

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM642159

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	FIRST LIEN RELEASE OF SECURITY INTEREST IN TRADEMARKS
SEQUENCE:	1

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
JEFFERIES FINANCE LLC, as Collateral Agent		04/23/2021	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	Vision Solutions, Inc.
Street Address:	2 Blue Hill Plaza, #1563
City:	Pearl River
State/Country:	NEW YORK
Postal Code:	10965
Entity Type:	Corporation: DELAWARE
Name:	Precisely Software Incorporated (f/k/a Syncsort Incorporated)
Street Address:	2 Blue Hill Plaza, #1563
City:	Pearl River
State/Country:	NEW YORK
Postal Code:	10965
Entity Type:	Corporation: NEW JERSEY
Name:	Trillium Software, Inc.
Street Address:	2 Blue Hill Plaza, #1563
City:	Pearl River
State/Country:	NEW YORK
Postal Code:	10965
Entity Type:	Corporation: DELAWARE
Name:	EView Technology, Inc.
Street Address:	2 Blue Hill Plaza, #1563
City:	Pearl River
State/Country:	NEW YORK
Postal Code:	10965
Entity Type:	Corporation: NORTH CAROLINA
Name:	SQData Corporation
Street Address:	2 Blue Hill Plaza, #1563

OP \$1390.00 2961223

City:	Pearl River
State/Country:	NEW YORK
Postal Code:	10965
Entity Type:	Corporation: TEXAS
Name:	Pitney Bowes Software Inc.
Street Address:	2 Blue Hill Plaza, #1563
City:	Pearl River
State/Country:	NEW YORK
Postal Code:	10965
Entity Type:	Corporation: DELAWARE
Name:	Portrait International, Inc.
Street Address:	2 Blue Hill Plaza, #1563
City:	Pearl River
State/Country:	NEW YORK
Postal Code:	10965
Entity Type:	Corporation: OHIO

PROPERTY NUMBERS Total: 55

Property Type	Number	Word Mark
Registration Number:	2961223	DMEXPRESS
Registration Number:	2070629	FILEPORT
Registration Number:	4634018	IRONCLUSTER
Registration Number:	4703893	IRONSTREAM
Registration Number:	4107626	MFX
Registration Number:	2155075	PARASORT
Registration Number:	2023810	PIPESORT
Registration Number:	2502544	
Registration Number:	4825182	SILQ
Registration Number:	1157917	SYNCSORT
Registration Number:	2427390	VISUAL SYNCSORT
Registration Number:	4771712	ZPCOPY
Registration Number:	2671358	TRILLIUM SOFTWARE
Registration Number:	1903431	TRILLIUM SOFTWARE SYSTEM
Registration Number:	4154645	TRILLIUMAPPS
Registration Number:	3096371	ECHO2
Registration Number:	3745825	ECHOCLUSTER
Registration Number:	3751143	EHOSTREAM
Registration Number:	2515601	H.A.
Registration Number:	4097425	ITERA

Property Type	Number	Word Mark
Registration Number:	2682829	MIMIX
Registration Number:	1851437	MIMIX
Registration Number:	3870447	RECOVERNOW
Registration Number:	2347987	VISION SOLUTIONS
Registration Number:	2358967	VISION SOLUTIONS
Registration Number:	3270689	EVIEW
Registration Number:	3623423	I AM A HAPPY CUSTOMER...
Registration Number:	4296367	LOGMEONCE
Registration Number:	4120478	LIVECHECK
Registration Number:	1937215	ANYSITE
Registration Number:	2424785	CENTRUS
Registration Number:	4555254	CODE-1 PLUS
Registration Number:	4513625	CONTEXT
Registration Number:	4513626	DATA FOR LIFE
Registration Number:	2297371	DOC1
Registration Number:	1648669	EDGE
Registration Number:	4477086	ENGAGEONE
Registration Number:	5323607	FINALIST
Registration Number:	2353600	GEOTAX
Registration Number:	1630705	MAILSTREAM PLUS
Registration Number:	1755031	MAPBASIC
Registration Number:	1610407	MAPINFO
Registration Number:	2009121	MAPMARKER
Registration Number:	2732285	MAPONICS
Registration Number:	4513627	MAPONICS
Registration Number:	2241537	MAPXTREME
Registration Number:	2532200	PSAP PRO
Registration Number:	2320245	QUADSTONE
Registration Number:	2058229	SAGENT
Registration Number:	3894984	SPECTRUM
Registration Number:	1923472	STREAMWEAVER
Registration Number:	2243851	STREETPRO
Registration Number:	2298900	TARGETPRO
Serial Number:	87208687	DATAFUNNEL
Serial Number:	87105092	SYNCSORT

