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## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM311647

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL	

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
International Business Machines Corporation		07/01/2014	CORPORATION: NEW YORK

### **RECEIVING PARTY DATA**

Name:	UNICOM SYSTEMS, INC.	
Street Address:	15535 San Fernando Mission Boulevard	
Internal Address:	UNICOM PLAZA, Suite 310	
City:	Mission Hills	
State/Country:	CALIFORNIA	
Postal Code:	91345	
Entity Type:	CORPORATION: CALIFORNIA	

### **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Registration Number:	3415967	SOLIDDB

### **CORRESPONDENCE DATA**

**Fax Number:** 8188380776

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:** 818.838.0606

**Email:** joseph.gauthier@unicomglobal.com

**Correspondent Name:** Joseph T. Gauthier, Esq.

Address Line 1: 15535 San Fernando Mission Boulevard

Address Line 2: UNICOM PLAZA, Suite 310

Address Line 4: Mission Hills, CALIFORNIA 91345

NAME OF SUBMITTER:	Joseph T. Gauthier, Esq.	
SIGNATURE:	/Joseph T. Gauthier/	
DATE SIGNED:	07/23/2014	

### **Total Attachments: 10**

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TRADEMARK ASSIGNMENT AGREEMENT

This Trademark Assignment Agreement (this "Agreement"), effective as of the Closing

Date, is by and between International Business Machines Corporation, a New York corporation

located at New Orchard Road, Armonk, New York 10504-1785 ("Assignor" or "Seller") and

UNICOM Systems, Inc. ("Assignee"), a California corporation located at 15535 San Fernando

Mission Boulevard, Mission Hills, California, 91345 (each individually referred to herein as

"Party" and collectively as "Parties").

WHEREAS, Assignor and Assignee have entered into an Asset Purchase Agreement

("APA"), effective as of June 2014, pursuant to which Assignor has agreed to convey certain

assets and liabilities relating to the Assigned Materials as defined in the Intellectual Property

Agreement (hereinafter "Assigned Materials") to Assignee;

WHEREAS, the APA contemplates an assignment of the trademarks associated with the

Assigned Materials to Assignee;

NOW, THEREFORE, in consideration of the foregoing recitals and the representations,

warranties and covenants contained herein and in the APA and for other good and valuable

consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor and

Assignee agree as follows:

Ĭ. **DEFINITIONS** 

Each capitalized term that is not defined herein shall have the meaning assigned 1.1

thereto in the APA.

1.2 To the extent that the definitions and terms used herein are inconsistent with

corresponding definitions in the APA, the definitions and terms contained herein shall control

and be used for purposes of this Agreement.

01/25/2013 Draft

TRADEMARK

1.3 "Assigned Marks" as used herein shall mean the Seller Domain Names and Seller

Trademarks.

1.4 "Seller Domain Names" shall mean those domain names and associated domain

name registrations used or registered by Assignor as of or prior to the Closing Date that are

principally related to the Assigned Materials all of which are listed on Exhibit A hereto. Seller

Domain Names shall not include any websites associated with such domain names including the

content thereof or look and feel except as explicitly assigned in Assigned Documentation.

1.5 "Seller Trademarks" shall mean those trademarks and service marks identified in

the registrations listed on Exhibit B hereto used in connection with the goods and services

identified in said registrations, including any applicable foreign counterparts, and the goodwill of

the business pertaining to such registrations, used by Assignor as of or prior to the Closing Date,

that are primarily used in connection with the Assigned Materials.

II. ASSIGNMENT

2.1 As of the Closing Date, Assignor hereby irrevocably sells, assigns, transfers and

conveys to Assignee all worldwide right, title and interest Assignor now has or ever has had in

and to each of the Assigned Marks in all jurisdictions where Assignor has rights, together with

the associated goodwill of the business symbolized thereby (alone, apart from, and not including

the goodwill symbolized by any other mark or logo, including the "IBM" mark or logo) and with

all benefits of the registrations therefor.

