

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM865350

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Meltwater News US Inc.		01/02/2024	Corporation: DELAWARE
RECEIVING PARTY DATA			
Name:	DNB Bank ASA, as Security Agent		
Street Address:	Postboks 1600 Sentrum		
City:	Oslo		
State/Country:	NORWAY		
Postal Code:	0021		
Entity Type:	Bank: NETHERLANDS		
PROPERTY NUMBERS Total: 19			
Property Type	Number	Word Mark	
Registration Number:	4080327	MELTWATER	
Registration Number:	1289702		
Registration Number:	5438593	MELTWATER OUTSIDE INSIGHT	
Registration Number:	5745036	OWLER	
Registration Number:	5745035	OWLER	
Serial Number:	88131552	OWLER	
Serial Number:	88131561	CROWDSIGHT	
Registration Number:	4676054	OWLER	
Registration Number:	4676157	OWLER	
Registration Number:	5854762	DEEPREASON.AI	
Registration Number:	4495200	SYSOMOS	
Serial Number:	86822410	OUTSIGHT	
Serial Number:	86923129	SHACK 15	
Serial Number:	86923156	SHACK 15	
Registration Number:	1381247	CITILINER	
Registration Number:	1188027	INFOMART	
Registration Number:	4919301	PYLON	
Registration Number:	4994955	HUMAN DATA INTELLIGENCE	
Registration Number:	4141802	DATASIFT	

CH \$490.00 4080327

CORRESPONDENCE DATA**Fax Number:** 2024083141*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:** 2024083141**Email:** jean.paterson@cscglobal.com**Correspondent Name:** CSC**Address Line 1:** 1090 Vermont Avenue, NW**Address Line 4:** Washington, D.C. 20005

NAME OF SUBMITTER:	Jean Paterson
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SIGNATURE:	/jep/
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DATE SIGNED:	01/03/2024
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Total Attachments: 7

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INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT

(Trademark, Trademark Registrations, Trademark Applications and Trademark Licenses)

January 2, 2024

WHEREAS, Meltwater News US Inc., a Delaware corporation (herein referred to as the "Grantor") owns, or in the case of licenses is a party to, the Intellectual Property Collateral (as defined below);

WHEREAS, the Grantor has acceded to an Amended and Restated Facility Agreement related to that certain USD 100,000,000 multicurrency revolving credit facility originally dated 3 December 2020 (as amended and restated by an amendment and restatement agreement dated 22 September 2023, the "Facility Agreement"); and

WHEREAS, pursuant to (i) a Security Agreement dated as of January 2, 2024 (as amended, supplemented or otherwise modified from time to time, the "Security Agreement") entered into between, among others, the Grantor and DNB Bank ASA, as Security Agent (the "Security Agent", which expression shall include its successors, assigns and transferees) and (ii) certain other Security Agreement Documents (including this Intellectual Property Security Agreement Supplement), the Grantor has secured the Secured Obligations (as defined in the Security Agreement) by granting to the Security Agent as security agent for the Secured Parties (as defined in the Security Agreement) a continuing security interest in personal property of the Grantor, including all right, title and interest of the Grantor in, to and under the Intellectual Property Collateral (as defined below);

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantor grants to the Security Agent, to secure the Secured Obligations, a continuing security interest in all of the Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Intellectual Property Collateral"), whether now owned or existing or hereafter acquired or arising:

(i) each Trademark (as defined in the Security Agreement) owned by the Grantor, including, without limitation, in each case as eligible for registration in the PTO or Copyright Office each Trademark registration and application referred to in Schedule 1 hereto, and all of the goodwill of the business connected with the use of, or symbolized by, each Trademark;

(ii) each Trademark License (as defined in the Security Agreement) to which the Grantor is a party, including, without limitation, in each case as eligible for registration in the PTO or Copyright Office, each Trademark License identified in Schedule 1 hereto, and all of the goodwill of the business connected with the use of, or symbolized by, each Trademark;

(iii) all proceeds of and revenues from the foregoing, including, without limitation, all proceeds of and revenues from any claim by the Grantor against third parties for past, present or future unfair competition with, or violation of, intellectual property rights in connection with any injury to, or infringement or dilution of any Trademark owned by the Grantor (including, without limitation, in each case as eligible for registration in the PTO or Copyright Office, any Trademark identified in Schedule 1 hereto) or for the goodwill associated with any of the foregoing; and

(iv) all rights and benefits of the Grantor under any Trademark License (including, without limitation, in each case as eligible for registration in the PTO or Copyright Office, any Trademark License identified in Schedule 1 hereto).

