal representatives.

IN WITNESS WHEREOF this Assignment of Trademark Rights is executed at Baltimore, Maryland on October 19, 2009.

Paperless Transaction Management, Inc.

By:

Stephen F. Bisbee, President and CEC

STATE OF MARYLAND ) ss CITY OF BALTIMORE )

On October 19, 2009, before me, Patricia Newton-Pupo, Notary Public in and for said State, personally appeared Stephen F. Bisbee, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of Maryland that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature Patricia Water Pape

(Seal)

My Commission Expires
November 18, 2012

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## ASSIGMENT OF TRADEMARK RIGHTS

# Schedule A

Trademark	Class	Serial No.	Filing Date	Registration No.	Registration Date
U.S. Filings		75/402 504	F/40/4000		4045/0000
Certified Print	9	75/483,584	5/12/1998	2,635,649	10/15/2002
eOriginal *	9, 38, 39 9, 38, 39	76/046,855 75/483,579	5/12/2000 5/12/1998	2,622,983 2,534,433	9/24/2002 1/29/2002
e Original The Electronic Original Company	9, 38, 39	76/036,302	4/27/2000	2,613,910	9/3/2002
Electronic Original [Supplemental Register] Make it Simple Make it	9, 38, 39	75/483,581	5/12/1998	2,534,991	1/29/2002
Legal Make it Work Paper Out	9, 38, 39 9	75/483,647 76/281,154	5/12/1998 7/6/2001	2,598,257 2,836,889	7/23/2002 4/27/2004
eOriginal SmartSign	9, 38, 39	76/552,625	10/20/2003	2,896,937	10/26/2004
Vault-in-a-Box	9	78/754,207	11/15/2005	3,158,136	10/17/2006
eCore Paper In The Electronic Original	9, 38, 39 9	77/230,112 77/393,474	7/16/2007 2/11/2008	3,609,427 -	4/21/2009 -
Company	9, 38, 39	77/431,559	3/26/2008	3,508,564	9/30/2008
eOriginal eCore Docugard	9, 38, 39 38, 39	76/547,809 76/362,706	9/25/2003 1/25/2002	2,881,176 2,720,753	9/7/2004 6/3/2003
the electronic original					
company [stylized] TCU eSeal	9, 38, 39 9, 39	75/483,578 76/261,417	5/12/1998 5/24/2001	2,534,432 2,800,839	1/29/2002 12/30/2003
[Supplemental Register]	39	76/181,650	12/15/2000	2,705,531	4/8/2003
e-Homeloan	39	75/527,945	7/20/1998	2,799,462	12/23/2003
Canadian Filings The Electronic Original					
Company	9, 38	1,087,898	1/2/2001	TMA707,513	2/15/2008
Ejuvenation	9, 38, 39	1,087,894	1/2/2001	629,165	12/31/2004
Trusted Custodial Utility Electronic Original	9, 38 9, 38, 39	1,087,897 1,087,899	1/2/2001 1/2/2001	593,395 617,968	10/23/2003 8/30/2004
E-Original	9, 38	1,087,896	1/2/2001	607,647	4/15/2004
the electronic original	-,	.,,		55.,5	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
company [stylized]	9, 38	1,087,895	1/2/2001	TMA704,780	1/16/2008
Vault-in-a-Box	9	1,281,973	12/5/2005	TMA693,348	8/2/2007

TRADEMARK REEL: 004080 FRAME: 0419

**RECORDED: 10/19/2009**