

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM402011

| | | | |
|-----------------------------------|---|-----------------------|----------------------------|
| SUBMISSION TYPE: | NEW ASSIGNMENT | | |
| NATURE OF CONVEYANCE: | LIEN | | |
| CONVEYING PARTY DATA | | | |
| Name | Formerly | Execution Date | Entity Type |
| Rocket Software, Inc. | | 10/13/2016 | Corporation: DELAWARE |
| Computer Corporation of Amercia | | 10/13/2016 | Corporation: MASSACHUSETTS |
| Rocket Software Systems, Inc. | | 10/13/2016 | Corporation: MICHIGAN |
| RECEIVING PARTY DATA | | | |
| Name: | Credit Suisse AG, as collateral agent under First Lien Credit Agreement | | |
| Street Address: | Eleven Madison Avenue | | |
| City: | NEW YORK | | |
| State/Country: | NEW YORK | | |
| Postal Code: | 10010 | | |
| Entity Type: | National Banking Association: UNITED STATES | | |
| PROPERTY NUMBERS Total: 46 | | | |
| Property Type | Number | Word Mark | |
| Registration Number: | 2201986 | MVBASE | |
| Registration Number: | 1366387 | PICK | |
| Registration Number: | 2738273 | ARKIVIO | |
| Registration Number: | 2753960 | | |
| Registration Number: | 2799334 | LEGASUITE | |
| Registration Number: | 2929024 | CORSTRATEGY | |
| Registration Number: | 3013223 | SEAGULL SOFTWARE | |
| Registration Number: | 3016545 | BLUEZONE | |
| Registration Number: | 2539222 | CORVU | |
| Registration Number: | 2629298 | NETCURE | |
| Registration Number: | 2645483 | SEAGULL | |
| Registration Number: | 2666924 | CORBUSINESS | |
| Registration Number: | 1690753 | ROCKET | |
| Registration Number: | 3265603 | HYPERVU | |
| Registration Number: | 3271565 | ROCKET | |
| Registration Number: | 3282428 | ROCKET | |
| Registration Number: | 2203150 | MAINSTAR | |
| TRADEMARK | | | |

CH \$1165.00 2201986

| Property Type | Number | Word Mark |
|----------------------|----------|-----------------------|
| Registration Number: | 2937856 | SERVERGRAPH |
| Registration Number: | 2062841 | ROCKET SHUTTLE |
| Registration Number: | 2125042 | SEAGULL SOFTWARE |
| Registration Number: | 1513473 | ALDON |
| Registration Number: | 1799217 | CATALOG SOLUTION |
| Registration Number: | 1711280 | VSAM-ASSIST |
| Registration Number: | 1700275 | VSAM QUICK-INDEX |
| Registration Number: | 2917589 | ICLUSTER |
| Registration Number: | 2736318 | PASSPORT PC TO HOST |
| Registration Number: | 2736317 | PASSPORT WEB TO HOST |
| Registration Number: | 2713328 | PASSPORT |
| Registration Number: | 2142452 | AUTOWEB |
| Registration Number: | 3461907 | COPYCRYPT |
| Registration Number: | 2916070 | D3 |
| Registration Number: | 3317007 | DR/XPERT |
| Registration Number: | 2241260 | FLASHCONNECT |
| Registration Number: | 2319708 | MV.ENTERPRISE |
| Registration Number: | 1412148 | UNIDATA |
| Registration Number: | 3079082 | VTAR |
| Registration Number: | 3087787 | ROCKET.SECURITYSHADES |
| Registration Number: | 2161187 | SYSTEMWIZARD |
| Registration Number: | 1968718 | PERITUS |
| Registration Number: | 1645033 | SYSTEMSOFT |
| Registration Number: | 2202418 | IMAGINE/CUA |
| Registration Number: | 1356296 | IMAGINE |
| Registration Number: | 1352564 | MODEL 204 |
| Registration Number: | 5030268 | MODEL 204 |
| Serial Number: | 87151298 | ROCKET |
| Serial Number: | 87151303 | |

CORRESPONDENCE DATA

Fax Number: 2028357586

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: 202-835-7500

Email: dcip@milbank.com

Correspondent Name: Javier J. Ramos

Address Line 1: 1850 K Street, N.W., Suite 1100

Address Line 2: Milbank, Tweed, Hadley & McCloy LLP

Address Line 4: Washington, D.C. 20006

TRADEMARK

REEL: 005900 FRAME: 0081

| | |
|--|-------------------|
| NAME OF SUBMITTER: | Javier J. Ramos |
| SIGNATURE: | /Javier J. Ramos/ |
| DATE SIGNED: | 10/14/2016 |
| Total Attachments: 9 source=510001SLIENTMSECAGRM#page1.tif source=510001SLIENTMSECAGRM#page2.tif source=510001SLIENTMSECAGRM#page3.tif source=510001SLIENTMSECAGRM#page4.tif source=510001SLIENTMSECAGRM#page5.tif source=510001SLIENTMSECAGRM#page6.tif source=510001SLIENTMSECAGRM#page7.tif source=510001SLIENTMSECAGRM#page8.tif source=510001SLIENTMSECAGRM#page9.tif | |

