

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM708279

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
HEXAGON EAM HOLDINGS, LLC		12/31/2021	Limited Liability Company: DELAWARE
RECEIVING PARTY DATA			
Name:	INTERGRAPH CORPORATION		
Street Address:	305 Intergraph Way		
City:	Madison		
State/Country:	ALABAMA		
Postal Code:	35758		
Entity Type:	Corporation: DELAWARE		
PROPERTY NUMBERS Total: 4			
Property Type	Number	Word Mark	
Registration Number:	1656143	MP2	
Registration Number:	2494557	MP2 ENTERPRISE	
Registration Number:	2461965	MP2 PROFESSIONAL	
Registration Number:	2487795	MP2 WEBLINK	
CORRESPONDENCE DATA			
Fax Number:			
<i>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.</i>			
Phone:	256-730-2000		
Email:	trademarks@intergraph.com		
Correspondent Name:	Victor Pate		
Address Line 1:	305 Intergraph Way		
Address Line 4:	Madison, ALABAMA 35758		
NAME OF SUBMITTER:	Victor Pate		
SIGNATURE:	/Victor Pate/		
DATE SIGNED:	02/14/2022		
Total Attachments: 4			
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OP \$115.00 1656143

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IP ASSIGNMENT AGREEMENT

This IP Assignment Agreement (this “Agreement”) is dated December 31, 2021 and made between:

- (1) **HEXAGON EAM HOLDINGS, LLC**, a limited liability company formed under the laws of the State of Delaware (the “Transferor”); and
- (2) **INTERGRAPH CORPORATION**, a Delaware corporation (the “Transferee”).

(The Transferor and the Transferee are jointly referred to as the “Parties”).

WHEREAS, the Transferor is the owner of all the intellectual property listed in Appendix 1, together with any intellectual property rights related thereto, including, but not limited to, the worldwide rights to trademarks, service marks, logos, and other identifiers of source, including registrations and applications for registration thereof, patents and all reissues, reexaminations, extensions, continuations in part, continuing prosecution applications, provisional and divisions of such patents and any patents or patent applications which correspond to or claim priority to any of the foregoing, and all related unregistered intellectual property without limitation, including know-how and other identifiable or non-identifiable intangibles, and any foreign counter parts to the foregoing (the “Intellectual Property”); and

WHEREAS, the Transferor wishes to transfer and assign all its economic and other rights to such Intellectual Property, including the goodwill of the business symbolized by the Intellectual Property, as a distribution to Transferee and the Transferee desires to accept such transfer of such Intellectual Property.

NOW THEREFORE, the Parties agree as follows:

1. ASSIGNMENT

1.1 Upon execution of this Agreement:

- a) the Transferor transfers, assigns, conveys and delivers to the Transferee and its successors and assigns (i) full legal title and all its economic and other rights to the Intellectual Property, including the goodwill of the business symbolized by the Intellectual Property, and any claims of infringement thereof and (ii) to the extent permitted by applicable law and agreement, rights to certain third party owned content, in all cases only to the extent related to the Intellectual Property and transferable;
- b) Transferor does hereby constitute and appoint Transferee, its successors and assigns, as the Transferor’s true and lawful attorney, with full power of substitution, for it and in its name, place and stead or otherwise, by and on behalf of and for the benefit of Transferee, its successors and assigns, to demand and receive from time to time any and all Intellectual Property assets, and to give receipts and releases for and in respect of the same and any part thereof, and from time to time to institute and prosecute in its name or otherwise, but at the direction and expense and for the benefit of Transferee and its successors and assigns, any and all proceedings at law, in equity or otherwise, which Transferee, its successors or assigns shall deem advisable, Transferor hereby declaring that the appointment hereby made and the

powers hereby granted are coupled with an interest and are and shall be irrevocable by Transferor in any manner or for any reason; and

- c) the Transferor and the Transferee will execute any and all IP assignment agreements necessary for recordation purposes to implement this Agreement.

2. ACCEPTANCE

The Transferee accepts Transferor's transfer and assignment to Transferee of its rights hereunder.

3. MISCELLANEOUS

- 3.1 Amendment. No amendment, modification or waiver in respect of this Agreement will be effected unless in writing and executed by each of the Parties.

- 3.2 Further Assurances. If at any time any party hereto shall reasonably request any further action by any other party to carry out the purposes of this Agreement or to further effectuate the transactions contemplated hereby, such other party, without expense to the requesting party, shall promptly take such action (including the prompt execution and delivery of further instruments and documents).

- 3.3 Counterparts. This Agreement may be executed in counterparts, each of which shall be deemed to be an original, but all of which, taken together, shall constitute one and the same agreement. Any signature delivered by e-mail delivery of a ".pdf" format data file shall have the same force and effect as if such ".pdf" signature page were an original thereof.

