

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM623564

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	Security Agreement		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
HyTrust, Inc.		02/01/2021	Corporation: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	BMO Harris Bank N.A., as Collateral Agent		
<b>Street Address:</b>	111 West Monroe Street		
<b>City:</b>	Chicago		
<b>State/Country:</b>	ILLINOIS		
<b>Postal Code:</b>	60603		
<b>Entity Type:</b>	Association: UNITED STATES		
<b>PROPERTY NUMBERS Total: 8</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	3719721	HYTRUST	
<b>Registration Number:</b>	4551271	HYTRUST CLOUD UNDER CONTROL	
<b>Registration Number:</b>	4672877	HYTRUST KEYCONTROL	
<b>Registration Number:</b>	4672878	HYTRUST DATACONTROL	
<b>Registration Number:</b>	4713537	HYTRUST CLOUDCONTROL	
<b>Registration Number:</b>	4748022	HYTRUST CLOUD CONTROL	
<b>Registration Number:</b>	4803088	DISCOVERY SERIES	
<b>Registration Number:</b>	4871156	DISCOVERYPOINT	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	8888295817		
<i>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.</i>			
<b>Phone:</b>	(312) 288-3586		
<b>Email:</b>	john.cunningham@wolterskluwer.com		
<b>Correspondent Name:</b>	Nancy Helm Brown		
<b>Address Line 1:</b>	2929 Allen Pkwy		
<b>Address Line 2:</b>	Suite 3300		
<b>Address Line 4:</b>	Houston, TEXAS 77019		
<b>NAME OF SUBMITTER:</b>	Diandra M. LaMantia		
<b>SIGNATURE:</b>	/Diandra M. LaMantia/		

OP \$215.00 3719721

**DATE SIGNED:**

02/01/2021

**Total Attachments: 9**

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## ASSUMPTION AND SUPPLEMENTAL SECURITY AGREEMENT RE: INTELLECTUAL PROPERTY

THIS ASSUMPTION AND SUPPLEMENTAL SECURITY AGREEMENT RE: INTELLECTUAL PROPERTY (this “*Agreement*”) dated as of this 1st day of February, 2021 from HyTrust, Inc., a Delaware corporation (the “*New Debtor*”), to BMO Harris Bank N.A. (“*BMO Harris*”), as collateral agent for the Secured Creditors (defined in the Security Agreement hereinafter identified and defined) (BMO Harris acting as such agent and any successor or successors to BMO Harris in such capacity being hereinafter referred to as the “*Collateral Agent*”).

### PRELIMINARY STATEMENTS

A. Entrust Corporation (f/k/a Entrust Datacard Corporation), a Delaware corporation (the “*Borrower*”) and each other Debtor party thereto has executed and delivered to the Collateral Agent that certain Security Agreement Re: Intellectual Property dated as of April 13, 2018 (such Security Agreement, as the same may from time to time be amended, modified or restated, including supplements thereto which add additional parties as Debtors thereunder, being hereinafter referred to as the “*Security Agreement*”), pursuant to which such parties (the “*Existing Debtors*”) have granted to the Collateral Agent for the benefit of the Secured Creditors a lien on and security interest in the Existing Debtors’ Collateral (as such term is defined in the Security Agreement) to secure the Senior Indebtedness (as such term is defined in the Security Agreement).

B. The Borrower provides the New Debtor with substantial financial, managerial, administrative, and technical support and the New Debtor will benefit, directly and indirectly, from credit and other financial accommodations extended by the Secured Creditors to the Borrower.

NOW, THEREFORE, FOR VALUE RECEIVED, and in consideration of advances made or to be made, or credit accommodations given or to be given, to the Borrower by the Secured Creditors from time to time, the New Debtor hereby agrees as follows:

1. The New Debtor acknowledges and agrees that it shall become a “Debtor” party to the Security Agreement effective upon the date the New Debtor’s execution of this Agreement and the delivery of this Agreement to the Collateral Agent, and that upon such execution and delivery, all references in the Security Agreement to the terms “Debtor” or “Debtors” shall be deemed to include the New Debtor. Without limiting the generality of the foregoing, the New Debtor hereby repeats and reaffirms all grants (including the grant of a lien and security interest), covenants, agreements, representations, and warranties contained in the Security Agreement as amended hereby, each and all of which are and shall remain applicable to the Collateral from time to time owned by the New Debtor or in which the New Debtor from time to time has any rights. Without limiting the foregoing, in order to secure payment of the Senior Indebtedness, whether now existing or hereafter arising, the New Debtor does hereby grant to the Collateral Agent for the benefit of the Secured Creditors, and hereby agrees that the Collateral Agent has and shall continue to have for the benefit of the Secured Creditors a continuing lien on and security interest in, among other things, all of the New Debtor’s Collateral (as such term is defined in the Security Agreement), including, without limitation, all of the New Debtor’s, and all of the other Collateral described in

