#### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM582726

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Super-Priority Intellectual Property Security Agreement

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
iQor US Inc.		05/29/2020	Corporation: DELAWARE
iQor Holdings Inc.		05/29/2020	Corporation: DELAWARE
iQor Technologies, Inc.		05/29/2020	Corporation: DELAWARE

#### **RECEIVING PARTY DATA**

Name:	Credit Suisse AG, Cayman Islands Branch		
Street Address:	11 Madison Avenue		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10010		
Entity Type:	Bank: SWITZERLAND		

#### **PROPERTY NUMBERS Total: 7**

Property Type	Number	Word Mark			
Registration Number:	4547930	AQRATE			
Registration Number:	5970390	I			
Registration Number:	5970391	IQOR			
Registration Number:	5970389	IQOR			
Registration Number:	5824071	IQOR LINQ			
Registration Number:	4614337	QEYMETRICS			
Registration Number:	4645436	QUANTUMATCH			

#### CORRESPONDENCE DATA

Fax Number: 9494754754

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.

949-451-3800 Phone:

Email: skann@gibsondunn.com

Correspondent Name: Stephanie Kann Address Line 1: 3161 Michelson Drive

Address Line 2: Gibson, Dunn & Crutcher LLP Address Line 4: Irvine, CALIFORNIA 92612

ATTORNEY DOCKET NUMBER: 06370-00001

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**REEL: 006977 FRAME: 0630** 900555222

NAME OF SUBMITTER:	Stephanie Kann				
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SIGNATURE:	/stephanie kann/				
DATE SIGNED:	06/23/2020				
Total Attachments: 10					
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## SUPER-PRIORITY INTELLECTUAL PROPERTY SECURITY AGREEMENT

This SUPER-PRIORITY INTELLECTUAL PROPERTY SECURITY AGREEMENT (this "*IP Security Agreement*") dated May 29, 2020 is made by the Persons listed on the signature pages hereof (collectively, the "*Grantors*") in favor of CREDIT SUISSE AG, CAYMAN ISLANDS BRANCH, as Collateral Agent (in such capacity, together with its successors and assigns, the "*Agent*") for the Secured Parties.

WHEREAS, IQOR US INC., a Delaware corporation (the "Borrower"), has entered into a Super-Priority Term Loan Credit Agreement of even date herewith (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among the Borrower, IQOR HOLDINGS INC., a Delaware corporation ("Holdings"), the Lenders party thereto from time to time, and Credit Suisse AG, Cayman Islands Branch, as Administrative Agent and Collateral Agent.

WHEREAS, each Grantor has executed and delivered that certain Omnibus Amendment and Consent of even date herewith, which amends that certain First Lien Guarantee and Collateral Agreement, dated as of April 1, 2014 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "First Lien Guarantee and Collateral Agreement") among Holdings, the Borrower, each Subsidiary of Holdings from time to time party thereto and Credit Suisse AG, Cayman Islands Branch (as successor in interest to Morgan Stanley Senior Funding, Inc.), as Collateral Agent. Terms defined in the First Lien Guarantee and Collateral Agreement or Credit Agreement and not otherwise defined herein are used herein as defined in the First Lien Guarantee and Collateral Agreement or Credit Agreement.

WHEREAS, under the terms of the First Lien Guarantee and Collateral Agreement, the Grantors have granted to the Agent, for the ratable benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed as a condition thereof to execute this IP Security Agreement for recording with the United States Patent and Trademark Office and the United States Copyright Office.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

SECTION 1. Grant of Security As security for the payment or performance, as the case may be, in full of the Obligations, each Grantor hereby pledges to the Agent, its successors and permitted assigns, for the benefit of the Secured Parties, and hereby grants to the Agent, its successors and permitted assigns, for the benefit of the Secured Parties, a security interest in all right, title and interest in or to any and all of the following now owned or hereafter acquired by such Grantor that constitute Collateral:

(i) all Patents listed on Schedule A hereto (the "*Patent Collateral*");

