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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM506158

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Correction of Assignment Recorded at 6212/0744

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Verso Technologies, Inc.		07/17/2008	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Comtech EF Data Corp.	
Street Address:	2114 7th Street West	
City:	Tempe	
State/Country:	ARIZONA	
Postal Code:	85281	
Entity Type:	Corporation: DELAWARE	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2128248	NETPERFORMER

CORRESPONDENCE DATA

Fax Number: 6123329081

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: 612.336.4619

Email: broutman@merchantgould.com

Correspondent Name: Brent E. Routman

Address Line 1: Suite 3200 IDS Center, 80 S. 8th St.

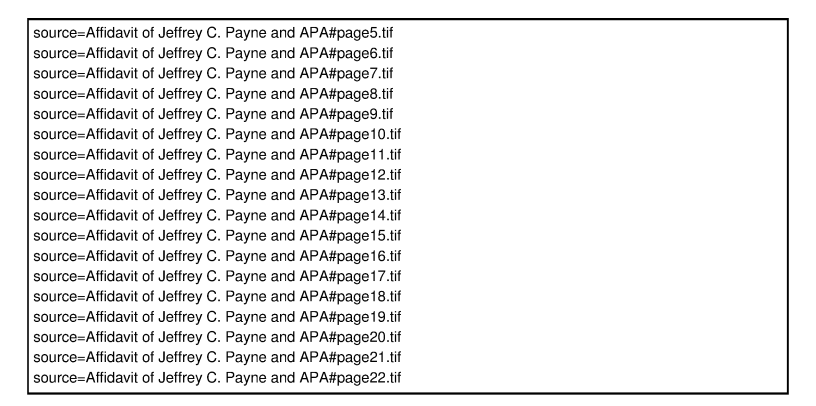
Address Line 2: P.O. Box 2910

Address Line 4: Minneapolis, MINNESOTA 55402-0910

ATTORNEY DOCKET NUMBER: 9555.227-US-01	
NAME OF SUBMITTER: Brent E. Routman	
SIGNATURE:	/ber/
DATE SIGNED:	01/16/2019

Total Attachments: 22

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THE UNITED STATES PATENT AND TRADEMARK OFFICE (USPTO)

TO: The Commissioner for Trademarks

Trademark: NETPERFORMER

Registration Number: 2128248

Registration date: Jan. 13, 1998

AFFIDAVIT

IN SUPPORT OF A REQUEST TO CORRECT A TYPOGRAPHICAL ERROR IN A RECORDED ASSIGNMENT DOCUMENT

I, the undersigned, Jeffrey C. Payne, residing and domiciled in the city of Tempe, State of Arizona, being duly sworn, declare and say:

- 1. I am the VP Finance at Comtech EF Data Corp., since February 1, 2016.
- 2. I have personal knowledge of the matters hereinafter set forth.
- On July 17, 2008, Comtech EF Data Corp., signed an asset purchase agreement with Verso Technologies, Inc., which includes the trademarks NETPERFORMER (U.S. Registration Number 2128248) and ACCESSGATE (registration number 3211777).
- 4. It appears that during the preparation of the agreement, a typographical error was inadvertently, and without deceptive intent, made in the spelling of the name of Comtech EF Data Corp., by writing "Inc." instead of "Corp."
- The error was not noticed at that time by the parties and was only noticed recently when the current owner of the trademark NETPERFORMER, Memotec Inc., requested the recordal of the assignment with the USPTO.
- The correct name of the company, Comtech EF Data Corp., appears on the subsequent asset purchase agreement concluded between Comtech EF Data Corp., and Memotec Inc., concluded on July 20, 2008.

- 7. I hereby affirm and confirm that the name of Comtech EF Data Corp. is and has always been Comtech EF Data Corp. and not Comtech EF Data Inc., and that Comtech EF Data Inc., does not exist as an entity and did not exist at the time of the filing of the trademark applications or at any time since the filing, and I request the correction of the typographical error that appears in the recorded asset purchase agreement dated July 17, 2008, with Verso Technologies, Inc.
- 8. In support of my request, you will find enclosed at **Exhibit A**, a copy of the originally recorded dated July 17, 2008, in which I have corrected the name of the company Comtech EF Data Corp. by replacing Inc. by Corp. I have also initialed and dated the said copy.

