

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM647899

SUBMISSION TYPE:	RESUBMISSION		
NATURE OF CONVEYANCE:	ASSIGNMENT OF AN UNDIVIDED PART OF ASSIGNOR'S INTEREST		
RESUBMIT DOCUMENT ID:	900595833		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
HSBC Bank USA, National Association Ownit Mortgage Loan Trust, Mortgage Loan Asset-Backed Certificates, Series 2005-4		05/12/2005	Trust: NEW YORK
PHH Mortgage Services		05/12/2005	Corporation: NEW JERSEY
NewRez	FORMERLY New Penn Financial	07/18/2018	Limited Liability Company: PENNSYLVANIA
Ocwen Financial Corporation	FORMERLY Litton Loan Servicing	09/01/2011	Corporation: FLORIDA
Litton Loan Servicing		09/01/2011	Limited Partnership: TEXAS
Barclay's Bank		09/01/2011	Private Limited Company: UNITED KINGDOM
Ocwen Loan Servicing		06/29/2010	Corporation:
Altisource Solutions, S.A.R.L.		08/10/2009	Corporation: LUXEMBOURG
Altisource Portfolio Solutions, S.A.R.L.	FORMERLY Ocwen Luxembourg S.A.R.L.	05/12/2009	Société Anonyme (Sa):
Altisource Portfolio Solutions, S.A.	FORMERLY Altisource Portfolio Solutions, S.A.R.L.	06/05/2009	Société Anonyme (Sa): LUXEMBOURG
Bank of America. N.A. as Collateral Agent		11/27/2012	National Banking Association: TEXAS
Nationwvide Credit, Inc.		11/27/2012	Corporation: GEORGIA
The Mortgage Partnership of America		11/27/2012	Limited Liability Company: MISSOURI
Altisource S.A.R.L.	FORMERLY Altisource Solutions, S.A.R.L.	12/27/2017	SOCIÉTÉ À RESPONSABILITÉ LIMITEE: LUXEMBOURG
Altisource Holdings, S.A.R.L.		12/27/2017	SOCIÉTÉ À RESPONSABILITÉ LIMITÉE: LUXEMBOURG
Morgan Stanley Senior Funding		04/03/2018	Corporation: MARYLAND
REO Trans		10/19/2009	Limited Liability Company: CALIFORNIA
Equator		10/19/2009	Limited Liability Company: CALIFORNIA

TRADEMARK

Name	Formerly	Execution Date	Entity Type
Ownit Mortgage Solutions, Inc.		08/31/2005	Corporation: CALIFORNIA
KENNETH W. DOST		06/09/1980	Capitalized name not defined by the terms and conditions to and into which capitalized name was/is incorporated to and into by reference: UNKNOWN
MICHELE A. DOST		05/12/2005	Capitalized name not defined by the terms and conditions to and into which capitalized name was/is incorporated to and into by reference,,: UNKNOWN
First American Title Insurance Company of Oregon, from the agency of First American Title Company of Columbia County		08/29/1997	Corporation: OREGON
First American Financial Corporation		03/17/2014	Corporation: DELAWARE
Interthinx, Inc.	FORMERLY Sysdome, Inc.	01/25/2007	Corporation: CALIFORNIA
Corelogic, Inc.		06/01/2010	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Kenneth W Dost
Also Known As:	AKA KENNETH W. DOST
Street Address:	51923 Mountain View Road
City:	Scappoose
State/Country:	OREGON
Postal Code:	97056
Entity Type:	INDIVIDUAL: UNITED STATES
Name:	Michele A. Dost
Also Known As:	AKA MICHELE A DOST/MAD
Street Address:	51923 Mountain View Road
City:	Scappoose
State/Country:	OREGON
Postal Code:	97056
Entity Type:	INDIVIDUAL: UNITED STATES

PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Serial Number:	90390797	NEWREZ SMART MOVE
Serial Number:	88042371	NEWREZ
Serial Number:	86119787	ALTISOURCE

TRADEMARK

REEL: 007292 FRAME: 0573

Property Type	Number	Word Mark
Registration Number:	2330062	OCWEN FINANCIAL CORPORATION
Serial Number:	78669774	OCWEN LOAN SERVICING
Registration Number:	2084831	MERS
Registration Number:	3179517	OWNIT MORTGAGE SOLUTIONS

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.

Email: kenwdost@gmail.com
Correspondent Name: Kenneth DOST
Address Line 1: 51923 Mountain View Road
Address Line 4: Scappoose, OREGON 97056

ATTORNEY DOCKET NUMBER:	121548-60014
NAME OF SUBMITTER:	Kenneth DOST
SIGNATURE:	/Kenneth DOST/
DATE SIGNED:	05/19/2021

Total Attachments: 38

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**TRADEMARK ASSIGNMENT
OF THE ENTIRE UNDIVIDED RIGHTS, TITLE, AND INTEREST
(By indisputable rebuttal, revocation, and reversal)**

This TRADEMARK ASSIGNMENT is originated an alleged mortgage loan to real property agreement by and between Kenneth W. Dost and Michele A. Dost and Ownit Mortgage Solutions, as more fully described below, to the issue of Ownit Mortgage Loan Trust, Mortgage Loan Asset-Backed Certificates, Series 2005-4.

This is made in my private authority in "*true office*" under natural law "to declare and enforce my natural rights and duties,"¹ in an extra-legal manner to recover the value or equivalent thereof, for the loss, harms, and damages caused by imposed and/or misrepresented agent nominee(s), successors and assigns, legal representatives, successors and assigns, that is necessary because "If justice be by the Law," given a judicial system that condones the theft of properties that belong to another, denying legal remedy to the one whose property is being stolen, whether by cause of action or defense in observance of prescription, practitioners that do not abide by it, "then Christ died in vain," Galatians 2:21.

As duty is a debt to someone other than myself, and therefore I cannot, strictly speaking, use the term duties to myself. They are due to God, in regard of myself. I cannot, after all, owe a debt to myself, as I cannot lay a command on myself. My duties towards others are implicitly contained in Christian precept: "Thou shalt love thy neighbor as thyself". God wills the welfare of all men, thereby the obligation of making His will the rule of mine binds me to will their welfare, and to order my conduct towards them with a due respect to the rational nature which they possess, and to the obligations which that nature imposes on them. Application of this principle gives birth to duties towards the minds and wills of others by the prohibition of scandal and lying, to the lives of others, by prohibition of physical harm or murder, to their good reputation and prohibition of insult, detraction, or defamation of character.

Duties towards myself may all be included under one principle -life: the goods of person, mental and physical, have been given to me in trust, with the obligation of using them to obtain the supernatural happiness and merit in this life prior to the supreme good and end for which I am destined. I am bound to strive for the development of my intellect and for temporal goods avoiding all actions incompatible with the reverence that I owe to moral nature.as and to the fulfilment of the moral law.

Capitalized meaning not defined herein, has the meaning as defined by the terms and conditions of the various sort of Trademark, Patent, Copyright, and License Agreements, to and into which Capitalized name has been incorporated by reference.