TRADEMARK SECURITY AGREEMENT

This **TRADEMARK SECURITY AGREEMENT**, dated as of October 14, 2016 (as it may be amended, restated, supplemented or otherwise modified from time to time, this “**Agreement**”), is made by the entities identified as grantors on the signature pages hereto (collectively, the “**Grantors**”) in favor of CREDIT SUISSE AG, as collateral agent for the Secured Parties (in such capacity, together with its successors and permitted assigns, the “**Collateral Agent**”).

WHEREAS, the Grantors are party to a First Lien Guarantee and Collateral Agreement dated as of October 14, 2016 (as it may be amended, restated, supplemented or otherwise modified from time to time, the “**Guarantee and Collateral Agreement**”) between each of the Grantors and the other grantors party thereto and the Collateral Agent pursuant to which the Grantors granted a security interest to the Collateral Agent in the Trademark Collateral (as defined below) and are required to execute and deliver this Agreement.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Grantors hereby agree with the Collateral Agent as follows:

SECTION 1. DEFINED TERMS

Unless otherwise defined herein, terms defined in the Guarantee and Collateral Agreement and used herein have the meaning given to them in the Guarantee and Collateral Agreement.

SECTION 2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL

SECTION 2.1 Grant of Security. Each Grantor hereby pledges, assigns, transfers and grants to the Collateral Agent, for the ratable benefit of the Secured Parties, a security interest in all of the following property, in each case, wherever located and now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the “**Trademark Collateral**”) as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of such Grantor’s Obligations:

- (a) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade dress, service marks, certification marks, collective marks, logos, designs and other source or business identifiers, all registrations and recordings thereof, and all applications in connection therewith, whether in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country, union of countries, or any political subdivision of any of the foregoing, or otherwise, and all common-law rights related thereto, including any of the foregoing listed in Schedule A, (ii) the right to, and to obtain, all renewals thereof, (iii) the goodwill of the business connected with the use of and symbolized by the foregoing, (iv) general intangibles of a like nature, (v) the right to sue or otherwise recover for past, present and future infringement, dilution or other

violation of any of the foregoing or for any injury to goodwill, and all Proceeds of the foregoing, including license fees, royalties, income, payments, claims, damages and proceeds of suit, and (vi) all other rights accruing thereunder or pertaining thereto throughout the world (collectively, "Trademarks"); and

(b) all agreements, licenses and covenants providing for the granting of any right in or to any Trademark, or otherwise providing for a covenant not to sue for infringement, dilution or other violation of any Trademark (collectively, "Trademark Agreements").

SECTION 2.2 Certain Limited Exclusions. Notwithstanding anything herein to the contrary, in no event shall the Trademark Collateral include or the security interest granted under Section 2.1 hereof attach to any "intent-to-use" application for registration of a Trademark filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. § 1051, prior to the filing of a "Statement of Use" pursuant to Section 1(d) of the Lanham Act or an "Amendment to Allege Use" pursuant to Section 1(c) of the Lanham Act with respect thereto, solely to the extent, if any, that, and solely during the period, if any, in which, the grant of a security interest therein would impair the validity or enforceability of any registration that issues from such intent-to-use application under applicable federal law.

SECTION 3. GUARANTEE AND COLLATERAL AGREEMENT

The security interest granted pursuant to this Agreement is granted in conjunction with the security interest granted to the Collateral Agent for the Secured Parties pursuant to the Guarantee and Collateral Agreement, and the Grantors hereby acknowledge and affirm that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Guarantee and Collateral Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Agreement is deemed to conflict with the Guarantee and Collateral Agreement, the provisions of the Guarantee and Collateral Agreement shall control.

SECTION 4. GOVERNING LAW

THIS AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER AND ALL CLAIMS AND CONTROVERSIES ARISING OUT OF THE SUBJECT MATTER HEREOF WHETHER SOUNDING IN CONTRACT LAW, TORT LAW OR OTHERWISE SHALL BE GOVERNED BY, AND SHALL BE CONSTRUED AND ENFORCED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK, WITHOUT REGARD TO CONFLICTS OF LAW PROVISIONS THAT WOULD RESULT IN THE APPLICATION OF ANY OTHER LAW (OTHER THAN ANY MANDATORY PROVISIONS OF LAW RELATING TO THE LAW GOVERNING PERFECTION AND THE EFFECT OF PERFECTION OF THE SECURITY INTEREST).