AND I HAVE SIGNED, at

Tempe, Arizona

This 10th day of December 2018.

Name://letifey/C. Payny

Representative of Comlegar EF Data

Corp.

SWORN BEFORE ME

at /4/23 this /Oth day of December 2018.

Commissioner for Oakis

Ramis Johnston Commission # 88898 Netary Public - Artsona Staticops County My Commission Expins Johnston 31, 2020

ASSET PURCHASE AGREEMENT

This Asset Purchase Agreement (the "Agreement") is made and effected into as of this _17th day of July, 2008, by and between Comtech EF Data, Ind of Delaware corporation ("Buyer"), on the one hand, and Verso Technologies, Inc. ("Verso"), a Minnesota corporation, and its wholly owned subsidiaries, Verso Backhaul Solutions, Inc. ("Backhaul") and Verso Technologies Canada, Inc. ("VTC") (collectively, "Seller"), on the other hand

RECITALS

- A. Seller is a global provider of next generation network solutions offering a core-to-edge product portfolio for telecommunications service providers and enterprise organizations. Seller operates a Backhaul business (the "Business"), comprised of the AccessGate and NetPerformer product platforms, through which Seller offers end-to-end cellular network bandwidth optimization solutions that help network operators expand and migrate wireless services, improve reliability, and control operating costs.
- B. Seller wishes to sell to Buyer substantially all of the assets that it uses in connection with the Business at the price and on the other terms and conditions specified in detail below and Buyer wishes to so purchase and acquire such assets from Seller.
- C. Verso and Backhaul are Debtors and Debtors in Possession in Case Nos. 08-67659 through 08-67663, jointly administered under Case No. 08-67659 (the "Case") pending in the United States Bankruptcy Court for the Northern District of Georgia, Atlanta Division (the "Bankruptcy Court") filed on April 25, 2008 under Chapter 11 of Title 11, U.S.C., et seq.(the "Bankruptcy Code").
- D. On or about May 20, 2008, VTC initiated an insolvency proceeding in Canada by filing a Notice of Intention to Make a Proposal pursuant to Subsection 50.4(1) of the Bankruptcy and Insolvency Act (the "Canadian Proceeding").

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

1. Transfer of Assets

1.1 <u>Purchase and Sale of Assets</u>. On the Closing Date, as hereinafter defined, in consideration of the covenants, representations and obligations of Buyer hereunder, and subject to the conditions hereinafter set forth and Sections 363 and 365 of the Bankruptcy Code, Seller agrees to sell, assign, transfer, convey and deliver to Buyer, and Buyer agrees to purchase from Seller all of Seller's right, title and interest as of the Closing Date in and to the following assets, wherever located (collectively, the "Property");

1.1.1 Leases and Contracts.

- 1.1.2 Intentionally Deleted
- 1.1.3 Personal Property.

- 1.1.4 <u>Intangible Property</u>. All intangible personal property (including, but not limited to, permits, copyrights, trademarks and/or patents) owned or held by Seller and used exclusively in connection with the Business, but in all cases only to the extent of Seller's interest therein and only to the extent transferable, together with all books, records and like items pertaining exclusively to the Business (collectively, the "Intangible Property"), including, without limitation, the names "Access Gate and Net Performer" (the "Name") and the items identified on **Exhibit "C"** hereto. Seller shall have the right to use, without cost, the Name after the Closing Date until the conclusion of the Case for corporate governance purposes and for purposes of administering the Case. As used in this Agreement, Intangible Property shall in all events exclude: (i) any materials containing privileged communications or information about employees, disclosure of which would violate an employee's reasonable expectation of privacy and any other materials which are subject to attorney-client or any other privilege or requirement to maintain confidentiality (including any rights to assert privilege); and (ii) Seller's corporate books and records relating to its organization and existence.
 - 1 1.5 Inventory.

1.1.6 Amendment of Exhibit "A-2".

1.2 Excluded Assets.

1.3 <u>Instruments of Transfer</u>.

- 2. <u>Consideration</u>.
 - 2.1 Purchase Price.