The PROFESSION OF MORAL TRUTH AND RELIGIOUS OPINION attached and incorporated herein.

Ownit Mortgage Loan Trust, Mortgage Loan Asset-Backed Certificates, Series 2005-4
8 East 40th Street CTLA-Structured Finance,
New York, NY 10016.

BACKGROUND

along with common law rights of use and control, unencumbered except for liens permitted by law,

¹ Thomas Jefferson

This TRADEMARK ASSIGNMENT is a voluntary and self-executed act in the “*true office*” under natural law “*to declare and enforce my natural rights and duties,*” moved by wills intellect and the right, of conscience, that is both good and moral. It is necessary act to correct for the bad and immoral acts that have ripped through and torn apart this household.

Kenneth W. Dost/KENNETH W. DOST and Michele A. Dost/MICHELE A. DOST are Tenants by the Entirety/Assignors to that certain alleged residential mortgage loan refinance with Ownit Mortgage Solutions, Inc. agreed to on May 12, 2005, through the Fannie Mae Freddie Mac Uniform Instrument – MERS, secured by a Deed of Trust recorded in Columbia County, Oregon, file #2005-006878, on May 24, 2005, in favor of Mortgage Electronic Registration Systems, Inc. (MERS) solely as nominee for Ownit Mortgage Solutions, Inc., mortgagee and beneficiary of the security instrument (“Deed of Trust”).

The above transaction exists in an illusion, fostered by Mortgage Electronic Registration Systems, Inc. (MERS) for the believable appearance of that which it is not. It is a conjured scheme that that is not a mortgage loan to real property, but rather a lease, rents, and assignment to a future repurchase agreement, a basket securities and insurances, derived from the decomposition, fractionalization, collateralization, securitization, and repeated rehypothecation of my land and home, all imposed upon me by that certain Mortgage Electronic Registration Systems, Inc. (MERS)/Nationsbank N.A. (Bank of America N.A.) Pledge and Credit Security Agreement, by concealed attachment to the Uniform Instrument.

The reality is that these are commercial leases, rents, and assignment to a future repurchase; the taking of infinite mortgage on soul/form - decomposed, fractionalized, securitized, collateralized, and repeatedly rehypothecated. These are the analogies, metaphysical and epistemological conjuring, phantasms and capricious whim wherefrom a system of secret liens operates that are laundered through unimpeachable contract rule. Ownit is the quintessential example that examining Trademark Attorney, Steven Foster identified on 1/18/2006 with concern to a Trademark registration application for the mark “Right loan” serial #78/342465. In his brief before the United States Patent and Trademarks Office, Trademark Trial and Appeal Board, Mr. Foster states:

“Applicant also argues that the purchasers of its services are sophisticated, making confusion less likely. However, the recited services of the respective parties are not limited to professionals with extensive experience in the trade, but are stated broadly, and would include services offered to ordinary purchasers, who may obtain mortgages only a small number of times in their lifetimes. It may be presumptuous to believe that these purchasers are sophisticated or experienced in these matters, and indeed they may not be. Even assuming *arguendo* that they are sophisticated or knowledgeable in applicant’s field, *this does not necessarily mean that they are sophisticated or knowledgeable in the field of trademarks or immune from source confusion.* See *In re Decombe*, 9 USPQ2d 1812 (TTAB 1988); *In re Pellerin Milnor Corp.*, 221 USPQ 558 (TTAB 1983); TMEP §1207.01(d)(vii).”

On and around June 2005, Merrill Lynch purchased an equity share of Ownit, on and around September 2005, Merrill Lynch and Ownit were complicit on a scheme that would be the cause of the economic collapse. The scheme involved lowering borrower qualifications below subprime qualifiers, the complete abandonment of documentation and verification underwriting standards, and eliminating all down payment requirements. Merrill Lynch instructed all its warehouse lenders do the same along with the order to double their sales volume.

The real estate market had expanded exponentially in a few short years and by the midpoint of 2005 had reached its capacity of qualified borrowers; supported by statistics and William Dallas, CEO and Director

of Ownit himself. Merrill Lynch deliberately expanded the market by handing out the keys to nearly anyone with a pulse and heartbeat, capable of signing their name and entering an inflated income amount as coached by the broker. The vast majority of these persons would not have qualified under common sense and competent underwriting standards.

On December 28, 2006, Ownit filed for voluntary chapter 11 bankruptcy because it could not meet its obligations to Merrill Lynch, as caused by a high and rapid rate of defaults. Ironically, or not, it was the instigator, Merrill Lynch, who called the margin that forced Ownit into taking its “exit.” Ownit was the first domino to fall quickly followed by Merrill Lynch’s other warehouse lenders which rippled through the market. On July 31, 2007, Bear Stearns filed for bankruptcy in the Cayman Islands on two hedge funds: Bear Stearns High-Grade Structured Credit Strategies Master Fund, LTD and Bear Stearns High-Grade Structured Credit Strategies Enhanced Leverage Master Fund, Ltd.

It was in October 2007, that fear that the overnight commercial paper market might collapse, the Federal Reserve and United States Treasury made the decision to freeze all credit to the development and construction sector. The credit was moved over shore up commercial paper from collapse. This translated to a total shutdown of all construction projects and development in the works, resulting in the loss of millions of jobs nearly overnight. Kenneth Dost’s twenty years in the field of Architecture came to an abrupt end in November 2007. An economic collapse before the collapse, which came about a year later in 2008 with TARP.

To take anger off the bankers, a campaign ensued, shifting blame for the collapse onto the “deadbeat borrowers” of “liars loans” and stated income. In truth, this is not totally unfounded. However, it became the stereotype that labeled the millions of financially responsible persons who had qualified by full documentation and verification underwriting standards. Those who had no part whatsoever in the events that brought down the economy that instead was brought down onto them and whom have been made to suffer the “deadbeat liar” discriminating stereotype and prejudice.

WHEREAS I, Kenneth W. Dost, am the sole principal owner/agent of the abstracted metaphysical entity, KENNETH W. DOST and all spelling variations thereto, including the initials KWD and the name opposite the spelling, of the undivided rights, title, and interest of every decomposition, fractionalization, securitization, collateralization, and rehypothecation, along with the unencumbered common law rights of use, that would have no existence at all were it not for my life’s breath that gave KENNETH W. DOST existence, that merged is a human soul – Kenneth DOST

WHEREAS I, Michele A. Dost, am the sole principal owner/agent of the abstracted metaphysical entity, MICHELE A. DOST, and all spelling variations thereto, including the initials MAD and the name opposite the spelling, of the undivided rights, title, and interest of every decomposition, fractionalization, securitization, collateralization, and rehypothecation, along with the unencumbered common law rights of use, that would have no existence at all were it not for my life’s breath that gave MICHELE A. DOST existence, that merged is a human soul – Michele A. Dost,

WHEREAS, insofar as prescription is concerned, the Fourth Lateran Council requires that man must be honestly convinced that what he has in his possession really belongs to him – a veritable proprietary state of mind that is not satisfied by fiduciary relations such as trusteeship or by those of deposit, rental, and the like. The Dost’s developed the 5 acres we occupy and design and built the home with retaining walls/footings firmly fixed into the soil. In fact, it was a raw 10-acre parcel, paying for the metes and bound survey, and the partition maps, rezoning, applications and permits and fees, well drilling, casing

and pump. We own the water rights and timber rights. The parties to this filing stole these rights from and much more by decomposition, fractionalization, collateralization, securitization, and repeated rehypothecation – all the Deeds, annuities, insurances, revenues, residuals, etc. etc.