CORRESPONDENCE DATA

Fax Number: 8004947512

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: 202-370-4756
Email: ipteam@cogencyglobal.com
Correspondent Name: Jay daSilva
Address Line 1: 1025 Vermont Ave NW, Suite 1130
Address Line 2: COGENCY GLOBAL INC.
Address Line 4: Washington, D.C. 20005

ATTORNEY DOCKET NUMBER:	1361520 TM B
--------------------------------	--------------

NAME OF SUBMITTER:	Jenny Lim
---------------------------	-----------

SIGNATURE:	/Jenny Lim/
-------------------	-------------

DATE SIGNED:	04/26/2021
---------------------	------------

Total Attachments: 5

source=B - Precisely - 2021 1L Trademark Release#page3.tif
source=B - Precisely - 2021 1L Trademark Release#page4.tif
source=B - Precisely - 2021 1L Trademark Release#page5.tif
source=B - Precisely - 2021 1L Trademark Release#page6.tif
source=B - Precisely - 2021 1L Trademark Release#page7.tif

FIRST LIEN RELEASE OF SECURITY INTEREST IN TRADEMARKS

This **FIRST LIEN RELEASE OF SECURITY INTEREST IN TRADEMARKS** (this “Release”), dated as of April 23, 2021, is made by **JEFFERIES FINANCE LLC**, as Collateral Agent (in such capacity, together with its successors and assigns in such capacity, the “Agent”) in favor of Vision Solutions, Inc., a Delaware corporation (“Vision”), Precisely Software Incorporated (f.k.a. Syncsort Incorporated), a New Jersey corporation (“Syncsort”), Trillium Software, Inc., a Delaware corporation (“Trillium”), EView Technology, Inc., a North Carolina corporation (“EView”), SQData Corporation, a Texas corporation (“SQData”), Pitney Bowes Software Inc., a Delaware corporation (“Pitney”) and Portrait International, Inc., an Ohio corporation (“Portrait” and, together with Vision, Syncsort, Trillium, EView, SQData and Pitney, the “Grantors”). Capitalized words used but not otherwise defined herein shall have the meanings assigned to them in the Credit Agreement, Collateral Agreement or Trademark Security Agreements (each as defined below), as applicable.

