

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM579665

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST		
<b>SEQUENCE:</b>	4		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
COMPUWARE CORPORATION		06/01/2020	Corporation: MICHIGAN
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	The Bank of New York Mellon Trust Company, N.A., as collateral agent		
<b>Street Address:</b>	601 Travis Street, 16th Floor		
<b>City:</b>	Houston		
<b>State/Country:</b>	TEXAS		
<b>Postal Code:</b>	77002		
<b>Entity Type:</b>	National Banking Association: UNITED STATES		
<b>PROPERTY NUMBERS Total: 44</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	1366370	ABEND-AID	
<b>Registration Number:</b>	2360960	ABEND-AID FAULT MANAGER	
<b>Registration Number:</b>	1197746	ABR	
<b>Registration Number:</b>	1225763	AUTOMATIC BACKUP & RECOVERY	
<b>Registration Number:</b>	4111984	AUTOSTROBE	
<b>Registration Number:</b>	5336723	CLOUDVTB	
<b>Registration Number:</b>	1128890	COMPAKTOR	
<b>Registration Number:</b>	5584510	COMPUWARE	
<b>Registration Number:</b>	3575285	COMPUWARE	
<b>Registration Number:</b>	2158693	COMPUWARE	
<b>Registration Number:</b>	1620576	COMPUWARE	
<b>Registration Number:</b>	5755914	COMPUWARE APPLICATION AUDIT	
<b>Registration Number:</b>	5285194	COPE	
<b>Registration Number:</b>	1853540	DBA-XPART	
<b>Registration Number:</b>	3991210	DEVENTERPRISE	
<b>Registration Number:</b>	1182813	DSF	
<b>Registration Number:</b>	5107660	FATS	
<b>Registration Number:</b>	1360366	FDR	
<b>TRADEMARK</b>			

CH \$1115.00 1366370

Property Type	Number	Word Mark
Registration Number:	2606860	FDR PLUG AND SWAP
Registration Number:	1990653	FDR/UPSTREAM
Registration Number:	3267783	FDRCRYPT
Registration Number:	2402651	FDRINSTANT
Registration Number:	2597106	FDRPAS
Registration Number:	1759653	FDRREORG
Registration Number:	2166859	FDRSOS
Registration Number:	2369445	FDRCLONE
Registration Number:	1342129	FILE-AID
Registration Number:	2335549	FILE-AID/DATA SOLUTIONS
Registration Number:	4112010	HIPERSTATION
Registration Number:	1515212	IAM
Registration Number:	1552538	INNOVATION
Registration Number:	2096665	ISPW
Registration Number:	4111983	ISTROBE
Registration Number:	4493234	NXBRIDGE
Registration Number:	4111982	STROBE
Registration Number:	0992021	STROBE
Registration Number:	1659514	THRUPUT MANAGER
Registration Number:	5046141	TOPAZ
Registration Number:	1342271	XPEDITER
Registration Number:	2412313	XPEDITER/CODE COVERAGE
Registration Number:	2881187	XPEDITER/XCHANGE
Registration Number:	5587722	ZADVISER
Serial Number:	88714518	COMPUWARE
Serial Number:	88714526	

**CORRESPONDENCE DATA**

**Fax Number:** 2028357586

*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:** 202-835-7500

**Email:** dcip@milbank.com

**Correspondent Name:** Javier J. Ramos

**Address Line 1:** 1850 K Street, NW, Suite 1100

**Address Line 2:** Milbank, LLP

**Address Line 4:** Washington, D.C. 20006

**ATTORNEY DOCKET NUMBER:** 28302.00069

**NAME OF SUBMITTER:** Javier J. Ramos

<b>SIGNATURE:</b>	/Javier J. Ramos/
<b>DATE SIGNED:</b>	06/04/2020
<b>Total Attachments: 9</b> source=Canyonlands - 2L Notes Trademark Security Agreement (Compuware) (Executed)#page1.tif source=Canyonlands - 2L Notes Trademark Security Agreement (Compuware) (Executed)#page2.tif source=Canyonlands - 2L Notes Trademark Security Agreement (Compuware) (Executed)#page3.tif source=Canyonlands - 2L Notes Trademark Security Agreement (Compuware) (Executed)#page4.tif source=Canyonlands - 2L Notes Trademark Security Agreement (Compuware) (Executed)#page5.tif source=Canyonlands - 2L Notes Trademark Security Agreement (Compuware) (Executed)#page6.tif source=Canyonlands - 2L Notes Trademark Security Agreement (Compuware) (Executed)#page7.tif source=Canyonlands - 2L Notes Trademark Security Agreement (Compuware) (Executed)#page8.tif source=Canyonlands - 2L Notes Trademark Security Agreement (Compuware) (Executed)#page9.tif	

GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS

This GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS (this “Agreement”), dated as of June 1, 2020, is among the Persons listed on the signature pages hereof (the “Grantors”), in favor of The Bank of New York Mellon Trust Company, N.A., as collateral agent (in such capacity, the “Agent”) for the benefit of the Second Lien Notes Secured Parties in connection with that certain Indenture, dated as of June 1, 2020 (as amended, restated, supplemented or otherwise modified from time to time, the “Indenture”), among Boxer Parent Company, Inc., a Delaware corporation (the “Issuer”), the Guarantors party thereto from time to time and The Bank of New York Mellon Trust Company, N.A., as the Trustee and the Collateral Agent for the benefit of the Second Lien Notes Secured Parties.

