CH \$640.00 4120535

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM541493

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
DoublePositive Marketing Group, Inc.,		09/17/2019	Corporation:
National Business Systems, Inc.,		09/17/2019	Corporation:
ClickSpark, LLC,		09/17/2019	Limited Liability Company:
CallVista, LLC		09/17/2019	Limited Liability Company:
Globalex Corporation		09/17/2019	Corporation:
Microdynamics Corporation		09/17/2019	Corporation:
Windsor Circle, Inc		09/17/2019	Corporation:
Applied Information Group, Inc.,		09/17/2019	Corporation:
NCP Solutions, LLC		09/17/2019	Limited Liability Company:
Paybox Corp		09/17/2019	Corporation:
Applied Revenue, LLC		09/17/2019	Limited Liability Company:
SouthData, Inc.		09/17/2019	Corporation:
Output Services Group, Inc.		09/17/2019	Corporation:

RECEIVING PARTY DATA

Name:	Wilmington Trust, National Association
Street Address:	1100 North Market Street
Internal Address:	Rodney Square North
City:	Wilmington
State/Country:	DELAWARE
Postal Code:	19801
Entity Type:	National Banking Association: UNITED STATES

PROPERTY NUMBERS Total: 25

Property Type	Number	Word Mark
Registration Number:	4120535	OSG
Registration Number:	4004118	SECUREARCHIVE
Registration Number:	4025110	SMARTCONNECT
Registration Number:	4027930	FLEXBILL

Property Type	Number	Word Mark
Registration Number:	4025076	SIGNATUREMAIL
Registration Number:	4033733	SOUTHDATA
Registration Number:	4461881	QUOTES FOR LIFE'S NECESSITIES
Registration Number:	4461883	READYFORMYQUOTE
Registration Number:	4462048	READY FOR MY QUOTE
Registration Number:	2395100	NBS
Registration Number:	3828290	CLICKSPARK
Registration Number:	3700219	DEGREEMATCH
Registration Number:	3869616	CALLVISTA
Registration Number:	4836372	REVOPAY
Registration Number:	2989866	E E-STATEMENT.COM
Registration Number:	5390187	WARP10
Registration Number:	5380634	WINDSOR CIRCLE
Registration Number:	5559204	NATIONAL BUSINESS SYSTEMS
Registration Number:	4170864	WEBOTIS
Registration Number:	4224470	NCP SOLUTIONS
Registration Number:	4729049	PAYBOX
Registration Number:	5071929	APPREV
Registration Number:	4644311	DIRECT INSITE
Registration Number:	5430978	BILLBRIDGE
Registration Number:	5208559	PAYBOX

CORRESPONDENCE DATA

Fax Number:

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.

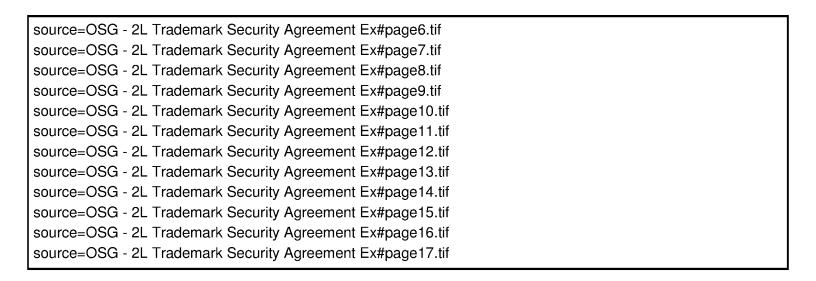
Phone: 212-728-8000
Email: ipdept@willkie.com
Correspondent Name: Max Goodman
Address Line 1: 787 Seventh Avenue

Address Line 4: New York, NEW YORK 10019

NAME OF SUBMITTER: Max Goodman
SIGNATURE: /Max Goodman/
DATE SIGNED: 09/19/2019

Total Attachments: 17

source=OSG - 2L Trademark Security Agreement Ex#page1.tif source=OSG - 2L Trademark Security Agreement Ex#page2.tif source=OSG - 2L Trademark Security Agreement Ex#page3.tif source=OSG - 2L Trademark Security Agreement Ex#page4.tif source=OSG - 2L Trademark Security Agreement Ex#page5.tif



SECOND LIEN TRADEMARK SECURITY AGREEMENT

Second Lien Trademark Security Agreement, dated as of dated as of September, 17, by Output Services Group, Inc., a New Jersey corporation, SouthData, Inc., a North Carolina corporation, DoublePositive Marketing Group, Inc., a Delaware corporation, National Business Systems, Inc., a Minnesota corporation, ClickSpark, LLC, a New York limited liability company, CallVista, LLC, a New York limited liability company, Globalex Corporation, a California corporation, Microdynamics Corporation, an Illinois corporation, Windsor Circle, Inc., a Delaware corporation, Applied Information Group, Inc., a New Jersey corporation, NCP Solutions, LLC, a Delaware limited liability company, Paybox Corp, a Delaware corporation, and Applied Revenue Analytics, LLC, a North Carolina limited liability company (individually, a "Grantor", and, collectively, the "Grantors"), in favor of WILMINGTON TRUST, NATIONAL ASSOCIATION, solely in its capacity as administrative agent pursuant to the Second Lien Credit Agreement (as defined in the Second Lien Security Agreement, defined below) (in such capacity, the "Administrative Agent"), for the benefit of the Secured Parties.

WITNESSETH:

WHEREAS, the Grantors are party to a Second Lien Security Agreement dated as of September 17, 2019 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Second Lien Security Agreement") in favor of the Administrative Agent, for the benefit of the Secured Parties, pursuant to which the Grantors are required to execute and deliver this Second Lien Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and to induce the Administrative Agent, for the benefit of the Secured Parties, to enter into the Second Lien Credit Agreement, the Grantors hereby agree with the Administrative Agent as follows:

SECTION 1. <u>Defined Terms.</u> Unless otherwise defined herein, terms defined in the Second Lien Security Agreement and used herein have the meaning given to them in the Second Lien Security Agreement and the Second Lien Credit Agreement.