WHEREAS, pursuant to that certain (i) First Lien Credit Agreement, dated as of August 16, 2017 (as amended by that certain Incremental Facility Agreement No. 1 to First Lien Credit Agreement, dated as of June 29, 2018, that certain Incremental Facility Agreement No. 2 to First Lien Credit Agreement, dated as of September 24, 2018, that certain Incremental Facility Agreement No. 3 to First Lien Credit Agreement, dated as of November 6, 2018, that certain Incremental Facility Agreement No. 4 to First Lien Credit Agreement, dated as of December 2, 2019 and by that certain Incremental Facility Agreement No. 5 to First Lien Credit Agreement, dated as of February 1, 2021 and as further amended, amended and restated, supplemented or otherwise modified from time to time, the “Credit Agreement”), among Starfish Holdco, LLC, a Delaware limited liability company (“Holdings”), Vision, Syncsort (together with Vision, the “Co-Borrowers”), the Lenders from time to time party thereto, the Agent and the other parties party thereto; (ii) First Lien Collateral Agreement, dated as of August 16, 2017 (as modified by that certain Agency Resignation, Appointment and Assumption Agreement, dated as of April 2, 2020 and as further amended, amended and restated, extended, supplemented or otherwise modified from time to time, the “Collateral Agreement”), among certain of the Grantors, the other grantors party thereto and the Agent; (iii) First Lien Trademark Security Agreement, dated as of August 16, 2017 (the “Syncsort Trademark Security Agreement”) and recorded with the United States Patent and Trademark Office (the “USPTO”) on August 18, 2017 at Reel/Frame No. 6133/0297; (iv) First Lien Trademark Security Agreement, dated as of August 16, 2017 (the “Trillium Trademark Security Agreement”) and recorded with the USPTO on August 18, 2017 at Reel/Frame No. 6133/0318; (v) First Lien Trademark Security Agreement, dated as of August 16, 2017 (the “Vision Trademark Security Agreement”) and recorded with the USPTO on August 18, 2017 at Reel/Frame No. 6133/0329; (vi) First Lien Trademark Security Agreement, dated as of February 15, 2019 (the “Supplement No. 1 Trademark Security Agreement”) and recorded with the USPTO on February 15, 2019 at Reel/Frame No. 6565/0310; (vii) First Lien Trademark Security Agreement, dated as of October 18, 2019 (the “Supplement No. 2 Trademark Security Agreement”) and recorded with the USPTO on October 31, 2019 at Reel/Frame No. 6783/0921 and (viii) First Lien Trademark Security Agreement, dated as of December 2, 2019 (the “Supplement No. 3 Trademark Security Agreement” and, together with the Syncsort Trademark Security Agreement, the Trillium Trademark Security Agreement, the Vision Trademark Security Agreement, the Supplement No. 1 Trademark Security Agreement and the Supplement No. 2 Trademark Security Agreement, the “Trademark Security Agreements”) and recorded with the USPTO on December 20, 2019 at Reel/Frame No. 6822/0863, the Grantors granted to the Agent, for the benefit of the Secured Parties, a security interest in the Grantors’ right, title and interest in and to certain trademarks and service mark registrations and applications identified in Schedule A attached hereto (such scheduled trademarks and service mark registrations and applications, the “Trademarks”);

WHEREAS, the Grantors have requested that the Agent release and reassign its interest in the Trademarks to the Grantors.

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, the Agent hereby agrees as follows:

The Agent, on behalf of the Secured Parties, hereby:

1. Discharges, relinquishes, terminates, cancels and releases the lien on and any and all right, title and interest in and to: (i) the Trademarks, (ii) all extensions and renewals of and amendments to the Trademarks, (iii) any and all royalties, fees, income, payments and other proceeds now or hereafter due or payable with respect to the Trademarks, (iv) any and all claims and causes of action, with respect to the Trademarks, whether occurring before, on or after the date hereof, including all rights to and claims for damages, restitution and injunctive and other legal and equitable relief for past, present and future infringement, misappropriation, violation, misuse, breach or default, with the right but no obligation to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages and/or (v) any goodwill associated with the Trademarks, without recourse or representation or warranty, express or implied of any kind;

2. Reassigns to the Grantors any and all liens, security interests, right, title and interest of the Agent pursuant to the Trademark Security Agreements in the Trademarks, without recourse or representation or warranty, express or implied, of any kind; and

3. Authorizes and requests that the USPTO note and record the existence of the release hereby given.

This Release shall be governed by, and construed in accordance with, the laws of the State of New York. This Release may be executed in counterparts (and by different parties hereto in different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page of this Release by telecopier or other electronic transmission (PDF or TIFF format) shall be effective as delivery of a manually executed counterpart of this Release. Any signature to this Release may be delivered by facsimile, electronic mail (including pdf) or any electronic signature complying with the U.S. federal E-SIGN Act of 2000 or the New York Electronic Signature and Records Act or other transmission method and any counterpart so delivered shall be deemed to have been duly and validly delivered and be valid and effective for all purposes to the fullest extent permitted by applicable law. Each of the parties hereto represents and warrants to the other parties hereto that it has the corporate capacity and authority to execute this Release through electronic means and there are no restrictions for doing so in such party's constitutive documents.

[Remainder of page intentionally blank]

Executed as of the date above first written.