WHEREAS, by virtue of this filing, indisputably rebuts, revokes, vetoes, and removes the elected nominee, MERS, at its origin, that it is the MERS/Nationsbank N.A. (Bank of America N.A.) Pledge and Credit Security Agreement, causing a reversal of all amendments, modifications, restatements, supplements, substitutions, thereto, including all successor and assigns, grants, indentures, debentures, guarantor, assumptions, transfers, mergers, swaps, omnibus, master transactions, in all and any jurisdiction, domestic and foreign, and all treaties that includes but not exclusive only to Luxembourg, Canada, Belgium, the Netherlands, England and Wales, Ireland, Australia, the Cayman Islands, France, Italy, the Holy See, and all other locations where Altisource hides itself.

WHEREAS No other person, firm, corporation, association, or any other structure has the right to use the name or signature of Kenneth W. Dost nor KENNETH W. DOST nor Michele A. Dost/MICHELE A. DOST in commerce, either in identical form thereof, or in such near resemblance thereto as to be likely, when used on or in connection with the goods/services of such other person, to cause confusion, or to cause mistake, or to deceive, and that all statements made are on cognitive knowledge with the full belief to be true, which obviously was disregarded.

WHEREAS Kenneth W. Dost and Michele A. Dost having an address at 51923 Mountain View Road, Scappoose, Oregon 97056 is the real and true principal owners of the unregistered non-human trade name, KENNETH W. DOST and MICHELE A. DOST and is present, competent, and acting with full power and authority to do and perform every lawful act and thing that a Principal would do to secure all assets and properties of his/her ownership, and unencumbered rights, title, and interests thereto.

. Kenneth W. Dost (“Assignee”)(“Secured Party”) by my request and direction, wishes and desires to acquire all rights, title, and interests to and of all trademarks and service marks KENNETH W. DOST (“Assignor”) is connected, along with goodwill of the business associated.

WHEREAS it is authorized and requested the United States Patents and Trademarks to record Kenneth W. Dost and Michele A. Dost as Assignee and Secured Party and any other similar government authority to record Kenneth W. Dost and Michele A. Dost as owner of Trademarks and issue any and all registrations issued thereon to Kenneth W. Dost and Michele A. Dost as assignee of the entire right, title, and interest in, to, and under the same, for their sole use and enjoyment of and use and enjoyment of their heirs of the body.

NOW, THEREFORE, Kenneth W. Dost (Assignee/Secured Party), Michele A. Dost (Assignee/Secured Party) desires to acquire all of Assignors right, title, and interest in and to the Trademarks, together with the goodwill of the business in connection with which the Trademarks are used, and all registrations, renewals, and extensions of the foregoing, now or hereafter in effect, for Kenneth W. Dost’s own use and enjoyment, and for the use and enjoyment of my heirs of the body, successors, and assigns, as fully and entirely as the same would have been held and enjoyed by Kenneth W. Dost, had no assignment been made, together with all past and present income, royalties, and payments due or payable, all reversed by this Trademark Assignment, including, without limitation, all claims for damages by reason of past, present, or future infringement or other unauthorized use of the Trademarks, with the right to sue for and collect the same for Kenneth W. Dost’s own use and enjoyment, and for the use and enjoyment of my heirs of the body, successors and assigns of my free will choosing, stripping all legal representatives, impersonators and imposters of all their powers. The real and true Assignee, Kenneth W. Dost, authorizes and requests the United States Commissioner of Patents and Trademarks and any other similar

government authority to record Kenneth W. Dost, as owner of the Trademarks and issue any and all registrations issued thereon to Kenneth W. Dost, as assignee of the entire right, title, and interest in, to, and under the same, for the sole use and enjoyment of Kenneth W. Dost, heirs of my body, successors and assigns of my choosing, including, all of the property of Assignor of every kind and nature and wheresoever situated, both real and personal, and any interest or equity therein not exempt from execution, including, but not limited to, all goods, inventory, equipment, furniture, fixtures, accounts, books and records cash on hand, deposit accounts, deposits, general intangibles, patents, copyrights, trademarks and trade names and all associated goodwill, source codes, software, and related documentation, instruments, investment property, insurance policies, letters of credit, letter of credit rights, and choses in action that are legally assignable, together with the proceeds of any existing non-assignable choses in action that may hereafter be recovered or received by Assignor, all products and proceeds, offspring, rent or profits from any of the foregoing including without limitation, all proceeds of credit, fire or other insurance. Assignor agrees to execute such additional documents as shall be necessary to accomplish the purposes of this Assignment.

1. To execute, acknowledge, seal and deliver release of deed of trust/mortgage note endorsements, reverse assignments of deed of trust/mortgage and other recorded documents, satisfaction releases/reconveyances of deed of trust/mortgage, subordinations and modifications, tax authority notifications and declarations, deeds, bills of sale, and other instruments of sale. reconveyance. and transfer, appropriately completed, with all ordinary or necessary endorsements, acknowledgments. affidavits, and supporting documents as may be necessary or appropriate to effect its execution. delivery, reconveyance, recordation or filings for the release of the following:

The Land known as PARCEL 2 OF PARTITION PLAT 1997-32, RECORDED AUGUST 29, 1997, FEE NO. 97-09337, IN COLUMBIA COUNTY, OREGON

Metes and bounds:

Beginning at the initial Point which is a 5/8" x30" inch iron rod with yellow plastic cap marked "REYNOLDS LAND SURVEYING. INC", said point being the Southeast corner of the Northeast quarter of the Northeast quarter of Section 15, Township J North, Range 2 West. Willamette Meridian, Columbia County, Oregon; thence South 89 degrees 46'24 sec West, along the South line of said Northeast quarter of the Northeast, quarter of Section 15, a distance of 1090.34' to the Northerly right of way line of County Road No. 9; thence along said Southerly right of way line, along the arc of a 725.00 foot radius curve to the left (the long chord bears North 80 degrees 50'26 sec West 196.14') on arc distance of 196.95' to the West line of said Northeast quarter of said Northeast quarter of Section 15; thence North 00 degrees 39'13 sec East, along said West line of the Northeast quarter of the Northeast quarter of Section 15, a distance of 23.28' to the Southwest comer of the Michael R. Kocher et ux tract as described in Book 170, Page J84, Deed Records of Columbia County, Oregon; thence North 89 degrees 36'48 sec East, along the South line of said Kocher et ux tract and along the South line of the Thomas A Rak et ux tract as described in Instrument No. 90-2386 Records of Columbia County, Oregon, a distance of 1275.18' to the Southeast comer of said Rak et ux tract; thence North 01 degrees 48'58 sec East, along the East line of said Rak et ux tract. a distance of 322.99' to the Northeast comer thereof; thence South 89 degrees 53'52 sec west, along the North line of said Rak et ux tract, a distance of 739.06' to the Northwest comer thereof, said point being on the East fine of said Kocher et ux tract; thence North 00 degrees 41'29 sec East, along the East line of said Kocher et ux tract, a distance of 102.66' to the Northeast comer thereof; thence South 89 degrees 45'15" West. along the North line of said Kocher

et ux tract a distance of 126.36'; thence North 08 degrees 33'51" West a distance of 576.49' to the Southerly right of way line of S.C. Adams County Road No. 46; thence along said Southerly right of way line the following courses: South 60 degrees 17'23" East a distance of 429.24'; thence South 63 degrees 36'04" East a distance of 308.22'; thence South 64 degrees 03'02" East a distance of 144.45'; thence along the arc of a 1180 foot radius curve to the right of way (the long chord bears South 59 degrees 01'13" East 206.93') an arc distance of 207.20' to the East line of said Section 15, thence leaving said Southerly right of way line, South 00 degrees 49'20" West, along the East line of said Section 15, a distance of 533.05' to the point of Beginning. Containing 9.609 Acres more or less

2. To relinquish, re-assign, re-convey, transfer, and discharge any and all of right, title, and interest, liens, and security interests, under any and all agreements recorded under patents, trademarks, and copyrights, without limitation all of its rights, title, and security interests in the collateral as described in any agreement whatsoever, as well as respect to the following:
 - a. All personal, intellectual, and real property whatsoever, including all fixture property of every kind and nature, including without limitation all furniture, fixtures, all equipment and accessions, raw materials, inventory and all other capital assets, other goods, accounts, contract rights, rights to the payment of money, insurance refund claims and all other insurance claims and proceeds, tort claims, chattel paper, documents, instruments, securities and other investment property, deposit accounts, rights to proceeds of letters of credit and all general intangibles, including, without limitation, all tax refund claims, license fees, patents, patent applications, trademarks, trademark applications, trade names, copyrights, copyright applications, rights to sue and recover for past infringement of patents, trademarks and copyrights, computer programs, computer software, engineering drawings, service marks, customer lists, goodwill, and all licenses, permits, agreements of any kind or nature pursuant to possess, use or has authority to possess or use property (whether tangible or intangible) of others or others possess, use or have authority to possess or use property (whether tangible or intangible), and all recorded data of any kind or nature, regardless of the medium of recording including, without limitation, all software, writings, plans, specifications and schematics. Interests in domestic and foreign companies, by the purchase and assignment of any shares, bonds, promissory notes, bills of exchange and other securities as well as all possessions held in safekeeping, relinquish all increases by the administration of such interests; all and any part of established and developed enterprise of any kind or nature, financial, industrial or commercial, domestic or foreign, relinquishing support of any such enterprises in any way, including by way of loans and guarantees; and any companies of the corporate group by way of loans, guarantees or otherwise; due and payable to the undersigns, along with the return of all credits of any kind and any and all bonds and promissory notes. All interests in electrical, electronic and mechanical accessories for mobile telephones, products, components and other materials used in connection with the above activities, and any kinds of services as a general contractor for all projects in a context or in connection with the above activities, any and all research and scientific and technical studies performed among others applied for, any and all acquired and developed licenses or issuance thereto, on product skills and industrial findings, patents, licenses, inventions, procedures, brands and models and in connection with manufactured equipment, either directly or through contract manufacturers; and all earnings from the sale or the transfer of use of copyrights, patents, models, secret processes or formulas, brands and similar,

licensing fees resulting from the issue of licenses and any all rights giving the right to sell components of mobile telephones;

"Collateral" means all past, present and future right, title and interest of each Assignor in or to any property or assets whatsoever, whether now owned or existing or hereafter arising or acquired and wheresoever located, and all rights and powers of such Assignor to transfer any interest in or to any property or assets whatsoever, including, any and all of the following property:

- (a) All past, present and future accounts, accounts receivable, agreements, guarantees, contracts, leases, licenses, contract rights and rights to payment (collectively, the "Accounts"), together with all instruments, documents, chattel paper security agreements, guaranties, undertakings, surety bonds, insurance policies, notes and drafts, all other supporting obligations, and all forms of obligations owing to such Assignor or in which such Assignor may have any interest, however created or arising
- (b) All past, present and future general intangibles, agreements, guarantees, contracts, contract rights, letter-of-credit rights, instruments, documents, leases, licenses and rights to payment; and all other forms of obligations owing to such Assignor or in which such Assignor may have any interest, however created or arising; all tax refunds of every kind and nature to which such Assignor now or hereafter may become entitled, however arising, all other refunds, all commitments to extend financing to such Assignor, and all deposits, goodwill, choses in action, trade secrets, computer programs, software, customer lists, trademarks, trade names, patents, licenses, copyrights, technology, processes, proprietary information, insurance proceeds and warranties including, the Copyrights, the Patents, the Marks and the goodwill of such Assignor's business connected with and symbolized by the Marks;
- (c) All past, present and future demand, time, savings, passbook, deposit and like accounts (general or special) (collectively, the "Deposit Accounts") in which such Assignor has any interest which is maintained with any bank, savings and loan association, credit union or like organization, including, each account listed on Schedule E (as such Schedule may be supplemented from time to time in accordance with the terms of this Agreement), and all money, cash and cash equivalents of such Assignor, whether or not deposited in any Deposit Account;
- (d) All past, present and future books and records, including, books of account and ledgers of every kind and nature, all electronically recorded data relating to such Assignor or the business thereof, all receptacles and containers for such records, and all files and correspondence.
- (e) All past, present and future goods, including, (i) all presses, furnaces, ovens, conveyors, motors, pumps, containers, compressors, hoists, loaders, lifts, saws, mills and drills and (ii) all furniture, fixtures, furnishings, machinery, automobiles, trucks, other vehicles, spare parts, supplies, equipment, tooling, molds, patterns, dies and other tangible property owned by such Assignor and used, held for use or useful in connection with its business, wherever located, and all other goods used in connection with or in the conduct of such Assignor's business or otherwise owned by such Assignor (collectively, the "Equipment");
- (f) All past, present and future inventory and merchandise, including, all present and future goods held for sale or lease or to be furnished under a contract of service, all extruded aluminum and thermal management products, all raw materials, work in process and finished goods, all packing materials, supplies and containers relating to or used in connection with any of the foregoing, and

all bills of lading, warehouse receipts and documents of title relating to any of the foregoing (collectively, the "Inventory");