Section 1 of the Security Agreement, each and all of such granting clauses being incorporated herein by reference with the same force and effect as if set forth herein in their entirety except that all references in such clauses to the Existing Debtors or any of them shall be deemed to include references to the New Debtor. Nothing contained herein shall in any manner impair the priority of the liens and security interests heretofore granted in favor of the Collateral Agent under the Security Agreement.

2. Schedule A (Patents), Schedule B (Trademarks), and Schedule C (Copyrights) to the Security Agreement shall be supplemented by the information stated below with respect to the New Debtor:

**SUPPLEMENT TO SCHEDULE A**  
**U.S. PATENT NUMBERS**  
**AND PENDING U.S. PATENT APPLICATION NUMBERS**

<b>OWNER</b>	<b>TITLE</b>	<b>APPLICATION NUMBER</b>	<b>REGISTRATION NUMBER</b>
HyTrust, Inc.	METHODS AND SYSTEMS FOR SECURELY MANAGING VIRTUALIZATION PLATFORM	12/210,084	8065714
HyTrust, Inc.	ADAPTIVE CONFIGURATION MANAGEMENT SYSTEM	12/355,584	8166552
HyTrust, Inc.	ADAPTIVE CONFIGURATION MANAGEMENT SYSTEM	13/446,323	8539589
HyTrust, Inc.	INTELLIGENT SECURITY CONTROL SYSTEM FOR VIRTUALIZED ECOSYSTEMS	12/347,315	8336079
HyTrust, Inc.	INTELLIGENT SECURITY CONTROL SYSTEM FOR VIRTUALIZED ECOSYSTEMS	13/717,511	8832784
HyTrust, Inc.	SECURE VIRTUAL MACHINE	13/069,736	8555377
HyTrust, Inc.	SECURE VIRTUAL MACHINE	14/040,658	9300640
HyTrust, Inc.	SYSTEM AND METHOD FOR SECURE STORAGE OF VIRTUAL MACHINES	13/241,104	9053339

<b>OWNER</b>	<b>TITLE</b>	<b>APPLICATION NUMBER</b>	<b>REGISTRATION NUMBER</b>
HyTrust, Inc.	CLOUD AWARE FILE SYSTEM	14/711,673	9699155
HyTrust, Inc.	INTELLIGENT SYSTEM FOR ENABLING AUTOMATED SECONDARY AUTHORIZATION FOR SERVICE REQUESTS IN AN AGILE INFORMATION TECHNOLOGY ENVIRONMENT	14/454,593	8966578
HyTrust, Inc.	INTELLIGENT SYSTEM FOR ENABLING AUTOMATED SECONDARY AUTHORIZATION FOR SERVICE REQUESTS IN AN AGILE INFORMATION TECHNOLOGY ENVIRONMENT	14/612,983	9450940
HyTrust, Inc.	HARMONIZED GOVERNANCE SYSTEM FOR HETEROGENEOUS AGILE INFORMATION TECHNOLOGY ENVIRONMENTS	15/211,947	9734349
HyTrust, Inc.	METHODS FOR ASSURING SECURITY GOVERNANCE IN MANAGED COMPUTER SYSTEMS	15/400,227	9736188
HyTrust, Inc.	METHODS FOR ASSURING SECURITY GOVERNANCE IN MANAGED COMPUTER SYSTEMS	15/641,481	9781165
HyTrust, Inc.	SYSTEMS AND METHOD FOR ASSURING SECURITY GOVERNANCE IN MANAGED COMPUTER SYSTEMS	15/264,887	9578066
HyTrust, Inc.	METHODS AND SYSTEMS FOR ATTACHING AN ENCRYPTED DATA PARTITION DURING THE STARTUP OF AN OPERATING SYSTEM	15/421,291	9817675

