10-28-2002 U.SOPETARTMENT OF COMMERCE U.S. Patent and Trademarcoffes Form PTO-1594 ET (Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002) 2002 OCT #8 AM 9:15 To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or the record. 1. Name of conveying party(ies): 2. Name and address of receiving party(ies) Name: GXS Corporation GXS Holdings, Inc. 10.8.02 Internal Address: 100 Edison Park Drive Association Individual(s) Street Address: Same General Partnership Limited Partnership City: Gaithersburg State: MD Zip: 20878 Corporation-State Other Delaware Corporation Individual(s) citizenship__ Association Additional name(s) of conveying party(ies) attached? General Partnership 3. Nature of conveyance: Limited Partnership Corporation-State_Delaware ✓ Assignment Merger Change of Name Security Agreement Other If assignee is not domiciled in the United States, a domestic Other representative designation is attached. Yes No (Designations must be a separate document from assignment) Execution Date: 9/9/2002 Additional name(s) & address(es) attached? Yes 4. Application number(s) or registration number(s): B. Trademark Registration No.(s) 2181744 A. Trademark Application No.(s) Yes 🗸 No Additional number(s) attached 5. Name and address of party to whom correspondence 6. Total number of applications and concerning document should be mailed: registrations involved: Robert P. Ducatman, Esq. 7. Total fee (37 CFR 3.41).....\$_40.00 Internal Address: Jones, Day, Reavis & Pogue Enclosed North Point Authorized to be charged to deposit account 901 Lakeside Avenue 8. Deposit account number: Street Address:_ 501432 (Ref. 361438600003) City: Cleveland State:_OH DO NOT USE THIS SPACE 9. Signature. 10/25/2002 LMUELLER 00000111 501432 2181744 01 FC:8521 40.00 CH 10/3/2002 Robert P. Ducatman, Esq. Name of Person Signing Date Total number of pages including cover sheet, attachments, and document

Mail documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

Execution Version

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INTELLECTUAL PROPERTY ASSIGNMENT

This INTELLECTUAL PROPERTY ASSIGNMENT (this "Assignment"), effective as of September 9, 2002 (the "Effective Date"), is made and entered into by and between GXS Holdings, Inc. f/k/a RMS Electronic Commerce Systems, Inc., a Delaware corporation ("Assignor"), and GXS Corporation, a Delaware corporation ("Assignee") (each a "Party," and collectively, the "Parties").

WHEREAS, pursuant to that certain Plan of Complete Liquidation of GEIS, dated as of August 12, 2002, and that certain Intellectual Property Assignment (the "GEIS IP Assignment"), effective as of August 12, 2002, by and between GE Investments, Inc., a Nevada corporation ("GEII"), and GE Information Services, Inc., a Delaware corporation ("GEIS"), GEII acquired all right, title and interest in and to the GEIS Intellectual Property (as defined in the GEIS IP Assignment);

WHEREAS, pursuant to a declaration of a dividend by the Board of Directors of GEII to GE as the sole holder of Class A Common Shares of GEII, and pursuant to that certain Intellectual Property Assignment, effective as of August 12, 2002, by and between GEII and GE, GE acquired all of GEII's right, title and interest in and to the GEIS Intellectual Property as a dividend;

WHEREAS, pursuant to that certain Contribution Agreement, effective as of August 12, 2002, by and between GE and Assignor, GE, as the sole stockholder of Assignor, has assigned, transferred and conveyed to Assignor all of GE's right, title and interest in and to the GEIS Intellectual Property; and

WHEREAS, Assignor, as the sole stockholder of Assignee, desires to assign, transfer and convey to Assignee all of Assignor's right, title and interest in and to the GEIS Intellectual Property and all other intellectual property owned by Assignor.

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

Assignment. Assignor hereby, effective as of the Effective Date, assigns, transfers, conveys and quitclaims to Assignee all of Assignor's right, title and interest in and to (a) all GEIS Intellectual Property, including, without limitation, those items of GEIS Intellectual Property listed on Schedule A attached hereto, and (b) all other (i) patents and patent applications, (ii) statutory invention registrations, (iii) trademarks, service marks, trade dress, trade names, domain names and other indicators of source, origin or goodwill, together with the goodwill associated therewith, (iv) copyrights, (v) computer software, (vi) designs, (vii) trade secrets and confidential information, (viii) inventions, technology, know-how, data, data collections and other proprietary information, (ix) other intellectual and industrial property of all types, (x) registrations and applications for registration of the foregoing, and (xi) all rights to sue for and collect damages for, and to obtain injunctive or equitable relief for, any past, present and

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IP Assignment GXS Holdings to GXS Corp.