- (g) All past, present, and future stocks, bonds, debentures, certificated and uncertificated securities, security entitlements, subscription rights, options, warrants, puts, calls, certificates, securities accounts, commodity contracts, commodity accounts, partnership interests, limited liability company interests, joint venture interests and investment and/or brokerage accounts, and all other investment property, including, the Certificates, the Pledged Securities, the Pledged Partnership Interests and the Pledged Limited Liability Company Interests, and all rights, preferences, privileges, dividends, distributions (in cash or in kind), redemption payments or liquidation payments with respect thereto;
- (h) All past, present and future accessions, appurtenances, components, repairs, repair parts, spare parts, replacements, substitutions, additions, issue and/or improvements to or of or with respect to any of the foregoing; All other tangible and intangible personal property of such Assignor; All rights, remedies, powers and/or privileges of such Assignor with respect to any of the foregoing; and
- (i) Any and all proceeds and products of the foregoing, including, all money, accounts, general intangibles, deposit accounts, documents, instruments, letter-of-credit rights, investment property, chattel paper, goods, insurance proceeds and any other tangible or intangible property received upon the sale or disposition of any of the foregoing.
- (j) all claims for refund or abatement of all excess taxes heretofore or hereafter assessed against or collected from Assignor by the U.S. Treasury Department or any other taxing agency, and Assignor agrees to sign and execute power of attorney or such other documents as required to enable Assignee to file and prosecute, compromise and/or settle, all such claims before the Internal Revenue Service, U.S. Treasury Department or any other taxing or other Governmental agency.

"Copyrights" means all: (a) copyrights, whether or not published or registered under the Copyright Act of 1976, 17 U.S.C. Section 101 et seq., as the same shall be amended from time to time, and any predecessor or successor statute thereto (the "Copyright Act"), and applications for registration of copyrights, and all works of authorship and other intellectual property rights therein, including, copyrights for computer programs, source code and object code data bases and related materials and documentation, and including the registered copyrights and copyright applications and (i) all renewals, revisions, derivative works, enhancements, modifications, updates, new releases and other revisions thereof, (ii) all income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements thereof, (iii) the right to sue for past, present and future infringements thereof and (iv) all of each Assignor's rights corresponding thereto throughout the world; (b) rights under or interests in any copyright license agreements with any other party, whether any Assignor is a licensee or licensor under any such license agreement, and the right to use the foregoing in connection with the enforcement of the Secured Party's rights under the Loan Documents; and (c) copyrightable materials now or hereafter owned by any Assignor, all tangible property embodying the copyrights or copyrightable materials described herein, and all tangible property covered by the licenses described in clause (b) hereof.

"Limited Liability Company Assets" means all assets, whether tangible or intangible and whether real, personal, or mixed (including, all limited liability company and interests in other limited liability companies), at any time owned or represented by any Limited Liability Company Interests.

"Limited Liability Company Interests" means the entire limited liability company interest at any time owned by any Assignor in any Pledged Entity.

"Marks" means all (i) trademarks, trademark registrations, interests under trademark license agreements, trade names, trademark applications, service marks, business names, trade styles, designs, logos and other source or business identifiers which are used in the United States or any state, territory or possession thereof, or in any other place, nation or jurisdiction anywhere in the world, including the trademarks, trademark registrations, applications, service marks, business names, trade styles, design logos and other source or business identifiers (ii) licenses pertaining to any such mark, whether any Assignor is a licensor or licensee (iii) all income, royalties, damages and payments now and hereafter due and/or payable with respect to any such mark or any such license, including, damages and payments for -past, present or future infringements thereof, (iv) rights to sue for past, present and future infringements thereof, (v) rights corresponding thereto throughout the world, (vi) all product specification documents and production and quality control manuals used in the manufacture of products sold under or in connection with such marks, (vii) all documents that reveal the name and address of all sources of supply of, and all terms of purchase and delivery for, all materials and components used in the\ production of products sold under or in connection with such marks, (viii) all documents constituting or concerning the then current or proposed advertising and promotion by any Assignor, its subsidiaries or licensees of products sold under or in connection with such marks, including all documents that reveal the media used or to be used and the cost for all such advertising and (ix) renewals and proceeds of any of the foregoing.

"Patents" means all (i) letters patent, design patents, utility patents, inventions and trade secrets, all patents and patent applications in the United States Patent and Trademark Office, and all interests under patent license agreements, including the inventions and improvements described and claimed therein, including letters patent, design patents, utility patents, inventions, trade secrets, patents, patent applications and patent license agreements (ii) licenses pertaining to any patent whether any Assignor is a licensor or licensee, (iii) income, royalties, damages and payments now and hereafter due and/or payable under and with respect thereto, including, damages and payments for past, present or future infringements thereof, (iv) rights to sue for past, present and future infringements thereof, (v) rights corresponding thereto throughout the world and (vi) the reissues, divisions, continuations, renewals, extensions and continuations-in-part of any of the foregoing.

"Pledged Collateral" means the Certificates, the Pledged Securities, the Pledged Partnership Interests and the Pledged Limited Liability Company Interests.

"Pledged Entity" means each limited liability company together with any other limited liability company in which any Assignor may have an interest at any time.

"Pledged Limited Liability Company Interests" means all interests in each Pledged Entity held by any Assignor, including those Limited Liability Company Interests, including (i) all the capital thereof and such Assignor's interests in all profits, losses, Limited Liability Company Assets and other distributions in respect thereof; (ii) all other payments due or to become due to such Assignor in respect of such Limited Liability Company Interests; (iii) all of such Assignor's claims, rights, powers, privileges, authority, options, security interests, liens and remedies in respect of such Limited Liability Company Interests; (iv) all of such Assignor's rights to exercise and enforce every right, power, remedy, authority, option and

privilege relating to such Limited Liability Company Interests; and (v) all other property delivered in substitution for or in addition to any of the foregoing and all certificates and instruments representing or evidencing such other property received, receivable or otherwise distributed in respect of or in exchange for any or all thereof.

"Pledged Partnership Interests" means all interests in any partnership or joint venture held by each Assignor and all dividends, cash, instruments and other properties from time to time received, to be received or otherwise distributed in respect of or in exchange for any or all of such interests.

"Pledged Securities" means all shares of capital stock of any issuer in which any Assignor has an interest, including all dividends, cash, instruments and other properties from time to time received, to be received or otherwise distributed in respect of or in exchange for any or all of such shares.

"Secured Party" means, collectively, the Agent, the Lenders and each counterparty to an Interest Rate Agreement entered into pursuant to the Credit Agreement, provided that such counterparty is a Lender or an affiliate of a Lender. Creation of Security Interest. Each Assignor hereby assigns and pledges to the Agent for the ratable benefit of the Secured Party. and grants to the Agent for the ratable benefit of the Secured Party a security interest in and to, all right, title and interest of such Assignor in and to all presently existing and hereafter acquired Collateral.