2.2 As of the Closing Date, Assignor assigns to, and Assignee shall have, all benefits,

privileges, causes of actions, claims and remedies arising out of or relating to the Assigned

Marks, the exploitation thereof, and the use or ownership of any of the Assigned Marks after the

Closing Date including the exclusive right to apply for and maintain all applications,

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registrations or renewals for the Assigned Marks; to sue for all past or future infringements of the

Assigned Marks or other violations of any rights in the Assigned Marks occurring after the

Closing Date; and to settle and retain proceeds from any such action except as prohibited by law.

2.3 As of the Closing Date, Assignee assumes full responsibility for and Assignor is

relieved of all future obligations relating to the Assigned Marks, including by way of example

only and not limitation all costs, taxes, fees, expenses, including legal fees, and responsibilities

and obligations in all jurisdictions relating to, concerning, or arising from (i) the transfer, use,

ownership, or maintenance of the Assigned Marks by Assignee; (ii) any claim or action against

Assignee relating to or arising out of its ownership, maintenance or use of any of the Assigned

Marks that accrue after the Closing Date; (iii) the preparation, filing and recordal of any

assignments or transfer documents for any of the Assigned Marks; (iv) maintaining, defending,

enforcing and litigating any rights in or to the Assigned Marks; and (v) registering, renewing or

maintaining any trademark registrations for the Assigned Marks.

2.4 Notwithstanding the assignment or in the Intellectual Property Agreement

between the Parties dated as of the Effective Date, nothing herein shall prevent Assignor from

using the Assigned Marks outside the scope of the Assigned Materials save and except for the

same usage that Seller had for the Assigned Marks in association with the Divested Products

prior to the Closing Date, or from using the Assigned Marks in respect of the Assigned Materials

as permitted by applicable law.

2.5 Nothing contained in this Agreement shall give Assignee any rights in or to any

mark, model number, or trade dress not specifically conveyed under this Agreement.

III. PAYMENT

3.1 Consideration for the assignment to Assignee under this Agreement is included in

the Purchase Price provided under the APA.

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3.2 Upon confirmation of Assignee's payment of the Purchase Price set forth in

section 3.1 above, Assignor shall transfer the Assigned Marks to Assignee in accordance with

this Agreement.

IV. ADDITIONAL DOCUMENTS

4.1 This Agreement shall automatically be binding on Assignor and Assignee as of

the Closing Date.

4.2 Upon request from Assignee, Assignor shall furnish, execute, verify and

acknowledge such documents or information, including any instruments of transfer and

recordable assignments, and perform such other acts as Assignee lawfully and reasonably may

request from time to time, to perfect and vest title in the Assigned Marks in Assignee. It is the

sole responsibility of Assignee to prepare and record instruments of assignment or transfer for

any of the Assigned Marks.

4.3 Assignor agrees to execute any necessary confirmatory assignment

acknowledging that it transferred whatever rights it has in the Assigned Marks to Assignee for

recordal at any relevant Trademark Office. Assignee shall bear all costs, expenses and

responsibility for determining what confirmatory assignments are necessary, preparing such

confirmatory assignments, and filing the same, and shall be responsible for any Trademark

Office fees or other fees, costs, taxes or expenses associated with any confirmatory assignments.

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V **CONSENT** 

> 5.1 Effective as of the Closing Date, Assignee irrevocably consents to the use by

Assignor, its Affiliates and business partners, on a worldwide, non-exclusive basis, of the Seller

Trademarks to the extent necessary to provide repair, replacement, maintenance and support

under Retained Customer Contracts, in tangible, intangible, permanent, or transient form.

VI **MISCELLANEOUS** 

> 6.1 The Parties waive any rule of construction that would require any of the terms of

this Agreement to be interpreted adversely to the drafting party. If the terms of this Agreement

conflict with the terms of any other Operative Agreements between the Parties with respect to the

subject matter hereof, then the terms of this Agreement shall control.