W I T N E S S E T H:

WHEREAS, in connection with the Indenture, each Grantor and any Subsidiaries that become a party thereto, have executed and delivered the Security Agreement, dated as of June 1, 2020 in favor of the Agent (together with all amendments, restatements, supplements and modifications, if any, from time to time thereafter made thereto, the “Security Agreement”);

WHEREAS, pursuant to the Security Agreement, each Grantor has granted to the Agent, for the benefit of the Second Lien Notes Secured Parties, a lien on and security interest in, all of its right, title and interest in, to and under certain Intellectual Property, including the Trademarks, that is not Excluded Property;

WHEREAS, the Grantors are Affiliates of one another and will derive substantial direct and indirect benefits from the issuance of the Notes pursuant to the Indenture, and each of the Grantors is willing to execute and deliver this Agreement for the benefit of the Second Lien Notes Secured Parties; and

NOW, THEREFORE, in consideration of the premises and to induce the Agent to enter into the Indenture and induce the Holders to purchase the Notes, the Grantors hereby agree with the Collateral Agent, for the benefit of the Second Lien Notes Secured Parties, as follows:

1. Definitions. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided or provided by reference in the Indenture and the Security Agreement.

2. Grant of Security Interest. Each Grantor hereby grants a lien on and security interest in all of such Grantor’s right, title and interest in, to and under the Trademarks that are not Excluded Property (including, without limitation, those items listed on Schedule A hereto), including the goodwill associated with such Trademarks and the right to receive all Proceeds therefrom (collectively, the “Collateral”), to the Agent for the benefit of the Second Lien Notes Secured Parties as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise), in full of the Second Lien Notes Obligations; provided that, applications in the United States Patent and Trademark Office to register trademarks or service marks on the basis of such Grantor’s “intent to use” such trademarks or service marks will not be deemed to be Collateral unless and until an amendment to allege use or a statement of use has been filed and accepted by the United States Patent and Trademark Office, whereupon such application shall be automatically subject to the security interest granted herein and deemed to be included in the Collateral.

3. Purpose. This Agreement has been executed and delivered by each Grantor for the purpose of recording the grant of security interest herein with the United States Patent and Trademark Office. The security interest granted hereby has been granted to the Second Lien Notes Secured Parties in connection with the Security Agreement and is expressly subject to the terms and conditions thereof. The Security Agreement (and all rights and remedies of the Second Lien Notes Secured Parties thereunder) shall remain in full force and effect in accordance with its terms.

4. Acknowledgment. Each Grantor does hereby further acknowledge and affirm that the rights and remedies of the Second Lien Notes Secured Parties with respect to the security interest in the Collateral granted hereby are more fully set forth in the Indenture and the Security Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the terms of the Security Agreement, the terms of the Security Agreement shall govern. In the event of any conflict between the terms of this Agreement and the terms of the Indenture, the terms of the Indenture shall govern.


5. Counterparts. This Agreement may be executed in one or more counterparts (including by facsimile or other electronic signature and transmission), each of which will be deemed an original, but all of which together constitute one and the same original.

6. Governing Law: THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.


7. Recitals. The recitals contained herein shall be taken as the statements of the Grantors, and the Collateral Agent assumes no responsibility for their correctness. The Collateral Agent makes no representations as to the validity or sufficiency of this Agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

**COMPUWARE CORPORATION,**  
as the Grantor


By:   
Name: Stephen B. Solcher  
Title: Senior Vice President, Chief Financial  
Officer

THE BANK OF NEW YORK MELLON TRUST  
COMPANY, N.A., not in its individual capacity, but  
solely as the Collateral Agent

By:   
Name: Manjari Purkayastha  
Title: Vice President

**SCHEDULE A**

**Trademark Registrations and Applications**

<b>OWNER</b>	<b>APPLICATION NUMBER</b>	<b>REGISTRATION NUMBER</b>	<b>TRADEMARK</b>
COMPUWARE CORPORATION	73432736	1366370	ABEND-AID
COMPUWARE CORPORATION	75832130	2360960	ABEND-AID FAULT MANAGER
COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>1</sup>	73278482	1197746	ABR
COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>2</sup>	73278480	1225763	AUTOMATIC BACKUP & RECOVERY
COMPUWARE CORPORATION	85417547	4111984	AUTOSTROBE
COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>3</sup>	87188240	5336723	CLOUDVTB Design 
COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>4</sup>	73175389	1128890	COMPAKTOR
COMPUWARE CORPORATION	87805001	5584510	COMPUWARE





<sup>1</sup> Documents evidencing the assignment from Innovation Data Processing, Inc. to Compuware Corporation are in the process of being recorded with the USPTO.