<b>OWNER</b>	<b>TITLE</b>	<b>APPLICATION NUMBER</b>	<b>REGISTRATION NUMBER</b>
HyTrust, Inc.	METHODS AND SYSTEMS FOR ATTACHING AN ENCRYPTED DATA PARTITION DURING THE STARTUP OF AN OPERATING SYSTEM	15/711,535	10402206
HyTrust, Inc.	CONSOLIDATING ANALYTICS METADATA	14/203,871	9262281
HyTrust, Inc.	SYSTEM AND METHOD OF DATA INTELLIGENT STORAGE	14/499,886	10061658
HyTrust, Inc.	SYSTEM AND METHOD OF DATA INTELLIGENT STORAGE	14/157,974	9213706
HyTrust, Inc.	LIVE RESTORE FOR A DATA INTELLIGENT STORAGE SYSTEM	14/957,025	10089192
HyTrust, Inc.	TRIGGERING DISCOVERY POINTS BASED ON CHANGE	14/978,674	10102079
HyTrust, Inc.	MULTI-THREADED TRANSACTION LOG FOR PRIMARY AND RESTORE/INTELLIGENCE	14/828,905	9785518
HyTrust, Inc.	METHODS AND SYSTEMS FOR HOLISTICALLY ATTESTING THE TRUST OF HETEROGENEOUS COMPUTE RESOURCES	15/795,053	10033756
HyTrust, Inc.	METHODS AND SYSTEMS FOR PERFORMING AN EARLY RETRIEVAL PROCESS DURING THE USER-MODE STARTUP OF AN OPERATING SYSTEM	16/481,726	N/A

**SUPPLEMENT TO SCHEDULE B**

**REGISTERED U.S. TRADEMARKS  
AND TRADEMARK APPLICATIONS**

<b>OWNER</b>	<b>TITLE</b>	<b>APPLICATION NUMBER</b>	<b>REGISTRATION NUMBER</b>
HyTrust, Inc.	HYTRUST	77580493	3719721
HyTrust, Inc.	HYTRUST CLOUD UNDER CONTROL	86105498	4551271
HyTrust, Inc.	HyTrust KeyControl	86132750	4672877
HyTrust, Inc.	HyTrust DataControl	86132755	4672878
HyTrust, Inc.	HyTrust CloudControl	86132746	4713537
HyTrust, Inc.	HyTrust Cloud Control	86426778	4748022
HyTrust, Inc.	DISCOVERY SERIES	86497326	4803088
HyTrust, Inc.	DISCOVERYPOINT	86063156	4871156

**SUPPLEMENT TO SCHEDULE C**

**COPYRIGHTS**

None.

3. The New Debtor hereby acknowledges and agrees that the Senior Indebtedness are secured by all of the Collateral according to, and otherwise on and subject to, the terms and conditions of the Security Agreement to the same extent and with the same force and effect as if the New Debtor had originally been one of the Existing Debtors under the Security Agreement and had originally executed the same as such an Existing Debtor.

4. All capitalized terms used in this Agreement without definition shall have the same meaning herein as such terms have in the Security Agreement, except that any reference to the term "Debtor" or "Debtors" and any provision of the Security Agreement providing meaning to such term shall be deemed a reference to the Existing Debtors and the New Debtor. Except as specifically modified hereby, all of the terms and conditions of the Security Agreement shall stand and remain unchanged and in full force and effect.

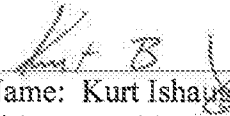
5. The New Debtor agrees to execute and deliver such further instruments and documents and do such further acts and things as the Collateral Agent may deem necessary or proper to carry out more effectively the purposes of this Agreement.

6. No reference to this Agreement need be made in the Security Agreement or in any other document or instrument making reference to the Security Agreement, any reference to the Security Agreement in any of such to be deemed a reference to the Security Agreement as modified hereby.



7. This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois (without regard to principles of conflicts of law).

**HYTRUST, INC.**

By  \_\_\_\_\_  
Name: Kurt Ishaya  
Title: President

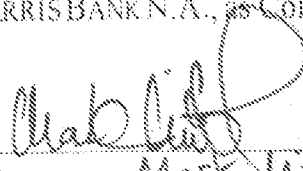
Accepted and agreed to as of the date first above written.

BMO HARRIS BANK N.A., as Collateral Agent

By

Name

Title

  
Mark Ustal  
Managing Director