The Grantor irrevocably constitutes and appoints the Security Agent and any officer or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact with full power and authority in the name of the Grantor or in the Security Agent's name, from time to time, in the Security Agent's discretion, provided that and so long as any Enforcement Event (as defined in the Security Agreement) shall have occurred, to take with respect to the Intellectual Property Collateral any and all appropriate action which the Grantor might be entitled to take with respect to the Intellectual Property Collateral and to execute any and all documents and instruments which may be necessary or desirable to carry out the terms of this Intellectual Property Security Agreement Supplement and to accomplish the purposes hereof following an Enforcement Event the Grantor agrees not to sell, license, exchange, assign or otherwise transfer or dispose of, or grant any rights with respect to, or mortgage or otherwise encumber, any of the Intellectual Property Collateral.

The foregoing security interest is granted in conjunction with the security interests granted by the Grantor to the Security Agent pursuant to the Security Agreement. The Grantor acknowledges and affirms that the rights and remedies of the Security Agent with respect to the security interest in the Intellectual Property Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

This Intellectual Property Security Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York. The Grantor agrees that any suit for the enforcement of this Intellectual Property Security Agreement Supplement may be brought in the courts of the State of New York or any federal court sitting therein and consents to the non-exclusive jurisdiction of such court and to service of process in any such suit being made upon the Grantor by mail at the address specified in the Security Agreement. The Grantor hereby waives any objection that it may now or hereafter have to the venue of any such suit or any such court or that such suit is brought in an inconvenient court.

This Intellectual Property Security Agreement Supplement may be executed in two or more separate counterparts, each of which shall constitute an original and all of which shall collectively and separately constitute one and the same agreement.

In case of any inconsistencies between the terms of this Intellectual Property Security Agreement Supplement and those of the Security Agreement, the Security Agreement shall prevail.

[Remainder of page left blank intentionally; signatures follow.]

IN WITNESS WHEREOF, the Grantor has caused this Intellectual Property Security Agreement Supplement to be duly executed by its officer thereunto duly authorized as of the date first written above.

MELTWATER NEWS US INC.,
as Grantor


By: 
Name: Elena Shishkina
Title: Chief Financial Officer and Director

Signature Page - IP Security Agreement Supplement

TRADEMARK
REEL: 008306 FRAME: 0570

Acknowledged:

DNB BANK ASA,
as Security Agent

By: 
Name: INE TILLER
Title: ATTORNEY-IN-FACT

Signature Page - IP Security Agreement Supplement

TRADEMARK
REEL: 008306 FRAME: 0571

SCHEDULE 1

Registered Trademarks and Trademark Licenses

<u>Title</u>	<u>Registration Number</u>
MELTWATER TM (national)	4080327
Meltwater, fig. TM (international)	1289702
Fairhair fig. TM	5,537,905
Meltwater Outside Insight, fig. TM (national)	5438593
OUTSIDE INSIGHT _US TM	6098263
Owler Design + Words	5745036
Owler logo	5745035
Owler Standard Character Mark	88131552
Crowdsight Standard Character Mark	88131561
Owler Standard Character Mark	4676054
Owler Inc Design + Words, Letters	4676157
Linkfluence Standard Character Mark	4948445
DEEPREASON.AI TM US	5854762
Sysomos TM	4495200
OUTSIGHT TM (national)	86/822,410
SHACK 15 TM (national)	86/923,129
SHACK 15, fig. TM (national)	86/923,156

FAIRHAIR TM	1381247
Infomart TM _ United States	1188027
Pylon TM _ United States	4919301
HUMAN DATA INTELLIGENCE TM _ United States	4994955
Datasift TM _ United States	4141802