SECTION 2. <u>Grant of Security Interest in Trademark Collateral.</u> Each Grantor hereby pledges and grants to the Administrative Agent for the benefit of the Secured Parties a lien on and security interest in and to all of its right, title and interest in, to and under all the following Collateral (excluding any Excluded Assets) of such Grantor: all Trademarks of such Grantor (other than Excluded Assets), including those listed on <u>Schedule I</u> attached hereto.

SECTION 3. The Second Lien Security Agreement. The security interest granted pursuant to this Second Lien Trademark Security Agreement is granted in conjunction with the security interest granted to the Administrative Agent, for the benefit of the Secured Parties, pursuant to the Second Lien Security Agreement and Grantors hereby acknowledge and affirm that the rights and remedies of the Administrative Agent with respect to the security interest in the Trademarks made and granted hereby and thereby are more fully set forth in the Second Lien Security Agreement, the terms of which are incorporated herein by reference. In the event that any provision of this Second Lien Trademark Security Agreement is deemed to conflict with the

Second Lien Security Agreement, the provisions of the Second Lien Security Agreement shall control unless the Administrative Agent shall otherwise determine.

SECTION 4. <u>Termination</u>. Upon the termination of the Second Lien Security Agreement in accordance with Section 6.11 thereof with respect to any Grantor, the Administrative Agent shall, at the expense of such Grantor, execute, acknowledge, and deliver to such Grantor an instrument in writing in recordable form releasing the lien on and security interest in the Trademarks under this Second Lien Trademark Security Agreement.

SECTION 5. <u>Counterparts.</u> This Second Lien Trademark Security Agreement may be executed in any number of counterparts, all of which shall constitute one and the same instrument, and any party hereto may execute this Second Lien Trademark Security Agreement by signing and delivering one or more counterparts.

[Signature pages follow]

OUTPUT SERVICES GROUP, INC.

By:

Name: Kent Gerring

Title: Secretary, Treasurer and Chief Financial

SOUTHDATA, INC.

By:
Name: Kent Herring
Title: Secretary, Freasurer and Chief Financial
Officer

DOUBLEPOSITIVE MARKETING GROUP, INC.

Name: Kent Herring

Title: Secretary, Treasurer and Chief Financial

NATIONAL BUSINESS SYSTEMS, INC.

Name: Kent Clearing

Title: Secretary, Treasurer and Chief Financial

CLICKSPARK, LLC

Name: Kent Herring

Title: Secretary, Treasurer and Chief Financial

CALLVISTA, LLC

Name: Kent Herring

Title: Secretary, Treaturer and Chief Financial
Officer

GLOBALEX CORPORATION

Name: Kent Herring

Title: Secretary

MICRODYNAMICS CORPORATION

Name: Kent Herring

Title: Secretary, Treasurer and Chief Financial

WINDSOR CIRCLE, INC.

Name: Kent Herring

Title: Secretary, Treasurer and Chief Financial

APPLIED INFORMATION GROUP, INC.

Name: Kent Herring

Title: Secretary

NCP SOLUTIONS, LLC

Name: Kent Herring

Title: Secretary, Treaturer and Chief Financial Officer

PAYBOX CORP

Name: Kent Herring Title: Secretary

APPLIED REVENUE ANALYTICS, LLC

By:
Name: Kent Herring
Title: Secretary

WILMINGTON TRUST, NATIONAL ASSOCIATION, as Administrative Agent

Name

Title:

Nicole Kroll

Assistant Vice President

Schedule I Trademark Registrations and Use Applications

Registrations:

OWNER	REGISTRATION NUMBER	TRADEMARK
Output Services Group, Inc.	4120535	OSG
SouthData, Inc.	4004118	SECUREARCHIVE
SouthData, Inc.	4025110	SMARTCONNECT
SouthData, Inc.	4027930	FLEXBILL
SouthData, Inc.	4025076	SIGNATUREMAIL
SouthData, Inc.	4033733	SOUTHDATA
DoublePositive Marketing Group, Inc.	4461881	QUOTES FOR LIFE'S NECESSITIES
DoublePositive Marketing Group, Inc.	4461883	READYFORMYQUOTE
DoublePositive Marketing Group, Inc.	4462048	READY FOR MY QUOTE & Design
National Business Systems, Inc.	2395100	NBS
ClickSpark, LLC	3828290	CLICKSPARK
ClickSpark, LLC	3700219	DEGREEMATCH
CallVista, LLC	3869616	CALLVISTA
Globalex Corporation	4836372	REVOPAY
Microdynamics Corporation	2989866	E E-STATEMENT.COM
Windsor Circle, Inc.	5390187	WARP10
Windsor Circle, Inc.	5380634	WINDSOR CIRCLE
National Business Systems, Inc.	5559204	NATIONAL BUSINESS SYSTEMS
Applied Information Group, Inc.	4170864	WebGTIS
NCP Solutions, LLC	4,224,470	NI
Paybox Corp	4,729,049	PAYBOX
Applied Revenue Analytics, LLC	5071929	APPREV
Paybox Corp	4644311	DIRECT INSITE
Output Services Group, Inc.	5430978	BILLBRIDGE
Paybox Corp.	5208559	PAYBOX

Applications:

RECORDED: 09/19/2019

OWNER	APPLICATION NUMBER	TRADEMARK
Output Services Group, Inc.	N/A	DIAMONDVIEW
Output Services Group, Inc.	88309966	Polymorphic Intelligence