Assignee is authorized and empowered to appoint agents, representatives and/or accountants, governmental officers as it may deem necessary, and such agents and/or representatives shall have full power and authority to open bank accounts in the name of Assignee and to deposit assigned assets or the proceeds thereof in such bank accounts for the Assignee to draw checks thereon and with the further power and authority to do such other acts and to execute such papers and documents in connection with this Assignment as Assignee may consider necessary or advisable.

Assignee is to receive said property, conduct said business, should it deem it proper, and is hereby authorized at any time after the signing hereof by Assignor to sell and dispose of said property upon such time and terms as it may see fit, and is to pay to creditors of Assignor, the net proceeds arising from the conducting of said business and sale and disposal of said property, after deducting all moneys which Assignee may at its option pay for the discharge of any lien on any of said property and any indebtedness which under the law is entitled to priority of payment, and all expenses, including a reasonable fee to Assignee and its attorneys.

In connection with the foregoing, the assignment estate shall defend, indemnify and hold the Assignee and agents of this Assignee harmless from and against any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, charges, expenses and disbursements of any kind or nature whatsoever which may at any time be imposed on, incurred by, or asserted against any such Indemnified Person in any way relating to or arising out of this assignment and any other document contemplated by or referred to herein or therein, the transactions contemplated hereby or thereby, or any action taken or omitted by the Indemnified Person under or in connection with any of the foregoing, including, without limitation, with respect to any investigation, litigation or proceeding related to or arising out of any of the foregoing, whether or not the Indemnified Person is a party thereto, and including, without limitation, any other Indemnified Claims

The foregoing indemnification shall survive this assignment and the transactions contemplated hereby. For purposes hereof, "Indemnified Claims" means any and all claims, demands, actions, causes of action, judgments, obligations, liabilities, losses, damages and consequential damages, penalties, fines, costs,

fees, expenses and disbursements (including without limitation, fees and expenses of attorneys and other professional consultants and experts in connection with investigation or defense) of every kind, known or unknown, existing or hereafter arising, foreseeable or unforeseeable, which may be imposed upon, threatened or asserted against, or incurred or paid by, Indemnified Person at any time and from time to time, because of, resulting from, in connection with, or arising out of any transaction, act, omission, event or circumstance in any way connected Assignment.

The Assignee may rely and shall be protected in acting upon any resolution, certificate, statement, instrument, opinion, report, notice, request, consent, order, or other paper or document reasonably believed by it to be genuine and to have been signed or presented by the proper party or parties.

The Assignee may consult with professionals, including legal counsel to be selected by it, and in the absence of willful misconduct or gross negligence, the Assignee shall not be liable for any action taken or suffered by it in accordance with the advice of such professional.

Persons or entities dealing with the Assignee shall look only to the assignment estate to satisfy any liability incurred by the Assignee in good faith to any such person in carrying out the terms of this Assignment, and the Assignee shall have no personal or individual obligation to satisfy any such liability.

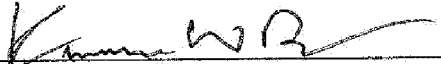
**THE REMAINDER OF PAGE HAS BEEN
INTENTIONALLY LEFT BLANK**

**TRADEMARK ASSIGNMENT
OF THE ENTIRE UNDIVIDED RIGHTS, TITLE, AND INTEREST
(By indisputable rebuttal, revocation, and reversal)
All Rights Reserved, Without Prejudice**

This **TRADEMARK ASSIGNMENT** is a self-executed act in the "true office" under Natural Law, "to declare and enforce my natural rights and duties," with good and moral conscience, qualified by cognitive knowledge and understanding in full faculties of the soul, with the veracity that one man naturally owes to another that without which human society could not go on.

IN WITNESS WHEREOF, on this date of February 8, 2021, **Kenneth W. Dost/KENNETH W. DOST** have caused this **TRADEMARK ASSIGNMENT** to be duly executed.

Kenneth W. Dost

By: 

Signature (Seal)

KENNETH W. DOST

Name (Print)

OWNER / AGENT

Title

Michele A. Dost

MICHELE A. DOST

OWNER / AGENT

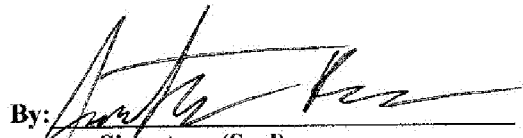
Witnesses:

By: Taylor Atkins

Signature (Seal)

Taylor Atkins

Name (Print)

By: 

Signature (Seal)

Jonathan Brace

Name (Print)

**TRADEMARK ASSIGNMENT
All Rights Reserved, Without Prejudice**

**TRADEMARK
REEL: 007292 FRAME: 0587**

COPYRIGHTS

V9956D603	Copyright transfer.	Altisource Solutions, SARL. Altisource Holdings, SARL.
V9955D282	Copyright transfer	Altisource Solutions SARL. Altisource Holdings SARL to be substantially simultaneously renamed Altisource SARL.
TX0007393275		
V9963D761 TXu000418381	Quit Claim Intellectual Property Assignment	Altisource S.a.r.l. Nationwide Credit, Inc.
V9956D719	Termination and Release of Security Interest in Copyrights	Bank of America, NA. Altisource S.A.R.L. f.k.a. Altisource Solutions S.A.R.L. Nationwide Credit, Inc.
V9956D701	Copyright Security Agreement	Altisource S.A.R.L. Nationwide Credit, Inc. Equator, LLC. Morgan Stanley Senior Funding, Inc.
V9963D760	Copyright Assignment	Equator, LLC. Altisource Solutions S.A.R.L.
V3622D761	Copyright Security Agreement	Nationwide Credit, Inc. Altisource Solutions, SARL Bank of America NA
VA0001000359	Stock certificate	American Banknote Company
V3579D133	Declaration	Ocwen Financial Corporation
TXu000999586	IMAP software.	Ocwen Technology Xchange, Inc.
V3590D539	Affidavit of Name Change	REOTrans, LLC changed its Name to Equator, LLC
TX0007261698	Equator Software	
Equator, LLC, employer for hire; Domicile: United States; Citizenship: United States. Authorship: computer program.		