4. GOVERNING LAW

Governing Law. This Agreement shall be governed by and construed in accordance with the laws of Delaware.

IN WITNESS WHEREOF, the Parties have duly executed this Agreement as of the day and year first above written.

HEXAGON EAM HOLDINGS, LLC

DocuSigned by:
M. Scott Moore
5C33A18359414FA
Name: M. Scott Moore
Title: Vice President

INTERGRAPH CORPORATION

DocuSigned by:
M. Scott Moore
5C33A18359414FA
Name: M. Scott Moore
Title: EVP, Treasurer, COO of PPM

Appendix 1

Intellectual Property

TRADEMARKS

Trademark	Country	Classes	Current Status	Current Status Date	Filing Date	Filing Number	Registration Date	Registration Number
DATASTREAM	Venezuela	09	Renewal	07 Apr 2000	20 Mar 1998	4846-98	07 Apr 2000	P-219419
DATASTREAM	Venezuela	16	Renewal	07 Apr 2000	20 Mar 1998	4847-98	07 Apr 2000	P-219420
DATASTREAM	Venezuela	41	Renewal	07 Apr 2000	20 Mar 1998	4848-98	07 Apr 2000	S-12348
DATASTREAM	Venezuela	42	Renewal	07 Apr 2000	20 Mar 1998	4849-98	07 Apr 2000	S-12349
DATASTREAM	USA	9, 41,42	Dead	12 Feb 2016	18 Sept 1990		6 July 1993	1780066
DATASTREAM VERBALE	Italy	9, 42	Active		11 Mar 2008			838258
MP2	Australia	09	Renewal	01 Apr 2017	01 Apr 1997	731098	01 Apr 1997	731098
MP2	Benelux	09, 16	Renewal	15 Feb 2016	15 Feb 1996	80765	15 Feb 1996	594129
MP2	Canada	09	Renewal	29 Sep 2014	09 Mar 1995	777539	29 Sep 1999	517299
MP2	France	09, 16	Renewal	11 Jul 2015	11 Jul 1995	95579997	11 Jul 1995	95579997
MP2	Germany	09, 16	Renewal	31 Jul 2015	21 Jul 1995	39529995	01 Jul 1996	39529995
MP2	Mexico	09	Renewal	26 Sep 1995	26 Sep 1995	243902	26 Sep 1995	700289
MP2	USA	09	Renewal	10 Sep 2011	15 Oct 1990	74/105827	10 Sep 1991	1656143
MP2 ENTERPRISE	USA	09	Renewal	02 Oct 2001	19 Mar 1997	75/260137	02 Oct 2001	2494557
MP2 PROFESSIONAL	USA	09	Renewal	19 Jun 2011	19 Mar 1997	75/260111	19 Jun 2001	2461965
MP2 WEBLINK	USA	09	Renewal	12 Sep 2011	20 Feb 1997	75/244612	11 Sep 2001	2487795
WORLD LEADER IN MAINTENANCE SOLUTIONS	Venezuela	09	Renewal	20 Apr 1999	20 Mar 1998	4850-98	20 Apr 1999	211331
WORLD LEADER IN MAINTENANCE SOLUTIONS	Venezuela	16	Renewal	07 Apr 2000	20 Mar 1998	4851-98	07 Apr 2000	P-219421
WORLD LEADER IN MAINTENANCE SOLUTIONS	Venezuela	42	Filing	20 Mar 1998	20 Mar 1998	4853-98		

The following expired or cancelled Trademarks to the extent of any right title an interest therein:

Trademark	Country	Classes	Current Status	Current Status Date	Filing Date	Filing Number	Registration Date	Registration Number
DATASTREAM	Chile	9	Expired	24 Nov 2018	3 Dec 2008	847039	3 Dec 2008	847039
DATASTREAM	Chile	42	Expired	24 Nov 2018	3 Dec.2008	847038	3 Dec.2008	847038
DATASTREAM	Indonesia	42	Cancelled	16 Jun 2019	16 Jun 2008	V002008005159	16 Jun 2008	V002008005159
DATASTREAM	Spain	9	Canceled	29 Nov 2018	13 Mar.1998	M2150046	13 Mar.1998	M2150046
DATASTREAM	Spain	42	Expired	29 Nov 2018	13 Mar 1998	M2150047	13 Mar 1998	M2150047
DATASTREAM	Mexico	41	Canceled	28 Sep 2015	28 Sep 1995	119850244234	28 Sep 1995	119850244234
DATASTREAM	Mexico	42	Canceled	28 Sep 2015	28 Sep 1995	119850244235	28 Sep 1995	119850244235
DATASTREAM	Mexico	9	Canceled	28 Sep 2015	26 Sep 1995	119850243901	26 Sep 1995	119850243901

TRADEMARK

RECORDED: 02/14/2022

REEL: 007634 FRAME: 0064