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future infringement, misappropriation, dilution, violation, or unlawful imitation, whether presently known or unknown, of the foregoing, in each case, owned by Assignor (collectively, "Residual Intellectual Property").

- 2. Recordation of Patents, Trademarks and Copyrights. If Assignee elects to record this Assignment with the U.S. Patent & Trademark Office, U.S. Copyright Office or applicable state or foreign governmental or international authorities or registries. Assignee shall bear all costs and fees associated with such recording. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States, Register of Copyrights of the United States and any official of any state or foreign country whose duty it is to issue intellectual property registrations, to issue all registrations from any applications for registration included in the GEIS Intellectual Property and Residual Intellectual Property to Assignee.
- Governing Law and Forum. This Assignment shall be governed by, and construed exclusively in accordance with, the laws of the State of New York.
- Counterparts. This Assignment may be executed in one or more counterparts, and by the different parties hereto in separate counterparts, each of which when executed shall be deemed to be an original but all of which taken together shall constitute one and the same agreement.

IN WITNESS WHEREOF, the Parties have executed this Assignment to be made effective as of the date first written above.

GXS CORPORATION

GXS HOLDINGS, INC.

Title Senior Vice President

Name:

Title:

SCHEDULE A

GEIS INTELLECTUAL PROPERTY

A. Patents and Patent Applications

Title	Country	Patent No./Serial No.
A Process for Creating a Trading Partner Profile	US	09/748,143
Abstract Initiator	US	09/506,367
System and Method for Using Composite Scoring in an Auction Process	US	09/722,607
Provision of Electronic Commerce Services	US	09/741,994
Provision of Electronic Commerce Services	US	60/186,685
Method, System and Software for Enterprise Access Management Control	US	09/722,611
Trading Partner Data Management	us	09/722,668
Trading Partner Data Management	us	60/187,216
A Process for Generating a User Interface in a Data Processing System	US	60/258.288
Tracking Status of Inbound Trading Partner Documents	US	09/748,125
Document Management	US	60/257,980
Generating Responses in EDI Systems	US	09/748,134
Import and Export of Data	US	60/186,684
Integration of Software Applications	US	60/186,653
A Trading Information Exchange System	US	09/593,687
XML Auto-Map Generator	US	09/750,287
Method, System and Software for Transferring Data Between Vertical Flow Applications	US	09/722,701
System and Method for Transferring Data Between a Request Engine and an Auction Engine	US	09/617,117
Method, System and Software for Generating and Displaying Custom Views for Accessing Multiple Applications	US	09/942,840

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Title	Country	Patent No./Serial No.	
Context Sensitive Personal Identification Number	US	09/681,781	
An Interface Between Front-End Systems and Back-End Systems	US	09/741,860	
System and Method for Running a Dynamic Auction	US	09/948,902	
Method of Conducting an Electronic Rolling Auction Permitting the Auction Sponsor to Make Changes to the Auction Item	US	09/920,323	
Document Management	US	10/024,051	
Architecture for Context-Based Adaptable Behavior	US	10/022,359	
Process for Generating a User Interface in a Data Processing System	US	10/026,676	
System and Method for Transforming Documents to and from an XML Format	US	10/026,773	
Electronic Document Interchange Document Object Model	US	10/038,657	
Automated Method, System and Software for Storing Data in a General Format in a Global Network	us	10/042,260	
Auto-Expiring Picture on Internet Control	us	10/024,050	
Automated Method, System and Software for Transforming Data Between Extensible Markup Language Format and Electronic Data Interchange Format	US	10/023,857	

B. Trademark Registrations and Applications

Mark	Country	Reg. No./Appl. No
TPN	US	2,181,744

C. Copyright Registrations

Title	Country	Reg. No.
GEIS TABOL 2	US	TXu 532-378
GEIS TABOL 3	US	TXu 532-377

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