JEFFERIES FINANCE LLC, as Collateral
Agent

By: *J.R. Young*
Name: JR Young
Title: Managing Director

**SCHEDULE A
REGISTERED TRADEMARKS AND TRADEMARK APPLICATIONS**

Release schedule for reel/frame 6909/0208

Owner	Trademark	Registration or Application No.
Precisely Software Incorporated	DMEXPRESS	2961223
Precisely Software Incorporated	FILEPORT	2070629
Precisely Software Incorporated	IRONCLUSTER	4634018
Precisely Software Incorporated	IRONSTREAM	4703893
Precisely Software Incorporated	MFX	4107626
Precisely Software Incorporated	PARASORT	2155075
Precisely Software Incorporated	PIPESORT	2023810
Precisely Software Incorporated	Sigma (Greek Symbol) & Design	2502544
Precisely Software Incorporated	SILQ	4825182
Precisely Software Incorporated	SYNCSORT	1157917
Precisely Software Incorporated	VISUAL SYNCSORT	2427390
Precisely Software Incorporated	ZPCOPY	4771712
Precisely Software Incorporated	DataFunnel	87208687
Precisely Software Incorporated	SYNCSORT	87105092
Trillium Software, Inc.	TRILLIUM SOFTWARE	2671358
Trillium Software, Inc.	TRILLIUM SOFTWARE SYSTEM	1903431
Trillium Software, Inc.	TRILLIUMAPPS	4154645
Vision Solutions, Inc.	ECHO	3096371
Vision Solutions, Inc.	ECHOCLUSTER	3745825
Vision Solutions, Inc.	EHOSTREAM	3751143
Vision Solutions, Inc.	H.A.	2515601
Vision Solutions, Inc.	ITERA	4097425
Vision Solutions, Inc.	MIMIX	2682829
Vision Solutions, Inc.	MIMIX	1851437
Vision Solutions, Inc.	RECOVERNOW	3870447
Vision Solutions, Inc.	VISION SOLUTIONS	2347987
Vision Solutions, Inc.	VISION SOLUTIONS	2358967
EView Technology, Inc.	EVIEW	3270689
EView Technology, Inc.	I AM A HAPPY CUSTOMER...	3623423
EView Technology, Inc.	LOGMEONCE	4296367
SQData Corporation	LiveCheck	4120478

Owner	Trademark	Registration or Application No.
Pitney Bowes Software Inc.	ANYSITE*	1937215
Pitney Bowes Software Inc.	CENTRUS*	2424785
Pitney Bowes Software Inc.	CODE-1 Plus*	4555254
Pitney Bowes Software Inc.	CONTEXT*	4513625
Pitney Bowes Software Inc.	DATA FOR LIFE*	4513626
Pitney Bowes Software Inc.	DOC1*	2297371
Pitney Bowes Software Inc.	EDGE*	1648669
Pitney Bowes Software Inc.	EngageOne*	4477086
Pitney Bowes Software Inc.	Finalist*	5323607
Pitney Bowes Software Inc.	GEOTAX*	2353600
Pitney Bowes Software Inc.	MAILSTREAM PLUS*	1630705
Pitney Bowes Software Inc.	MAPBASIC*	1755031
Pitney Bowes Software Inc.	MapInfo*	1610407
Pitney Bowes Software Inc.	MAPMARKER*	2009121
Pitney Bowes Software Inc.	MAPONICS*	2732285
Pitney Bowes Software Inc.	MAPONICS*	4513627
Pitney Bowes Software Inc.	MapXtreme*	2241537
Pitney Bowes Software Inc.	PSAP PRO*	2532200
Pitney Bowes Software Inc.	QUADSTONE*	2320245
Pitney Bowes Software Inc.	SAGENT*	2058229
Pitney Bowes Software Inc.	SPECTRUM*	3894984
Pitney Bowes Software Inc.	STREAMWEAVER*	1923472
Pitney Bowes Software Inc.	STREETPRO*	2243851
Pitney Bowes Software Inc.	TARGETPRO*	2298900

* For each United States Trademark denoted by “*”, the assignment of such trademark from Bank of America, N.A. to Jefferies Finance LLC, pursuant to that certain Assignment of Security Interest in Trademarks, dated as of April 2, 2020, is not included at reel/frame: 6909/0208. Each of Bank of America, N.A.’s liens and security interests in the foregoing trademarks was assigned by Bank of America, N.A. to Jefferies Finance LLC pursuant to that certain Agency Resignation, Appointment and Assumption Agreement, dated as of April 2, 2020 between, *inter alia*, Bank of America, N.A. and Jefferies Finance LLC.

#94406976v9