2.1.2

2.1.3

2.2 <u>Assumed Liabilities</u>.

2,1031	Closing Transactions.		
3.1	Closing.		
3.2	Closing Date.		
3.3	Seller's Deliveries to Buyer at Closing.		
	3.3.1		
	3.3.2		
3.4	Buyer's Deliveries to Seller at Closing.		
	3.4.1		
	3.4.2		
	3.4.3 3.4.4		
	3.4.5		

3.6	Sales, Use and Other Taxes.
3.7	Possession.
Condit	ions Precedent to Closing.
4.1	Conditions to Seller's Obligations. S
	4.1.1
	4.1.1
	4.1.2
	4.1.3
	4.1.4

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4.

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4.1.7

4.1.8

4.2 Conditions to Buyer's Obligations.

4.2.1

4.2.2

4.2.3

4.2.4

4.2.5

4.2.6

4.2.7

4.2.8

4.3 <u>Termination</u>.

4.3.1

4.3.2

4.3.3

	4.3.4
4.4	Consequences of Termination
	4.4.1 I
	4.4.2
	4.4.3
	4.4.4

5.

5.1

5.2

5.3 No Conflicts or Violations.

Seller's Representations and Warranties.

Organization, Standing and Power

Validity of Agreement.

5.4	Title to Property.			
5.5	Litigation: Proceedings.			
5.6	Authorization.			
5.7	Compliance with the Law.			
5.8	Environmental Matters.			

	5.9	Information.
6.	Buyer'	s Representations and Warranties.
	6.1	Validity of Agreement.
	6.2	Organization, Standing and Power.
	6.3	No Conflicts or Violations.
	6.4	Financing.
	6.5	Information.

8.2 Operation of Seller's Business Pending Closing.

- 8.3 Bankruptcy Court Approvals.
 - 8.3.1. Bankruptcy Court Approval of Sale Procedures.
 - 8.3.2 Bankruptcy Court's Approval of Sale.

7. "AS IS" Transaction.

- 8. <u>Conduct and Transaction Prior to Closing.</u>
 - 8.1 Access to Records and Properties of Seller.

- 8.4 Further Actions.
- 8.5 <u>Due Diligence Re: Agile Business Software.</u>
- 8.6 Due Diligence Re: Source Code.
- 8.7 New Agreements.
- 9. Post-Closing Covenants.
 - 9.1 Post-Closing Maintenance of and Access to Information.

9.2 Employment Matters. 9.3 Agile Business Software. 10. Miscellaneous. 10.1 Attorneys' Fees. 10.2 Reasonable Access to Records and Certain Personnel.

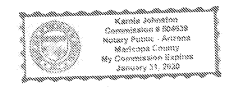
10.3 Notices.

10.4	Entire Agreement.		
10.5	Modification.		
106	Closing Date.		
10.7	Severability.		
10.8	Captions.		
10.9	Further Assurances.		
10.10	Waiver.		
10.11	Brokerage Obligations.		

10.12	Payment of Fees and Expenses.	
10.13	Survival.	
10.14	Assignments.	
10.15	Binding Effect.	
10.16	Applicable Law.	
10.17	Good Faith.	
10.18	Construction.	
10.19	Counterparts.	
10.20	Time is of the Essence.	

10.21	Tax Effect.	
10.22	Employee	Withholding.

- 10.23 Confidentiality Agreement.
- 10.24 Bankruptcy Court Jurisdiction.



IN WITNESS WHEREOF, the parties hereto have executed this Asset Purchase

Agreement as of the day and year first above written.

Buyer: COMTECH EF DATA, ING.a

Delaware corporation

DUMOUCHEL

Seller:

VERSO BACKHAUL SOLUTIONS, INC., a

Georgia corporation

E. John L. Palmer

M. Chief Administration Officer

VERSO TECHNOLOGIES, INC., a Minnesota corporation

Name/ John L. Palmer

Its Chief Administration Officer

Seller:

VERSO TECHNOLOGIES CANADA, INC., a

Canadian corporation

Name: John L. Palmer

Its Chairman

TRADEMARK REEL: 006526 FRAME: 0974

RECORDED: 01/16/2019