SECTION 5. COUNTERPARTS

This Agreement may be executed in one or more counterparts and by different parties hereto in separate counterparts, each of which when so executed and delivered shall be

deemed an original, but all such counterparts together shall constitute but one and the same instrument.

[Remainder of page intentionally left blank]

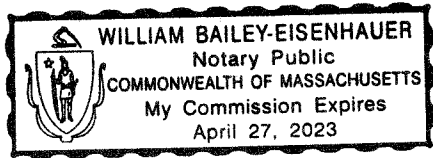
COMPUTER CORPORATION OF AMERICA

By: 
Name: Paul G. Gregory III
Title: President

STATE OF MASSACHUSETTS)
)
COUNTY OF MIDDLESEX) ss.

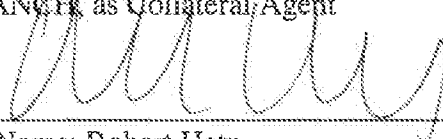
On this 13 day of OCTOBER, 2016 before me personally appeared PAUL G. GREGORY III, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of COMPUTER CORPORATION OF AMERICA, who being by me duly sworn did depose and say that he/she is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he/she acknowledged said instrument to be the free act and deed of said corporation.


Notary Public



[Signature Page to First Lien Trademark Security Agreement]

CREDIT SUISSE AG, CAYMAN ISLANDS
BRANCH as Collateral Agent

By: 
Name: Robert Hetu

Title: Authorized Signatory

By: 
Name: Warren Van Heyst

Title: Authorized Signatory

SCHEDULE A
to
TRADEMARK SECURITY AGREEMENT

TRADEMARK REGISTRATIONS AND APPLICATIONS

A. Rocket Software, Inc. – U.S. Trademarks

| Mark | Jur. | Reg. # |
|----------------------|-------------|---------------|
| MVBASE | USPTO | 2,201,986 |
| PICK | USPTO | 1,366,387 |
| Arkivio | USPTO | 2,738,273 |
| Arkivio & Design | USPTO | 2,753,960 |
| Legasuite | USPTO | 2,799,334 |
| Corstrategy | USPTO | 2,929,024 |
| Seagull Software | USPTO | 3,013,223 |
| Bluezone | USPTO | 3,016,545 |
| Corvu | USPTO | 2,539,222 |
| Netcure | USPTO | 2,629,298 |
| Seagull | USPTO | 2,645,483 |
| Corbusiness | USPTO | 2,666,924 |
| Rocket | USPTO | 1,690,753 |
| Hypervu | USPTO | 3,265,603 |
| Rocket & Design | USPTO | 3,271,565 |
| Rocket | USPTO | 3,282,428 |
| Mainstar | USPTO | 2,203,150 |
| Servergraph | USPTO | 2,937,856 |
| Rocket Shuttle | USPTO | 2,062,841 |
| Seagull Software | USPTO | 2,125,042 |
| Aldon | USPTO | 1513473 |
| Catalog Solution | USPTO | 1799217 |
| VSAM-Assist | USPTO | 1711280 |
| VSAM-Quick Index | USPTO | 1700275 |
| iCluster | USPTO | 2917589 |
| Passport PC to Host | USPTO | 2736318 |
| Passport Web to Host | USPTO | 2736317 |
| Passport | USPTO | 2713328 |
| Autoweb | USPTO | 2142452 |
| Copycrypt | USPTO | 3461907 |
| D3 | USPTO | 2916070 |
| DR/XPERT | USPTO | 3317007 |
| Flashconnect | USPTO | 2241260 |
| MV.Enterpirse | USPTO | 2319708 |

| | | |
|-----------------------|-------|---------|
| UniData | USPTO | 1412148 |
| VTAR | USPTO | 3079082 |
| ROCKET.SECURITYSHADES | USPTO | 3087787 |
| SYSTEMWIZARD | USPTO | 2161187 |
| PERITUS | USPTO | 1968718 |
| SYSTEMSOFT | USPTO | 1645033 |

B. Computer Corporation of America – U.S. Trademarks

| Mark | Jur. | Reg. # |
|-------------|-------|-----------|
| IMAGINE/CUA | USPTO | 2202418 |
| Imagine | USPTO | 1,356,296 |
| Model 204 | USPTO | 1352564 |
| Model 204 | USPTO | 5030268 |

C. Rocket Software, Inc. - US Trademark Applications:

| Mark | Jur. | Serial. # |
|---------------------------|-------|-----------|
| Rocket | USPTO | 87151298 |
| Rocket Graphic Logo (Bug) | USPTO | 87151303 |
| ROCKET (design) | USPTO | 87151303 |
| ROCKET | USPTO | 87151298 |