6.2 The Parties acknowledge that it may be necessary to modify Exhibits A and B

hereto in order to complete, correct or make such Exhibits consistent with the Parties'

understanding and intention that only the rights, title, and interest in and to those trademarks,

common law trademarks used by Assignor and that are primarily related to and used in

connection with the Assigned Materials as of the Closing Date are to be assigned to Assignee by

Assignor hereunder. Should it be brought to either Party's attention that a modification to one or

more of the Exhibits hereto is required either because a mark or other designation was not

assigned or was inadvertently assigned, the party requesting the modification must make a

written request within eighteen (18) months of the Closing Date and the applicable Exhibit(s)

may be modified upon mutual agreement of the Parties. Notices concerning modification

requests shall be sent, on behalf of Assignor to Trademark Counsel, IBM Corp., 1 North Castle

Drive, Armonk, NY 10504-1785, and on behalf of Assignee to Gerard Kilroy, Esq., General

Counsel, Vice-President of Business Development, UNICOM Systems, Inc., 15535 San

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Fernando Mission Bl., Mission Hills, CA 91345. The Parties shall execute all documents

necessary to effectuate the agreed-to modifications.

6.3 Rights and obligations that are subject to national trademark rights will be

construed under the applicable trademark laws of the United States of America.

6.4 Nothing in this Agreement shall be deemed to create, either express or implied,

the power of any Party to bind the other and nothing herein shall create a partnership or joint

venture between the Parties hereto. Neither Party shall be bound by the actions of the other, shall

be liable for the debts of the other, or shall have the right to share in the profits of the other, as a

result of anything contained in this Agreement.

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IN WITNESS WHEREOF, the parties hereto have caused this Trademark Assignment Agreement to be duly signed as of the date set forth below.

Ву:			
Name: William Lafontaine Jr.			
Title: General Manager, Intellectual Property			
Dated:			
VB 1100 V S			
UNICOM Systems, Inc.			
By:			
Name: Corry Hong			
Title: CEO and President			
Dated: 6/6/2014			

International Business Machines Corporation

Trademark Assignment Agreement Signature Page

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IN WITNESS WHEREOF, the parties hereto have caused this Trademark Assignment Agreement to be duly signed as of the date set forth below.

International Business Machines Corporation

By: Wille R. L. Fontan 4

Name: William Lafontaine Jr.

Title: General Manager, Intellectual Property

Dated: 6/6/14

UNICOM Systems, Inc.

By:\_\_\_\_\_

Name: Corry Hong

Title: CEO and President

Dated: \_\_\_\_\_

Trademark Assignment Agreement Signature Page

# Exhibit $\underline{\mathbf{A}}$

# Seller Domain Names

Domain Name	Expiry Date
<u>soliddb.biz</u>	<u>December 8, 2014</u>
soliddb.com	December 9, 2014
soliddb.info	December 9, 2014
soliddb.net	December 9, 2014
soliddb.us	December 8, 2014
solidtech.com	January 17, 2015

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# Exhibit B

# Seller Trademarks

Trademark	Jurisdiction	Reg. No.	Appl. Date	Reg. Date	Renewal Date
SOLID	Community Trademark (Europe)	1489269	02/03/2000	10/23/2002	02/03/2020
SOLID (stylized)	China	3616014		10/28/2005	10/28/2015
	Republic of Korea	45-19485		03/29/2007	03/29/2017
SOLIDDB	Community Trademark (Europe)	5128988	06/12/2006	04/17/2007	06/12/2016
	China	5558762		07/28/2009	07/27/2019
	Japan	5012077	08/07/2006	12/15/2006	12/15/2016
	Republic of Korea	40704375		03/29/2007	03/29/2017
	USA	3415967	03/02/2006	04/22/2008	04/22/2018

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