### 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
Source Technologies, LLC		105/30/2013	LIMITED LIABILITY COMPANY: DELAWARE

### **RECEIVING PARTY DATA**

Name:	Datamax-O'Neil Corporation	
Street Address:	4501 Parkway Commerce Blvd.	
City:	Orlando	
State/Country:	FLORIDA	
Postal Code:	32808	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 12

Property Type	Number	Word Mark	
Serial Number:	85317563	ST HIGH PERFORMANCE SERIES	
Serial Number:	85317559	ST PERFORMANCE SERIES	
Serial Number:	85317556	ST MOBILE SERIES	
Serial Number:	85317554	ST DESKTOP SERIES	
Serial Number:	85347551	IPEMC2	
Serial Number:	85347547	IPEMC2	
Serial Number:	85492617	ST COMPACT SERIES	
Serial Number:	85492621	ST WORKSTATION SERIES	
Serial Number:	85587053	ST ADVANCED BARCODE SERIES	
Serial Number:	85587057	ST ADVANCED PRINTER SERIES	
Serial Number:	85587064	ST ADVANCED BARCODE PRINTER SERIES	
Serial Number:	85587068	ST ADVANCED BARCODE SOLUTIONS	

**CORRESPONDENCE DATA** 

Fax Number: 8669471121

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 5852631000

Email: nytm@nixonpeabody.com

Correspondent Name: Kristen M. Walsh, Nixon Peabody LLP

Address Line 1: 1300 Clinton Square

Address Line 4: Rochester, NEW YORK 14604

ATTORNEY DOCKET NUMBER:	68094/2
NAME OF SUBMITTER:	Kristen M. Walsh
Signature:	/kristenmwalsh/
Date:	05/31/2013

#### Total Attachments: 6

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### TRADEMARK ASSIGNMENT

This Trademark Assignment (this "<u>Assignment</u>") is made effective this 30th day of May, 2013, by and between Source Technologies, LLC, a limited liability company organized and existing under the laws of Delaware, and having a usual place of business at 2910 Whitehall Park Drive, Charlotte, North Carolina 28273 ("<u>Assignor</u>") and Datamax-O'Neil Corporation, a corporation organized and existing under the laws of Delaware, and having a usual place of business at 4501 Parkway Commerce Blvd., Orlando, Florida 32808 ("<u>Assignee</u>").

WHEREAS, Assignor holds all right, title and interest in and to the trademarks, service marks trade names, and Internet domain names set forth on <u>Exhibit A</u> attached hereto and incorporated herein by reference (the "<u>Marks</u>");

WHEREAS, Assignor and Assignee are parties to that certain Asset Purchase Agreement, dated as of the date hereof (the "<u>Purchase Agreement</u>"), pursuant to which Assignor transferred, sold and conveyed to Assignee certain assets of Assignor, including the Marks and the goodwill of the business symbolized thereby;

WHEREAS, Assignor now wishes to assign the Marks to Assignee, and Assignee is desirous of acquiring the Marks from Assignor, together with the goodwill of the business symbolized thereby; and

WHEREAS, Assignor is conveying the Marks to Assignee as part of the transfer of all or substantially all of the assets of the Business (as that term is defined in the Purchase Agreement).

NOW, THEREFORE, in consideration of the promises set forth above and in the Purchase Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged:

Assignor does hereby sell, assign, convey and transfer unto Assignee and its successors, assigns and legal representatives, Assignor's entire right, title and interest in and throughout the world in and to the Marks (including any common law rights that may exist and are associated therewith), together with the goodwill of the business symbolized thereby and appurtenant thereto, the same to be held and enjoyed by Assignee, its successors, permitted assigns or legal representatives, together with income, royalties, damages or payments due on or after the date hereof, including, without limitation, all claims for damages or payments by reason of infringement or unauthorized use of the Marks, along with the right to sue for past infringements and collect from same for Assignee's sole use and enjoyment. Assignor agrees that Assignee is a successor to the portion of Assignor's business to which the Marks pertain, solely for the purpose of assigning any intent to use applications relating to the Marks as set forth on Exhibit A.

Assignor hereby further agrees for itself and its successors, assigns, agents, and legal representatives to execute upon request any other lawful documents and likewise to perform any other lawful acts which may be deemed necessary to secure fully the Marks to Assignee, its successors, assigns, and legal representatives, as well as to third parties at the request of Assignee, including the execution of documents relating to the Marks and the general goodwill of the business, as requested by Assignee, and generally assist, cooperate and do everything reasonably possible to aid Assignee, its successors, assigns and legal representatives to obtain, record, maintain, and enforce full protection for the Marks in all countries, but in each instance at Assignee's expense.

Assignor hereby further agrees to provide documentary evidence and statements or testimony in any suit or other proceeding in which any of the Marks may be involved, in each instance at Assignee's expense.

Assignor does hereby authorize the Director of the United States Patent & Trademark Office, and the empowered official of any U.S. State, or any country or countries foreign to the United States whose duty it is to record trademark registrations, applications and title thereto, to record the Marks and title thereto as the property of Assignee, its successors, assigns or legal representatives in accordance with the terms of this instrument. To the extent Assignor retains any right, title or interest in or to the Marks that cannot be assigned to Assignee pursuant to this Assignment, then Assignor hereby agrees to waive for all time any claims that Assignor may have concerning the Marks. Assignor shall make no further use of the Marks for its own benefit or the benefit of another, nor shall Assignor challenge Assignee's use of the Marks after the date of this Assignment.