Equator, LLC. Address: 6060 Center Drive, Suite 500, Los Angeles, CA, 90045, United States



Cont'd

ASSIGNOR: Altisource Solutions, S.A.R.L.	ASSIGNMENT OF ENTIRE INTEREST
ASSIGNEE: Ocwen Financial Corporation	Reel/Frame: 4227/0688, Recorded: 06/18/2010
ASSIGNOR: Ocwen Financial Corporation	SECURITY INTEREST
Ocwen Loan Servicing, LLC	Reel/Frame: 4252/0325
ASSIGNEE: Barclays Bank PLC	Recorded 08/02/2010
ASSIGNOR: Ocwen Financial Corporation	SECURITY INTEREST
Litton Loan Servicing, LP	Reel/Frame: 4618/0605
ASSIGNEE: Barclays Bank PLC, As Collateral Agent	Recorded: 09/07/2011
ASSIGNOR: Barclays Bank PLC, As Collateral	TRADEMARK RELEASE AGREEMENT
ASSIGNEE: Ocwen Financial Corporation	Reel/Frame: 4614/0617, Recorded: 08/31/2011
ASSIGNOR: Ocwen Financial Corporation	SECURITY AGREEMENT
Homeward Residential, Inc.	Reel/Frame: 4965/0706
ASSIGNEE: Barclays Bank PLC	Recorded: 02/19/2013
ASSIGNOR: Barclays Bank PLC	RELEASE OF INTEREST IN TRADEMARKS
ASSIGNEE: Ocwen Financial Corporation	Reel/Frame: 4964/0383
Litton Loan Servicing, LP	Recorded: 02/15/2013
ASSIGNOR: Ocwen Financial Corporation	SECOND LIEN SECURITY INTEREST
Homeward Residential, Inc	Reel/Frame: 5937/0010
ASSIGNEE: Wilmington Trust, National Association, As Collateral Agent	Recorded: 12/06/2016
ASSIGNOR: Altisource Solutions S.A.R.L.	SECURITY INTEREST
Altisource Holdings S.A.R.L.	Reel/Frame: 6302/0236
ASSIGNEE: Altisource S.A.R.L.	Recorded: 03/09/2018
ASSIGNOR: Altisource S.A.R.L.	SECURITY INTEREST
Nationwide Credit, Inc.	Reel/Frame: 6312/0194
The Mortgage Partnership of America, LLC.	Recorded: 04/04/2018
ASSIGNEE: Morgan Stanley Senior Funding, Inc.	
ASSIGNOR: Bank of America, N.A.	RELEASE OF SECURED PARTY
ASSIGNEE: Altisource S.A.R.L.	Reel/Frame: 6306/0736
Nationwide Credit, Inc.	Recorded: 04/03/2018
The Mortgage Partnership of America, LLC.	
Castleline Holdings, LLC.	
ASSIGNOR: Altisource Solutions S.A.R.L.	SECURITY INTEREST
Nationwide Credit, Inc.	Reel/Frame: 4907/0497
The Mortgage Partnership of America, LLC.	Recorded: 11/27/2012
ASSIGNEE: Bank of America, N.A., As Collateral Agent	
ASSIGNOR: The Mortgage Partnership of America, LLC.	ASSIGNMENT OF ENTIRE INTEREST
ASSIGNEE: Altisource Solutions S.A.R.L.	Reel/Frame: 5921/0210 Recorded: 11/15/2016
ASSIGNOR: The Mortgage Builder Software, Inc.	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: Altisource Solutions S.A.R.L.	Reel/Frame: 5363/0341 Recorded: 09/16/2014
ASSIGNOR: Granite Loan Management of Delaware	NUNC PRO TUNC ASSIGNMENT
ASSIGNEE: Altisource Solutions S.A.R.L.	Reel/Frame: 6082/0720 Recorded: 06/13/2017
ASSIGNOR: Owners Advantage, LLC.	NUNC PRO TUNC ASSIGNMENT
ASSIGNEE: Altisource Solutions S.A.R.L.	Reel/Frame: 603/0584 Recorded: 08/20/2015
ASSIGNOR: REO Trans, LLC.	CHANGE OF NAME
ASSIGNEE: Altisource Solutions S.A.R.L.	Reel/Frame: 250/0430 Recorded: 07/29/2010
ASSIGNOR: REO Trans, LLC.	CHANGE OF NAME
ASSIGNEE: Equator, LLC.	Reel/Frame: 113/0326 Recorded: 12/14/2009
ASSIGNOR: Equator, LLC	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: Altisource Solutions S.A.R.L.	Reel/Frame: 449/0147 Recorded: 01/29/2015

ASSIGNOR: Castleline Holdings, LLC.	SECURITY INTEREST
ASSIGNEE: Bank of America, N.A.	Reel/Frame: 5736/0209 Recorded: 02/19/2016
ASSIGNOR: Castleline Holdings, LLC.	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: Altisource Solutions S.A.R.L.	Reel/Frame: 5733/0757 Recorded: 02/17/2016
ASSIGNOR: Inference Corporation	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: Brightware, Inc.	Reel/Frame: 1397/0079 Recorded: 06/05/1995
ASSIGNOR: Brightware, Inc.	INTELLECTUAL PROPERTY
ASSIGNEE: Silicon Valley Bank	SECURITY AGREEMENT
	Reel/Frame: 1803/0157 Recorded: 10/13/1998
ASSIGNOR: Silicon Valley Bank	RELEASE OF SECURITY
ASSIGNEE: Brightware, Inc.	INTERESTS IN TRADEMARK
	Reel/Frame: 2016/0242 Recorded: 04/07/2000
ASSIGNOR: Mindbox, Inc.	TRADEMARK AND PATENT SECURITY
ASSIGNEE: Petra Mezzanine Fund LP	AGREEMENT, LICENSES
	Reel/Frame: 2016/0055 Recorded: 04/10/2000
ASSIGNOR: Brightware, Inc.	LICENSE
ASSIGNEE: Mindbox, Inc.	Reel/Frame 10522/0868 Recorded 04/12/2000
ASSIGNOR: Mindbox, Inc.	TRADEMARK SECURITY AGREEMENT
ASSIGNEE: Imperial Bank	Reel/Frame: 2066/0474 Recorded: 04/14/2000
ASSIGNOR: Comerica Bank-California	TRADEMARK SECURITY AGREEMENT
Successor by Merger to Imperial Bank	ASSIGNMENT
ASSIGNEE: Mindbox Acquisition, LLC.	Reel/Frame: 2701/0867 Recorded: 03/19/2003
ASSIGNOR: Mindbox LLC	SECURITY INTEREST
ASSIGNEE: Bridge Bank, N.A.	Reel/Frame: 3039/0891 Recorded: 08/30/2004
ASSIGNOR: Mindbox LLC	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: MacDonald Dettwiler Information H-1051 Vigado Ter 1 Technology Services, LLC Budapest, Hungary	Reel/Frame: 3335/0867 Recorded: 04/28/2006
ASSIGNOR: Mindbox LLC	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: MacDonald Dettwiler Information Technology Services, LLC H-1051 Vigado Ter 1 Technology Services, LLC Budapest, Hungary	Reel/Frame: 3341/0393 Recorded: 05/09/2006
ASSIGNOR: Mindbox Acquisition, LLC.	SECURITY AGREEMENT
ASSIGNEE: Credit Partner Capital, LLC	Reel/Frame: 2716/0116 Recorded: 04/18/2003
ASSIGNOR: Mindbox Acquisition, LLC.	CHANGE OF NAME
ASSIGNEE: Mindbox, LLC	Reel/Frame: 2976/0523 Recorded: 11/17/2004
ASSIGNOR: Corelogic Acquisition Co. I, LLC	SECURITY INTEREST
ASSIGNEE: Bank of America, N.A. Collateral Agent	Reel/Frame: 5271/0802 Recorded: 05/01/2014

