

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Release of Security Interest

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
JPMorgan Chase Bank, N.A.		08/10/2010	Bank: UNITED STATES

RECEIVING PARTY DATA

Name:	NYCE Payments Network, LLC
Street Address:	601 Riverside Avenue; Attn: Gen Counsel
Internal Address:	c/o Fidelity National Information Services, Inc.
City:	Jacksonville
State/Country:	FLORIDA
Postal Code:	32204
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 13

Property Type	Number	Word Mark
Serial Number:	76568932	DEBITALERT
Serial Number:	76578585	SAFEDEBIT
Serial Number:	78544819	SAFEDEBIT
Serial Number:	78486047	N2
Serial Number:	73498438	NEW YORK CASH EXCHANGE
Serial Number:	73532126	NYCE
Serial Number:	75724978	NYCE
Serial Number:	73679152	NYCE
Serial Number:	74180379	NYCE
Serial Number:	75724979	NYCE
Serial Number:	76513428	SUM "BUDDY" NYCE
Serial Number:	75724984	SUM
Serial Number:	76513427	SUM BUDDY

OP \$340.00 76568932

CORRESPONDENCE DATA

Fax Number: (800)494-7512
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 202-370-4761
Email: ecallahan@nationalcorp.com
Correspondent Name: Elspeth Callahan
Address Line 1: 1100 G St NW Suite 420
Address Line 2: National Corporate Research
Address Line 4: Washington, DISTRICT OF COLUMBIA 20005

ATTORNEY DOCKET NUMBER:	F128444
NAME OF SUBMITTER:	Rick Harrison
Signature:	/Rick Harrison/
Date:	08/17/2010
Total Attachments: 3 source=NYCE - Trademark#page2.tif source=NYCE - Trademark#page3.tif source=NYCE - Trademark#page4.tif	

U.S. TRADEMARKS RELEASE OF SECURITY INTEREST

THIS RELEASE dated as of August 10, 2010, by J.P. Morgan Chase Bank, N.A., as Agent (as defined below) for the Lenders. Terms used herein and not otherwise defined shall have the meanings assigned to such terms in the Credit Agreement referred to below.

A. Reference is made to the Credit Agreement dated as of November 1, 2007 as amended by that certain Amendment No. 1 to the Credit Agreement dated April 30, 2009 and effective as of the Amendment No. 1 Effective Date (as further amended from time to time, the "**Credit Agreement**") among Metavante Holdings, LLC (formerly known as Metavante Technologies, Inc.), a Delaware corporation, ("**Holdings**"), Metavante Corporation, a Wisconsin corporation, (the "**Borrower**"), the Lenders party thereto (the "**Lenders**") and JPMorgan Chase Bank, N.A., ("**JPMCB**") as Agent for the Lenders (the "**Agent**").

B. Reference is made to the Grant of Security Interest in Trademark Rights, effective as of November 1, 2007, (the "**Security Agreement**"), among the Grantors (as defined in the Security Agreement) in favor of the Agent, pursuant to which, among other things, the Grantors granted a security interest to the Agent, for the benefit of certain secured parties named therein, in, among other things, the registered trademarks and pending trademark applications of the Borrower as set forth on Schedule A hereto (the "**Trademarks**"), which security interest was recorded with the United States Patent & Trademark Office on November 9, 2007 on Reel 003658 Frame 0550.

C. In connection with the termination of the Credit Agreement, the Borrower has informed the Agent of its desire to obtain the release of all right, title and interest of the Agent, the Lenders and each other grantee or beneficiary in and to the Trademarks granted under the Security Agreement.

Accordingly, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, all the Agent's right, title and interest (including, without limitation, security interests) in and to the Trademarks pursuant to the Security Agreement shall automatically terminate as provided in the Security Agreement, including, without limitation, the Trademarks set forth on Schedule A attached hereto, the debt secured thereby having been paid and satisfied in full.

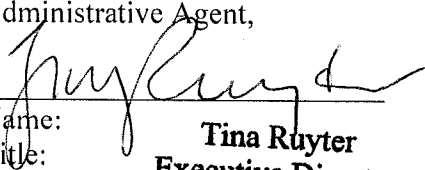
IN WITNESS WHEREOF, the Agent has caused this Release to be
duly executed by its duly authorized officer as of the day and year above written.

JPMORGAN CHASE BANK, N.A., as
Administrative Agent,

By: _____

Name:

Title:



Tina Ruyter
Executive Director

[Signature page to NYCE Payments Network Trademarks Lien Release]

TRADEMARK
REEL: 004261 FRAME: 0890

Schedule A

U.S. Trademarks

TRADEMARKS	CTY	REGISTRATION /APPLICATION NO.	REG./ APP. DATE	STATUS	OWNER OF RECORD
DEBITALERT	US	76568932	01/06/2004		NYCE PAYMENTS NETWORK, LLC
SAFEDEBIT	US	76578585	03/02/2004		NYCE PAYMENTS NETWORK, LLC
SAFEDEBIT	US	78544819	01/10/2005		NYCE PAYMENTS NETWORK, LLC
N2	US	3134070 78486047	08/22/2006 09/20/2004	Registered	NYCE PAYMENTS NETWORK, LLC
NEW YORK CASH EXCHANGE	US	1373041 73498438	11/26/1985 09/10/1984	Registered	NYCE PAYMENTS NETWORK, LLC
NYCE	US	1375051 73532126	12/10/1985 04/15/1985	Registered	NYCE PAYMENTS NETWORK, LLC
NYCE	US	2333108 75724978	03/21/2000 06/09/1999	Registered	NYCE PAYMENTS NETWORK, LLC
NYCE design	US	1505133 73679152	09/20/1988 08/18/1987	Registered	NYCE PAYMENTS NETWORK, LLC
NYCE design	US	1707197 74180379	08/11/1992 06/28/1991	Registered	NYCE PAYMENTS NETWORK, LLC
NYCE design	US	2333109 75724979	03/21/2000 06/09/1999	Registered	NYCE PAYMENTS NETWORK, LLC
SUM "BUDDY" NYCE and design	US	3029744 76513428	12/13/2005 05/08/2003	Registered	NYCE PAYMENTS NETWORK, LLC
SUM and design	US	2391336 75724984	10/03/2000 06/09/1999	Registered	NYCE PAYMENTS NETWORK, LLC
SUM BUDDY	US	2960338 76513427	06/07/2005 05/08/2003	Registered	NYCE PAYMENTS NETWORK, LLC