<sup>2</sup> Documents evidencing the assignment from Innovation Data Processing, Inc. to Compuware Corporation are in the process of being recorded with the USPTO.

<sup>3</sup> Documents evidencing the assignment from Innovation Data Processing, Inc. to Compuware Corporation are in the process of being recorded with the USPTO.

<sup>4</sup> Documents evidencing the assignment from Innovation Data Processing, Inc. to Compuware Corporation are in the process of being recorded with the USPTO.



COMPUWARE CORPORATION	88714518	--	COMPUWARE Design 
COMPUWARE CORPORATION	77456721	3575285	COMPUWARE Design 
COMPUWARE CORPORATION	75269287	2158693	COMPUWARE
COMPUWARE CORPORATION	74028190	1620576	COMPUWARE
COMPUWARE CORPORATION	88124928	5755914	COMPUWARE APPLICATION AUDIT Design 
COMPUWARE CORPORATION	87337972	5285194	COPE
COMPUWARE CORPORATION	74395658	1853540	DBA-XPRT
COMPUWARE CORPORATION	88714526	--	Design Only 
COMPUWARE CORPORATION	85121595	3991210	DEVENTERPRISE
COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>5</sup>	73304048	1182813	DSF
COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>6</sup>	86801544	5107660	FATS

<sup>5</sup> Documents evidencing the assignment from Innovation Data Processing, Inc. to Compuware Corporation are in the process of being recorded with the USPTO.

<sup>6</sup> Documents evidencing the assignment from Innovation Data Processing, Inc. to Compuware Corporation are in the process of being recorded with the USPTO.

COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>7</sup>	73530470	1360366	FDR
COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>8</sup>	76161937	2606860	FDR PLUG AND SWAP
COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>9</sup>	74/480051	1990653	FDR/UPSTREAM
COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>10</sup>	78771059	3267783	FDRCRYPT
COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>11</sup>	75578821	2402651	FDRINSTANT
COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>12</sup>	76125739	2597106	FDRPAS

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<sup>7</sup> Documents evidencing the assignment from Innovation Data Processing, Inc. to Compuware Corporation are in the process of being recorded with the USPTO.

<sup>8</sup> Documents evidencing the assignment from Innovation Data Processing, Inc. to Compuware Corporation are in the process of being recorded with the USPTO.

<sup>9</sup> Documents evidencing the assignment from Innovation Data Processing, Inc. to Compuware Corporation are in the process of being recorded with the USPTO.

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<sup>12</sup> Documents evidencing the assignment from Innovation Data Processing, Inc. to Compuware Corporation are in the process of being recorded with the USPTO.

COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>13</sup>	74294555	1759653	FDRREORG
COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>14</sup>	75141613	2166859	FDRSOS
COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>15</sup>	75593817	2369445	FDRCLONE
COMPUWARE CORPORATION	73446715	1342129	FILE-AID
COMPUWARE CORPORATION	75669665	2335549	FILE-AID/DATA SOLUTIONS
COMPUWARE CORPORATION	85436469	4112010	HIPERSTATION
COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>16</sup>	73704178	1515212	IAM
COMPUWARE CORPORATION (USPTO OWNER: INNOVATION DATA PROCESSING, INC.) <sup>17</sup>	73380415	1552538	INNOVATION
COMPUWARE CORPORATION	75054646	2096665	ISPW
COMPUWARE CORPORATION	85417535	4111983	ISTROBE
COMPUWARE CORPORATION	85413558	4493234	NXBRIDGE

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<sup>15</sup> Documents evidencing the assignment from Innovation Data Processing, Inc. to Compuware Corporation are in the process of being recorded with the USPTO.

<sup>16</sup> Documents evidencing the assignment from Innovation Data Processing, Inc. to Compuware Corporation are in the process of being recorded with the USPTO.

<sup>17</sup> Documents evidencing the assignment from Innovation Data Processing, Inc. to Compuware Corporation are in the process of being recorded with the USPTO.

COMPUWARE CORPORATION	85417522	4111982	STROBE
COMPUWARE CORPORATION	72453764	0992021	STROBE
COMPUWARE CORPORATION	74066086	1659514	THRUPUT MANAGER
COMPUWARE CORPORATION	86439715	5046141	TOPAZ
COMPUWARE CORPORATION	73496656	1342271	XPEDITER
COMPUWARE CORPORATION	75832126	2412313	XPEDITER/CODE COVERAGE
COMPUWARE CORPORATION	76548504	2881187	XPEDITER/XCHANGE
COMPUWARE CORPORATION	87599937	5587722	ZADVISER