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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM749320

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
DXP Enterprises, Inc.		07/19/2022	Corporation: TEXAS

RECEIVING PARTY DATA

Name:	Bank of America, N.A., as Agent	
Street Address:	901 Main Street	
Internal Address:	11th Floor, Mail Code: TX1-492-11	
City:	Dallas	
State/Country:	TEXAS	
Postal Code: 75202		
Entity Type: National Banking Association: UNITED STATES		

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	6720507	SMARTCRIB
Registration Number:	6720508	VIRTUAL SMARTCRIB
Serial Number:	90825792	PUMPWORKS HP-PLUS

CORRESPONDENCE DATA

Fax Number: 3129939767

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: 312-993-2622

Email: gayle.grocke@lw.com
Correspondent Name: Latham & Watkins LLP
Address Line 1: 330 N. Wabash Avenue

Address Line 2: Suite 2800

Address Line 4: Chicago, ILLINOIS 60611

ATTORNEY DOCKET NUMBER:	049268-0177
NAME OF SUBMITTER:	Gayle D. Grocke
SIGNATURE:	/gdg/
DATE SIGNED:	08/17/2022
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Total Attachments: 6

TRADEMARK REEL: 007825 FRAME: 0077

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TRADEMARK SECURITY AGREEMENT

Trademark Security Agreement, dated as of July 19, 2022 (as amended, restated or otherwise modified, the "<u>Trademark Security Agreement</u>"), between DXP Enterprises, Inc. (the "<u>Grantor</u>") and Bank of America, N.A., in its capacity as collateral agent for the Secured Parties (together with successors and assigns in such capacity, the "<u>Agent</u>").

WITNESSETH:

WHEREAS, Grantor is party to an Amended and Restated Loan and Security Agreement dated as of July 19, 2022 (the "Loan and Security Agreement") by and among the Grantor, the other Obligors party thereto, the Agent and the other Persons party thereto, pursuant to which the Grantor is required to execute and deliver this Trademark Security Agreement;

Now, Therefore, in consideration of the premises and to induce the Secured Parties to enter into the Loan and Security Agreement, the Grantor hereby agrees with the Agent, as follows:

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

- SECTION 2. <u>Grant of Security Interest in Trademark Collateral</u>. Grantor hereby pledges and grants to Agent for the benefit of the Secured Parties, a security interest in all of Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "<u>Trademark Collateral</u>"):
- (a) all United States, and foreign trademarks, trade names, corporate names, company names, business names, fictitious business names, Internet domain names, service marks, certifications marks, collective marks, logos, other source or business identifiers, designs and general intangibles of a like nature, all registrations and applications for any of the foregoing, including, but not limited to: (i) the registrations and applications referred to on <u>Schedule I</u> hereto (ii) all extensions or renewals of any of the foregoing, (iii) all of the goodwill of the business connected with the use of and symbolized by the foregoing, (iv) the right to sue for past, present and future infringement or dilution of any of the foregoing or for any injury to goodwill, and (v) all Proceeds of the foregoing, including, without limitation, licenses, royalties, income payments, claims, damages and proceeds of suit (collectively, "<u>Trademarks</u>"); and
- (b) any and all agreements providing for the granting of any right in or to Trademarks (whether Grantor is licensee or licensor thereunder) including those referred to on <u>Schedule I</u> hereto (collectively, "<u>Trademark Licenses</u>").
- SECTION 3. Security Agreement. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Agent for the Secured Parties pursuant to the Loan and Security Agreement and Grantor hereby acknowledges and affirms that the rights and remedies of the Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Loan and Security Agreement, the terms and provisions of which are incorporated by reference herein

as if fully set forth herein. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Loan and Security Agreement, the provisions of the Loan and Security Agreement shall control.

SECTION 4. <u>Applicable Law</u>. This Trademark Security Agreement and the rights and obligations of the parties hereunder shall be governed by, and shall be construed and enforced in accordance with, the laws of the State of New York, without regard to its conflicts of law provisions (other than Section 5-1401 and Section 5-1402 of the New York General Obligation Laws).

SECTION 5. <u>Counterparts</u>. This Trademark Security Agreement may be executed in any number of counterparts, each of which when so executed and delivered shall be deemed an original, but all such counterparts together shall constitute but one and the same instrument.

[Remainder of page intentionally left blank]

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IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

DXP ENTERPRISES, INC.

By: _____

Name: KEKSTYCK

Title:

Accepted and Agreed:

BANK OF AMERICA, N.A.,

as Agent

Name: Joy L. Bartholomew Title: Senior Vice President

[Trademark Security Agreement]

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SCHEDULE I to TRADEMARK SECURITY AGREEMENT

TRADEMARK REGISTRATIONS AND APPLICATIONS

U.S. TRADEMARK REGISTRATIONS AND APPLICATIONS

DXP ENTERPRISES, INC. DXP HP-PLUS 90/825,778 13-JULY-2021 Head of the properties of	Owner Name	Trademark	Application Number	Application Date	Registration Number	Registration S	Status
PENTERPRISES, PUMPWORKS HP-PLUS 90/825,792 13-JULY-2021 PENTERPRISES, SMARTCRIB 90/393,702 2020- 6,720,507 PENTERPRISES, VIRTUAL SMARTCRIB 90/393,710 2020- 6,720,508 PENTERPRISES, VIRTUAL SMARTCRIB 90/393,710 2020- 6,720,508	DXP ENTERPRISES, INC.	DXP HP-PLUS	90/825,778	13-JULY-2021			
PENTERPRISES, SMARTCRIB 90/393,702 2020- 6,720,507 DECEMBER-18 DECEMBER-18 6,720,508 PENTERPRISES, VIRTUAL SMARTCRIB 90/393,710 2020- 6,720,508 DECEMBER-18 DECEMBER-18 0,720,508 0,720,508	DXP ENTERPRISES, INC.	PUMPWORKS HP-PLUS	90/825,792	13-JULY-2021			
ENTERPRISES, VIRTUAL SMARTCRIB 90/393,710 2020- 6,720,508	DXP ENTERPRISES, INC.	SMARTCRIB	90/393,702	2020- DECEMBER-18	6,720,507	2022-05-03	
	DXP ENTERPRISES, INC.			2020- DECEMBER-18	6,720,508	2022-05-03	

CANADIAN TRADEMARK REGISTRATIONS AND APPLICATIONS

ENTERPRISES, INC.	DXP	Owner Name
	DXP HP-PLUS	Trademark
	2160013	Application Number
	2022-01-12	Application Date
		Registration Number
		Registration Date
		Status

RECORDED: 08/17/2022