TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM321708

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	PLEDGE SUPPLEMENT

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
PARACCEL LLC		10/28/2014	LIMITED LIABILITY COMPANY: DELAWARE
ACTIAN CORPORATION		10/28/2014	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	TC LENDING, LLC
Street Address:	301 COMMERCE STREET, SUITE 3300
City:	FORT WORTH
State/Country:	TEXAS
Postal Code:	76102
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	86389749	ACTIAN ANALYTICS PLATFORM

CORRESPONDENCE DATA

Fax Number: 2125935955

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: (212) 756-2132 Email: scott.kareff@srz.com **Correspondent Name:** SCOTT KAREFF

Address Line 1: SCHULTE ROTH & ZABEL, 919 THIRD AVENUE

Address Line 4: NEW YORK, NEW YORK 10022

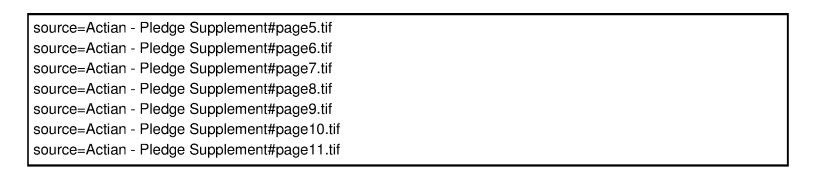
ATTORNEY DOCKET NUMBER:	079464.0021
NAME OF SUBMITTER:	SCOTT KAREFF
SIGNATURE:	/RS for SK/
DATE SIGNED:	10/30/2014

Total Attachments: 11

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REEL: 005391 FRAME: 0167 900305743



PLEDGE SUPPLEMENT

This PLEDGE SUPPLEMENT, dated October 28, 2014, is delivered by PARACCEL LLC, a Delaware limited liability company and ACTIAN CORPORATION, a Delaware corporation (collectively, the "Grantor") pursuant to the Pledge and Security Agreement, dated as of April 11, 2013 (as it may be from time to time amended, restated, modified or supplemented, the "Security Agreement"), among the Grantors named therein, and TC LENDING, LLC, as the Collateral Agent. Capitalized terms used herein not otherwise defined herein shall have the meanings ascribed thereto in the Security Agreement.

Grantor hereby confirms the grant to the Collateral Agent set forth in the Security Agreement of, and does hereby grant to the Collateral Agent, a security interest in all of Grantor's right, title and interest in and to all Collateral to secure the Secured Obligations, in each case whether now or hereafter existing or in which Grantor now has or hereafter acquires an interest and wherever the same may be located. Grantor represents and warrants that the attached Supplements to Schedules accurately and completely set forth all additional information required pursuant to the Security Agreement and hereby agrees that such Supplements to Schedules shall constitute part of the Schedules to the Security Agreement.

IN WITNESS WHEREOF, Grantor has caused this Pledge Supplement to be duly executed and delivered by its duly authorized officer as of October 28, 2014.

PARAÇCEL LLC

Name: Marc Monahan

Title: Chairman

ACTIAN CORPORATION

Name: Marc Monahan

Title: VP Finance

Additi	onal Informa	ition:							
(A)	_		_			n of Organiz f each Grant		Chief Executive	
Full Lo	egal	Type of Organizat	<u>ion</u>	Jurisdiction Organization		Chief Exec Office	<u>utive</u>	Organization I.	.D.#
None.									
(B)		conducted	•	for the past	five (5)			under which ea	ıch
	None.			<u> </u>				1,44112	
(C)	Changes in	Name, Jur	isdiction o	of Organizat	tion, Ch	ief Executiv	e Office	and Corporate	
	Structure w	rithin past f	ive (5) ye	ars:					
	Name of G	<u>rantor</u>	Date of C	<u>Change</u>	<u>Descri</u>	ption of Cha	ange		
	None.								
(D)	Agreement	s pursuant	to which a	any Grantor	is found	d as debtor w	vithin pa	st five (5) years	»:
	Name of G	<u>rantor</u>		<u>Descri</u>	<u>ption of</u>	Agreement			
	None.								

Filing Jurisdiction(s)

(E)

Financing Statements:

Name of Grantor

None.

SUPPLEMENT TO SCHEDULE 4.2 TO PLEDGE AND SECURITY AGREEMENT

Location of Equipment and Inventory

Additional Information:		

None.

Name of Grantor

SUPPLEMENT TO SCHEDULE 4.4 TO PLEDGE AND SECURITY AGREEMENT

Additional informati	OII;	
(A)		
Pledged Stock:		
None.		
Pledged Partnership	Interests:	
None.		
Pledged LLC Interes	ts:	
None.		
Pledged Trust Interes	ets:	
None.		
Pledged Debt:		
None.		
Securities Account:		
None.		
Commodities Accoun	nts:	
None.		
Deposit Accounts:		
None.		
(B)		
Name of Grantor	Date of Acquisition	Description of Acquisition
None.		

(C)

Name of Grantor	Name of Issuer of Pledged LLC Interest/Pledged Partnership Interest
None.	

SUPPLEMENT TO SCHEDULE 4.5 TO PLEDGE AND SECURITY AGREEMENT

Additional Information:	
Name of Grantor	Description of Material Contrac
None.	

SUPPLEMENT TO SCHEDULE 4.6 TO PLEDGE AND SECURITY AGREEMENT

Additional Information:	
Name of Grantor	Description of Letters of Credit
None.	

SUPPLEMENT TO SCHEDULE 4.7 TO PLEDGE AND SECURITY AGREEMENT

Additional Information:

(A) Copyrights

None.

(B) Copyright Licenses

None.

(C) Patents

Applicant	Country	Title	App #/Pat #	Filing Date Issue Date Ass	Assignees
ParAccel LLC	NS	Customizing Backup and Restore of Databases	14/266,775	4/30/14	
ParAccel LLC	SO	Scheduling Database Queries Based on Elapsed Time of Queries	14/463,992	8/20/14	
ParAccel LLC	NS	Prioritizing Statistics Estimation in Databases	14/474,682	9/2/14	

(D) Patent Licenses

None.

(E) Trademarks

Registration Date Assignees			
Filing Date	9/9/14		
Application or Registration No.	86/389,749		
Trademark	ACTIAN	ANALYTICS	PLATFORM
Country	SN		
Company	Actian Corporation		

(F) Trademark Licenses

None.

(G) Trade Secret Licenses

None.

(H) Intellectual Property Exceptions

None.

SUPPLEMENT TO SCHEDULE 4.8 TO PLEDGE AND SECURITY AGREEMENT

Additional	Information:

Name of Grantor Claims

None.

TRADEMARK REEL: 005391 FRAME: 0179

RECORDED: 10/30/2014