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- (ii) all Trademarks listed on <u>Schedule B</u> hereto, and all goodwill of the business connected therewith and symbolized thereby (the "*Trademark Collateral*"); and
- (iii) all Copyrights listed on Schedule C hereto (the "Copyright Collateral"); and
- (iv) all exclusive Copyright Licenses (as defined in the First Lien Guarantee and Collateral Agreement), listed on <u>Schedule D</u> hereto, for which any Grantor is a licensee of specifically identified registered United States Copyrights ("*Exclusive Copyright Licenses*" and, collectively with the Patent Collateral, the Trademark Collateral and the Copyright Collateral, the "*IP Collateral*").
- SECTION 2. <u>Certain Limited Exclusions</u>. Notwithstanding anything to the contrary in this IP Security Agreement, this IP Security Agreement shall not constitute a grant of a security interest in (and the Collateral shall not include) any Excluded Property.
- SECTION 3. <u>Recordation</u>. Each Grantor authorizes and requests that the Register of Copyrights, the Commissioner for Patents and the Commissioner for Trademarks and any other applicable government officer record this IP Security Agreement.
- SECTION 4. <u>Termination</u>. As more fully set forth in Section 7.15 of the First Lien Guarantee and Collateral Agreement, this IP Security Agreement and the security interests granted hereby shall terminate as of the date when all the Obligations (other than (x) obligations under Secured Swap Agreements or Secured Cash Management Agreements or in connection with Preferred Cash Management Services, in each case, not yet due and payable or (y) contingent indemnification obligations or liabilities) have been paid in full, and in connection with such termination, the Agent shall execute and deliver to the Grantors, at such Grantors' sole cost and expense, all documents that such Grantors shall reasonably request to evidence such termination or release.
- SECTION 5. Execution in Counterparts. This IP Security Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.
- SECTION 6. Grants, Rights and Remedies. This IP Security Agreement has been entered into in conjunction with the provisions of the First Lien Guarantee and Collateral Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Agent with respect to the Collateral are more fully set forth in the First Lien Guarantee and Collateral Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein. In the event that any provision of this IP Security Agreement is deemed to conflict with the First Lien Guarantee and Collateral Agreement, the provisions of the First Lien Guarantee and Collateral Agreement shall control.
- SECTION 7. Governing Law. This IP Security Agreement and the rights and obligations of the parties under this IP Security Agreement shall be construed in accordance with

and governed by the laws of the State of New York.

SECTION 8. Subject to Intercreditor Agreement and Intercreditor and Collateral Agency Agreement. Notwithstanding anything herein to the contrary, (i) the liens and security interests granted to the Agent pursuant to this IP Security Agreement will be subject to the Intercreditor Agreement and the Intercreditor and Collateral Agency Agreement and (ii) the exercise of any right or remedy by the Agent hereunder will be subject to the limitations and provisions of the Intercreditor Agreement and the Intercreditor and Collateral Agency Agreement. In the event of any conflict between the terms of Intercreditor Agreement or the Intercreditor and Collateral Agency Agreement, the terms of the Intercreditor Agreement or the Intercreditor and Collateral Agency Agreement, as applicable, shall govern.

[Signature Page to Follow]

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IN WITNESS WHEREOF, each Grantor has caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

IQOR US INC.

Ву:

Stephanie Schuitt

Title:

President and Secretary

IQOR HOLDINGS INC.

By:

Name: Gary Praznik

Title:

**Chief Executive Officer** 

IQOR TECHNOLOGIES, INC.

By: ]

Vame: Ste

Stephanie Schuitt

Title

President and Secretary

CREDIT SUISSE AG, CAYMAN ISLANDS BRANCH, as Agent

Name Title: Megan Kane
Authorized Signatory

By:\_\_\_\_ Name: Title:

Didier Siffer Authorized Signatory

### SCHEDULE A

### PATENTS AND PATENT APPLICATIONS

	Jurisdiction	Patent	Issue	Application	Application	
Title		Number	Date	Number	Date	Owner
Apparatuses, methods and	U.S.					IQOR US INC.
systems for a real-time						IQOR HOLDINGS INC.
phone configurer		10180962	2019-01-15	12/905196	2010-10-15	
	U.S.					IQOR US INC.
Apparatuses, methods and						IQOR HOLDINGS INC.
systems for a call searcher		9672281	2017-06-06	12/903765	2010-10-13	
Apparatuses, methods and	U.S.					IQOR US INC.
systems for a global						IQOR HOLDINGS INC.
benefits purse facilitator		9659062	2017-05-23	12/905239	2010-10-15	
Apparatuses, methods and	U.S.					IQOR US INC.
systems for an employee						IQOR HOLDINGS INC.
onboarding automator		9454576	2016-09-27	12/905179	2010-10-15	
Apparatuses, methods and	U.S.					IQOR US INC.
systems for a chart of						IQOR HOLDINGS INC.
accounts simplifier		9454526	2016-09-27	12/903718	2010-10-13	
Apparatuses, methods and	U.S.					IQOR US INC.
systems for an employee			<u></u>			IQOR HOLDINGS INC.
reimbursement evaluator		9454577	2016-09-27	12/905221	2010-10-15	
Apparatuses, methods and	U.S.					IQOR US INC.
systems for a universal				10/00/5004	2010 10 17	IQOR HOLDINGS INC.
payment integrator	77.0	9405800	2016-08-02	12/905204	2010-10-15	
Apparatuses, methods and	U.S.					100P HOLDDIGG DIG
systems for an employee		0.40.5500	2016 00 02	12/00/11/0	2010 10 15	IQOR HOLDINGS, INC
referral facilitator	77.0	9405799	2016-08-02	12/905169	2010-10-15	IQOR US INC.
Apparatuses, methods and	U.S.					100P HOLDBIGG BIG
systems for a global data		0405014	2016 00 02	12/7/2570	2010 04 10	IQOR HOLDINGS INC.
exchange	TIC	9405814	2016-08-02	12/762570	2010-04-19	
Apparatuses, methods and	U.S.					
systems for a rule-						IOOD HOLDINGS INC
integrated virtual punch clock		9396232	2016-07-19	12/005247	2010 10 15	IQOR HOLDINGS, INC.
	U.S.	9390232	2010-07-19	12/905247	2010-10-15	IQOR US INC.
Apparatuses, methods and systems for a universal	U.S.					IQOR HOLDINGS, INC.
data librarian		9390132	2016-07-12	12/760948	2010-04-15	IQOK HOLDINGS, INC.
Apparatuses, methods and	U.S.	2370132	2010-07-12	12//00940	2010-04-13	
systems for a call	0.3.					IQOR HOLDINGS, INC.
restrictor		9098509	2015-08-04	12/903796	2010-10-13	IQOR HOLDHVGS, INC.
Apparatuses, methods and	U.S.	7070307	2013-00-04	12/703/70	2010-10-13	120K US IIVC.
systems for a financial	0.5.					IQOR HOLDINGS, INC.
transaction tagger		9063978	2015-06-23	12/903685	2010-10-13	IQOR US INC.
Apparatuses, methods and	U.S.	7003770	2012 00 23	12,703003	2010 10 13	12011001110.
systems for a web access	] 3.5.					IQOR HOLDINGS, INC.
manager		9053146	2015-06-09	12/903839	2010-10-13	IQOR US INC.
Apparatuses, methods and	U.S.					
systems for an automated	]					
data extractor		9043354	2015-05-26	12/763331	2010-04-20	IQOR HOLDINGS, INC.
Apparatuses, methods and	U.S.					IQOR HOLDINGS, INC.
systems for a journal entry		9043355	2015-05-26	12/903660	2010-10-13	IQOR U.S. INC.

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Title	Jurisdiction	Patent Number	Issue Date	Application Number	Application Date	Owner
automator						
Apparatuses, methods and	U.S.					
systems for a descriptive						
business grammar syntax						
querier		8812537	2014-08-19	12/763320	2010-04-20	IQOR HOLDINGS, INC.
Apparatuses, methods and	U.S.					
systems for a data						IQOR HOLDINGS, INC.
translator		8812482	2014-08-19	12/904676	2010-10-14	IQOR US INC.
Apparatuses, methods and	U.S.					
systems for a real-time						
desktop configurer						
utilizing a user identifier						
or an initialization request						
to retrieve a data-						
structure-tracking syntax-						
configured string		8489872	2013-07-16	12/762577	2010-04-19	IQOR HOLDINGS, INC.

#### SCHEDULE B

### TRADEMARK REGISTRATIONS AND APPLICATIONS

Trademark	Jurisdiction	Status	App Number	Reg Number	App. Date	Reg. Date	Owner
AQRATE	U.S. Federal	REGISTERED	85311004	4547930	03-MAY- 2011	10-JUN-2014	IQOR TECHNOLOGIES, INC.
I	U.S. Federal	REGISTERED	88217029	5970390	05-DEC- 2018	28-JAN-2020	IQOR US INC.
IQOR	U.S. Federal	REGISTERED	88217035	5970391	05-DEC- 2018	28-JAN-2020	IQOR US INC.
IQOR	U.S. Federal	REGISTERED	88217022	5970389	04-DEC- 2018	28-JAN-2020	IQOR US INC.
IQOR LINQ	U.S. Federal	REGISTERED	87638804	5824071	09-OCT- 2017	06-AUG- 2019	IQOR US INC.
QEYMETRICS	U.S. Federal	REGISTERED	85752937	4614337	12-OCT- 2012	30-SEP-2014	IQOR US INC.
QUANTUMAT CH	U.S. Federal	REGISTERED	85310894	4645436	03-MAY- 2011	25-NOV- 2014	IQOR TECHNOLOGIES, INC.

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### **SCHEDULE C**

### COPYRIGHT REGISTRATIONS AND APPLICATIONS

None.

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#### **SCHEDULE D**

# $\frac{\textbf{EXCLUSIVE INBOUND COPYRIGHT LICENSES FOR U.S. COPYRIGHT}}{\textbf{REGISTRATIONS}}$

None.

**RECORDED: 06/23/2020** 

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