ASSIGNOR: Dataquick Information Systems, Inc. Dataquick Lending Solutions, Inc. Decision Insight Information Group S.A.R.L. Marshall & Swift/Boeckh (Canada) LTD	ASSIGNMENT OF TRADEMARKS Reel/Frame: 5245/0848 Recorded: 03/27/2014
ASSIGNEE: Corelogic Acquisition Co. I, LLC	
ASSIGNOR: Bank of America, N.A.	RELEASE OF TRADEMARK SECURITY AGREEMENT
ASSIGNEE: Dataquick Information Systems, Inc. Dataquick Lending Solutions, Inc. Decision Insight Information Group S.A.R.L.	Reel/Frame: 5243/0566 Recorded: 03/25/2014
ASSIGNOR: Dataquick Lending Solutions, Inc. Decision Insight Information Group S.A.R.L.	TRADEMARK SECURITY AGREEMENT Reel/Frame: 5237/0113
ASSIGNEE: Bank of America, N.A.	Recorded: 03/13/2014
ASSIGNOR: Property Data (Luxembourg) S.A.R.L.	TRADEMARK SECURITY AGREEMENT
ASSIGNEE: Bank of America, N.A.	Reel/Frame: 4592/0756 Recorded: 07/28/2011
ASSIGNOR: Property Data (Luxembourg) S.A.R.L.	CHANGE OF NAME
ASSIGNEE: Decision Insight Information Group S.A.R.L.	Reel/Frame: 5136/0856 Recorded: 10/23/2013
ASSIGNOR: MacDonald Dettwiler Information Technology Services, LLC Dohany UTCA 12 H-1074 Budapest, Hungary	ASSIGNS THE ENTIRE INTEREST Reel/Frame: 5165/0616 Recorded: 10/18/2013
ASSIGNEE: Property Data (Luxembourg) S.A.R.L. 5D Rue Eugene Ruppert Luxembourg, Luxembourg L-2453	
ASSIGNOR: Mindbox LLC	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: MacDonald Dettwiler Information Technology Services, LLC Dohany UTCA 12 H-1074 Budapest, Hungary	Reel/Frame: 5165/0586 Recorded: 10/17/2013
ASSIGNOR: Trans Union Settlement Solutions, Inc.	MERGER AND INCORPORATION
ASSIGNEE: MDA Lending Solutions, Inc.	Reel/Frame: 4429/0687 Recorded: 12/10/2010
ASSIGNOR: Cordance Technologies, Inc.	CORPORATE AMENDMENT/ NAME CHANGE
ASSIGNEE: MDA Lending Solutions, Inc.	Reel/Frame: 4158/0724 Recorded: 03/02/2010
ASSIGNOR: Cordance Technologies, Inc.	CORPORATE AMENDMENT/ NAME CHANGE
ASSIGNEE: MDA Lending Solutions, Inc.	Reel/Frame: 4459/0384 Recorded: 01/24/2011
ASSIGNOR: MDA Lending Solutions, Inc.	ASSIGNS THE ENTIRE INTEREST
ASSIGNEE: MacDonald Dettwiler Information Technology Services, LLC Dohany UTCA 12 H-1074 Budapest, Hungary	Reel/Frame: 4456/0620 Recorded: 01/19/2011
ASSIGNOR: MDA Lending Solutions, Inc.	TRADEMARK SECURITY AGREEMENT
ASSIGNEE: Bank of America, N.A. As Administrative Agent	Reel/Frame: 4678/0197 Recorded: 12/13/2011
ASSIGNOR: MDA Lending Solutions, Inc.	CORPORATE AMENDMENT NAME CHANGE
ASSIGNEE: Dataquick Lending Solutions, Inc.	Reel/Frame: 5060/0593

	Recorded: 06/28/2013
ASSIGNOR: MDA Lending Solutions, Inc. ASSIGNEE: Dataquick Lending Solutions, Inc.	CORPORATE AMENDMENT NAME CHANGE Reel/Frame: 5082/0865 Recorded: 00/01/2013
ASSIGNOR: Sysdome, Inc. FKA Affinity Corporation ASSIGNEE: Bridge Bank, N.A.	INTELLECTUAL PROPERTY SECURITY AGREEMENT Reel/Frame: 3063/0316 Recorded: 10/13/2004
ASSIGNOR: Appintelligence, Inc. ASSIGNEE: Sysdome, Inc.	AGREEMENT OF MERGER Reel/Frame: 3468/0223 Recorded: 01/25/2007
ASSIGNOR: Appintel, Inc. ASSIGNEE: Appintelligence, Inc.	AMENDMENT OF CORPORATION (CALIFORNIA) Reel/Frame: 3492/0574 Recorded: 03/05/2007
ASSIGNOR: Affinity Corporation ASSIGNEE: Sysdome, Inc.	AMENDED/RESTATED ARTICLES OF INCORPORATION (CALIFORNIA) Reel/Frame: 2864/0609 Recorded: 06/03/2004
ASSIGNOR: Sysdome, Inc. ASSIGNEE: Interthinx, Inc.	ARTICLES OF INCORPORATION (CALIFORNIA) Reel/Frame: 3468/0339 Recorded: 01/25/2007
ASSIGNOR: Sysdome, Inc. ASSIGNEE: Interthinx, Inc.	ARTICLES OF INCORPORATION (CALIFORNIA) Reel/Frame: 3492/0577 Recorded: 03/05/2007
ASSIGNOR: Interthinx, Inc. ASSIGNEE: First American Financial Corporation	TRADEMARK ASSIGNMENT Reel/Frame: 5264/0669 Recorded: 04/18/2014
ASSIGNOR: Interthinx, Inc. ASSIGNEE: First American Financial Corporation	TRADEMARK AND COPYRIGHT SECURITY AGREEMENT -ASSIGNS ENTIRE INTEREST & GOODWILL Reel/Frame: 5250/0640 Recorded: 04/02/2014
ASSIGNOR: ISO Claims Services, Inc. ASSIGNEE: Interthinx, Inc.	ASSIGNMENT OF TRADEMARKS UNREGISTERED COMMON LAW TRADEMARKS – ENTIRE INTEREST AND GOODWILL Reel/Frame: 5250/0632 Recorded: 04/02/2014
ASSIGNOR: American Insurance Services Group, Inc. ASSIGNEE: ISO Acquisition, Inc.	ASSET PURCHASE AGREEMENT Reel/Frame: 1802/0617 Recorded: 02/04/1999
ASSIGNOR: William Dallas ASSIGNEE: Ownit Mortgage Solutions, Inc.	ASSIGNS THE ENTIRE INTEREST Reel/Frame: 3153/0410 Recorded: 09/02/2005
ASSIGNOR: Security Pacific Home Loans, Inc. ASSIGNEE: Ownit Mortgage Solutions, Inc.	ASSIGNS THE ENTIRE INTEREST Reel/Frame: 3397/0001 Recorded: 09/26/2006