Assignee and Assignor covenant and agree that the representations, warranties, covenants and agreements of the parties contained in the Purchase Agreement shall not merge into or with this Assignment, but shall survive this Assignment and shall continue in full force and effect for the period specified in the Purchase Agreement.

Assignee and Assignor also agree that multiple copies of this Assignment may be executed, each of which shall be deemed an original and all of which together shall constitute one and the same agreement, and each of which shall be valid and binding upon Assignee and Assignor.

[Remainder of page intentionally left blank]

	ASSIGNOR:	SOURCE TECHNOLOGIES, LLC
	Name: Signature: Title:	Michael J. Daving
	NOTARIZA	TION
appeared 7/ e has T. Chastoffoved was/were di usa d	to me through so be the person trimed to me that and belief. The	ne, the undersigned Notary Public, personally atisfactory evidence of identification, which whose name is signed on the preceding of the contents of the document are truthful an above-indicated individual is duly authorized the executed this document of his/her own free
will.  Lana Y 2 Specification of Notary		(Seal)
My Commission Expires: *** ********************************	<u>(3,</u> 30/5	
	ASSIGNEE:	DATAMAX-O'NEIL CORPORATION
	Name: Signature: Title:	
appeared, proved was/were, to attached document, and who swore or affi accurate to the best of his/her knowledge:	to me through so be the person med to me that the land belief. The	e, the undersigned Notary Public, personall atisfactory evidence of identification, whic whose name is signed on the preceding of the contents of the document are truthful an above-indicated individual is duly authorize executed this document of his/her own fre
		(Seal)
Signature of Notary		
Commission Expires:		

IN WITNESS WHEREOF, Assignor and Assignee have caused this Assignment to be executed

as a sealed instrument by their duly authorized representatives as of the date first written above.

Signature Page to Trademark Assignment Agreement - Thermal Business

IN WITNESS WHEREOF, Assignor and Assignee have caused this Assignment to be executed as a sealed instrument by their duly authorized representatives as of the date first written above.

	ASSIGNOR:	SOURCE TECHNOLOGIES, LLC
	Name: Signature: Title:	
	NOTARIZA	TION
was/were, to attached document, and who swore or affir accurate to the best of his/her knowledge a	to me through a be the person med to me that and belief. The	ne, the undersigned Notary Public, personally satisfactory evidence of identification, which whose name is signed on the preceding or the contents of the document are truthful and above-indicated individual is duly authorized I executed this document of his/her own free
Signature of Notary		(Seal)
My Commission Expires:		DATIAMAN ODIEN WODDODATION
	ASSIGNEE: Name: Signature: Title:	DATAMAX-O'NEIL CORPORATION  Paul 6. Simoni  Paterial  Paterial
attached document, and who swore or affirm accurate to the best of his/her knowledge at	be the person med to me that the find belief. The formal of Assignee and	e, the undersigned Notary Public, personally atisfactory evidence of identification, which whose name is signed on the preceding or the contents of the document are truthful and above-indicated individual is duly authorized executed this document of his/her own free    Scal   Notary Public State of Florida   Mary Beith Knorr   My Commission EE139144   Expires 1017/2015

## Exhibit A

# <u>Marks</u>

Mark	Country	Application Number	Filing Date	Registration Number	Date Registered	Client
ST HIGH PERFORMANCE SERIES	US	85/317,563	05/10/2011			Source Technologies, LLC (SOURCE)
ST PERFORMANCE SERIES	US	85/317,559	05/10/2011			Source Technologies, LLC (SOURCE)
ST MOBILE SERIES	US	85/317,556	05/10/2011			Source Technologies, LLC (SOURCE)
ST DESKTOP SERIES	US	85/317,554	05/10/2011			Source Technologies, LLC (SOURCE)
ipEMC2 (Stylized)	US	85/347,551	06/16/2011			Source Technologies, LLC (SOURCE)
IPEMC2 (Standard)	US	85/347,547	06/16/2011			Source Technologies, LLC (SOURCE)
PANTHER SERIES	US					Source Technologies, LLC (SOURCE)
ST COMPACT SERIES	US	85/492,617	12/12/2011			Source Technologies, LLC (SOURCE)
ST WORKSTATION SERIES	US	85/492,621	12/12/2011			Source Technologies, LLC (SOURCE)

Exhibit A - Trademark Assignment A-1

Mark	Country	Application Number	Filing Date	Registration Number	Date Registered	Client
ST ADVANCED BARCODE SERIES	US	85/587,053	04/02/2012			Source Technologies, LLC (SOURCE)
ST ADVANCED PRINTER SERIES	US	85/587,057	04/02/2012			Source Technologies, LLC (SOURCE)
ST ADVANCED BARCODE PRINTER SERIES	US	85/587,064	04/02/2012			Source Technologies, LLC (SOURCE)
ST ADVANCED BARCODE SOLUTIONS	US	85/587,068	04/02/2012			Source Technologies, LLC (SOURCE)

## **Unregistered Marks**

PANTHER SERIES

## **Internet Domain Names**

Domain Name	Account No.	Expiration
ipemc2.com	24931241	June 6, 2016
ipemc2.net	24931241	June 6, 2016

Exhibit A - Trademark Assignment A-2

**RECORDED: 05/31/2013**