## TRADEMARK ASSIGNMENT

# Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Revenue Rescue, Inc.		03/14/2011	CORPORATION: DELAWARE
Intermedix Corporation		03/14/2011	CORPORATION: DELAWARE
Advanced Data Processing, Inc.		03/14/2011	CORPORATION: DELAWARE
Intermedix Technologies, Inc.		03/14/2011	CORPORATION: DELAWARE
Medical Consultants, Inc.		03/14/2011	CORPORATION: OKLAHOMA
EMSystems LLC		ll03/14/2011	LIMITED LIABILITY COMPANY: DELAWARE

#### RECEIVING PARTY DATA

Name:	General Electric Capital Corporation, as Administrative Agent
Street Address:	500 West Monroe Street
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60661
Entity Type:	CORPORATION: DELAWARE

## PROPERTY NUMBERS Total: 15

Property Type	Number	Word Mark
Registration Number:	3561783	FDDATALINK
Registration Number:	3316649	INTERMEDIX
Registration Number:	3301461	ADVANCED DATA PROCESSING, INC.
Registration Number:	3311339	
Registration Number:	3248573	TRIPTIX
Registration Number:	3137742	EMERGENCY PHYSICIANS DICTATION SERVICES
Registration Number:	3128936	REVENUE RESCUE
Registration Number:	3156304	INTERMEDIX
Registration Number:	2896824	EMSYSTEMS
		TRADEMARK

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Registration Number:	2827139	FRONTLINES OF MEDICINE
Registration Number:	2301047	EMSYSTEMS
Registration Number:	2031295	EMERGENCY PHYSICIANS BILLING SERVICES
Registration Number:	2022669	EMERGENCY PHYSICIANS DICTATION SERVICES
Registration Number:	1982399	EPDS
Registration Number:	1597793	EPBS

#### **CORRESPONDENCE DATA**

Fax Number: (404)572-5128

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 404-572-3458
Email: slake@kslaw.com
Correspondent Name: Susan Lake, Paralegal
Address Line 1: 1180 Peachtree Street

Address Line 2: King & Spalding

Address Line 4: Atlanta, GEORGIA 30309

ATTORNEY DOCKET NUMBER:	15009-009018
NAME OF SUBMITTER:	Susan Lake
Signature:	/Susan Lake/
Date:	03/17/2011

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# **Trademark Security Agreement**

Trademark Security Agreement, dated as of March 14, 2011, by the Grantors listed on the signature page hereto (individually, a "Grantor", and, collectively, the "Grantors"), in favor of GENERAL ELECTRIC CAPITAL CORPORATION, in its capacity as administrative agent for the Secured Parties (in such capacity, the "Administrative Agent").

#### WITNESSETH:

WHEREAS, the Grantors are party to a Security Agreement, dated as of March 14, 2011 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), in favor of the Administrative Agent pursuant to which the Grantors are required to execute and deliver this Trademark Security Agreement;

Now, Therefore, in consideration of the premises and to induce the Administrative Agent, for the benefit of the Secured Parties, to enter into the Credit Agreement, the Grantors hereby agree with the Administrative Agent as follows:

SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

SECTION 2. <u>Grant of Security Interest in Trademark Collateral</u>. Each Grantor hereby pledges and grants to the Administrative Agent for the benefit of the Secured Parties a lien on and security interest in and to all of its right, title and interest in, to and under all the following Collateral of such Grantor:

- (a) Trademarks of such Grantor listed on Schedule I attached hereto; and
- (b) all Proceeds of any and all of the foregoing.

SECTION 3. The Security Agreement. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Administrative Agent pursuant to the Security Agreement and Grantors hereby acknowledge and affirm that the rights and remedies of the Administrative Agent with respect to the security interest in the Trademarks made and 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. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control unless the Administrative Agent shall otherwise determine.

SECTION 4. <u>Termination</u>. Upon the occurrence of the Termination Date, the Administrative Agent shall, at the expense of such Grantor, execute, acknowledge, and deliver to the Grantors an instrument in writing in recordable form releasing the collateral pledge, grant, assignment, lien and security interest in the Trademarks under this Trademark Security Agreement (other than contingent indemnification obligations and letter of credit obligations that

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have been cash-collateralized in a manner reasonably satisfactory to the Administrative Agent and the L/C Issuer).

SECTION 5. <u>Counterparts</u>. This Trademark Security Agreement may be executed in any number of counterparts, all of which shall constitute one and the same instrument, and any party hereto may execute this Trademark Security Agreement by signing and delivering one or more counterparts.

SECTION 6. <u>Governing Law</u>. THIS TRADEMARK SECURITY AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.

[Signature pages follow.]

IN WITNESS WHEREOF, each Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

REVENUE RESCUE, INC., as Grantor

By: D HV-

Title: Chief Financial Officer

INTERMEDIX CORPORATION, as Grantor

By: Stell Name: Brian Helmor

Title: Chief Financial Officer

ADVANCED DATA PROCESSING, INC.,

as Grantor

Name: Brian Helman

Title: Chief Financial Officer

INTERMEDIX TECHNOLOGIES, INC., as Grantor

as Granto

Name: Brian Helman

Title: Chief Financial Officer

MEDICAL CONSULTANTS, INC.,

as Grantor

By: D-Hu-Name: Brian Helman

Title: Chief Financial Officer

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EMSYSTEMS LLC,

as Grantor

Name: Brian Helman

Title: Chief Financial Officer

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TRADEMARK REEL: 004499 FRAME: 0749 GENERAL ELECTRIC CAPITAL CORPORATION, as Administrative Agent

Bv:

Name: Jonathan Ruschhaupt Title: Duly Authorized Signatory

[Trademark Security Agreement]

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# Schedule I Trademark Registrations and Use Applications

	Registered Owner Service Mark / Trademark Registrat				
	<u> </u>	Registration/ Application No.			
REVENUE RESCUE, INC.	FDDATALINK	3561783			
INTERMEDIX CORPORATION	INTERMEDIX (WORD AND DESIGN)	3316649			
ADVANCED DATA PROCESSING, INC.	ADVANCED DATA PROCESSING, INC.	3301461			
ADVANCED DATA PROCESSING, INC.	DESIGN ONLY	3311339			
INTERMEDIX TECHNOLOGIES, INC.	TRIPTIX	3248573			
MEDICAL CONSULTANTS, INC.	EMERGENCY PHYSICIANS DICTATION SERVICES	3137742			
REVENUE RESCUE, INC.	REVENUE RESCUE	3128936			
INTERMEDIX CORPORATION	INTERMEDIX (BLOCK LETTERS)	3156304			
EMSYSTEMS LLC	EMSYSTEMS	2896824			
EMSYSTEMS LLC	FRONTLINES OF MEDICINE	2827139			
EMSYSTEMS LLC	EMSYSTEMS	2301047			
MEDICAL CONSULTANTS, INC.	EMERGENCY PHYSICIANS BILLING SERVICES	2031295			
MEDICAL CONSULTANTS, INC.	EMERGENCY PHYSICIANS DICTATION SERVICES	2022669			
MEDICAL CONSULTANTS, INC.	EPDS	1982399			
MEDICAL CONSULTANTS, INC.	EPBS	1597793			

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**RECORDED: 03/17/2011**