Form PTO-1594 (Rev. 07/05) OMB Collection 0651-0027 (exp. 6/30/2008)	U.S. DEPARTMENT OF COMMER
RECORDATION	United States Patent and Trademark Of
To the Director of the U.S. Patron and T.	MARKS ONLY 80034-1004 (5
Name of conveying party(ies):	Please record the attached documents or the new address(es) below.
1 01-190-09	2. Name and address of receiving party(ies)
Transaction Network Services, Inc.	Additional names, addresses, or citizenship attached?
	Name General Electric Capital
Individual(s) Association	Internal Corporation, as agent
General Partnership	Street Address: 500 W. Monroe
Corporation- State: <u>Delaware</u> Other	City: Chicago
Citizenship (see guidelines)	State: IL
Additional names of conveying parties attached? Yes	No Association CV
3. Nature of conveyance )/Execution Date(s):	Citizenship
execution Date(s) March 28, 2007	General Partnership Citizenship
Assignment	Limited Partnership Citizenship
Cu −	Other Citizenship
Security Agreement Change of Name Other	assigned is not demiciled in the Heiter Charles
. Application number(s) or registration number(s) a . Trademark Application No.(s)	The second of th
. Identification or Description of Trademark(s) (and Filin	B. Trademark Registration No.(s)  Additional sheet(s) attached? Yes No
Name & address of party to whom correspondence concerning document should be mailed:  ame: Laura Konrath	6. Total number of applications and registrations involved:
ernal Address: Winston & Strawn LLP	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$_215
eet Address: 35 W. Wacker Dr.	Authorized to be charged by credit card Authorized to be charged to deposit account
Chicago	Enclosed
	8. Payment Information:
te: IL Zip: 60601	a. Credit Card Last 4 Numbers
ne Number: 312–558–6352 Number: 312–558–5700	Expiration Date
	b. Deposit Account Number 232428
ail Address: 1konrath@winston.com	Authorized User Name Laura Konrath
- NEMEZ ROW	20 U/2510
Signature Vannath	Date
Name of Person Signing	Total number of pages including annual
Documents to be recorded (institution	sheet, attachments, and document:

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0148, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

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**SCHEDULE I** 

# TRADEMARK SECURITY AGREEMENT

## TRADEMARK REGISTRATIONS

Mark	Reg. No.	_
CARD*TEL	1423287	<u>Date</u>
LECONNECT		12/30/86
	2263605	7/20/99
TNS (WORDS & DESIGN)	1880080	2/21/95
TRANSXPRESS	1984418	7/2/96
TRANSXPRESS SECURE	2933712	3/15/05
CARDMETER	2644794	
Making wireless easy		10/29/02
	2750835	8/12/03
E-processing for the new millen	nium 2417198	1/2/01
TNS (WORDS & DESIGN)	CTM 1022086 (European Union)	5/3/00
TNS	CTM 1022029 (European Union)	11/26/99
TNS (WORDS & DESIGN)	App. # 946890 (Australia)	
TNS & DESIGN	4733523 (Japan)	3/12/03
Transaction Network Services & DESIGN	Ref. # 015230-(003 (Canada)	12/12/03 2/28/05
	(	2/20/03
Transaction Network Services	Ref. # 015230-1004 (Canada)	2/28/05
TNS (WORDS & DESIGN)	UK 2183465 (United Kingdom)	3/12/03
TNS -United Kingdom	UK 2183462 (United Kingdom)	12/12/03
		`

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Continuation Item 4

TO: LAURA KONRATH COMPANY: WINSTON & STRAWN LLP

Winston & Strawn

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Form PTG-1596 (Rev. 07/05) CMSD Collection DSS1-0027 (ext. 6/30/2008)	II B Danie
PECCEDATION	U.S. DEPARTMENT OF COMMERCI. United States Patient and Trademark Office
TPADEL	
To the Director of time () S. Centert and Trans	MARKS ONLY 80034-1004 (5)
Name of conveying partyles):	Please record the attached documents or the serv address (es) below.
	2. Name and address of receiving party(les)
Transaction Network Services, Inc.	Additional narraes, additiones, or citizenship attached?
}	Name: General Electric Capital
Individuel(a) Association	internal Corporation as a
General Pertnership	
Corporation-Siete:Delaware	Street Address: 500 W. Monroe
Other	City: Chicago
Chizenship (see guidelines)	Stefa: II.
Additional names of commyling parties standard? Yes	Country: 175A 75x 50663
Yes .	Mg Association Citizenship
3. Nature of conveyance )/Execution Date(s):	General Paranership Citizanship
Execution Date(s) March 28, 2007	Limited Partnership Citizenship
Assignment Merger	X Comperation Citizenship Delaware
Security Agreement Change of Name	Other
Other	If exalgnee is not domiciled in the United States, a domestic representative destination is attached. Yes INO
4. Application numberial or trade-	(Cassignations must be a separate document from assignment)
4. Application number(s) or registration number(s) as A. Trademark Application No.(s)	
	B. Trademark Registration No.(a)
C. Identification or Description of Trademark(s) (and Filing	Additional sheet(s) attached? Typ Yes No No Date if Application or Registration Atamber is unknown):
	to (to purration Mumber is unknown);
5. Name & address of party to whom correspondence concerning document about	<u></u>
HOUSE LANG CONTACT	registrations involved: 8
Internal Address: Winston & Strawn I.D	7. Tolothy (27.05)
	7. Total lee (37 CFR 2.5(b)(6) & 3.41) \$ 215
Street Address: 35 W. Wacker Dr.	Authorized to be charged by credit card
	Authorized to be charged to deposit account
Chicago	
State: IL Zlp: 60601	8. Payment Information:
Phone Mumber: 312-558-6352	a. Credit Cord Last 4 humbers
ax Humber: 312-558-5700	Expiration Date
mail Address: 1konrath@vinston.com	b. Deposit Account Number 232428
. Signature:	Authorized User Name Laura Konnath
Kin God	10 415 F 10-1
Signalufe Konrath	Dela /U
Name of Person Signing	Total manufact of pages including cover
Documents to be recorded (Including Cover sheet) of	sheet attachments, and document

p be succritici (including cover sheet) should be famed to (871) 273-0148, or marked to: HIT Recordation Services, Director of the USPTO, P.O. Box 1459, Alexandria, YA 22313-1460

**TRADEMARK** REEL: 003538 FRAME: 0954

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#### TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of March 28, 2007, by TRANSACTION NETWORK SERVICES, INC., a Delaware corporation ("Grantor"), in favor of GENERAL ELECTRIC CAPITAL CORPORATION, a Delaware corporation, in its capacity as Agent for Lenders.

#### WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement dated as of the date hereof by and among Grantor, the Persons named therein as Credit Parties, Agent and the Persons signatory thereto from time to time as Lenders (as from time to time amended, restated, supplemented or otherwise modified, the "Credit Agreement"), Lenders have agreed to make Loans to, and incur Letter of Credit Obligations for the benefit of, Grantor;

WHEREAS, Agent and Lenders are willing to make the Loans and to incur Letter of Credit Obligations as provided for in the Credit Agreement, but only upon the condition, among others, that Grantor shall have executed and delivered to Agent, for itself and the ratable benefit of Lenders, that certain Security Agreement dated as of the date herewith (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement");

WHEREAS, pursuant to the Security Agreement, Grantor is required to execute and deliver to Agent, for itself and the ratable benefit of Lenders, this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby agrees as follows:

- 1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in <u>Annex A</u> to the Credit Agreement.
- 2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Grantor hereby grants to Agent, on behalf of itself and Lenders, a continuing first priority security interest in all of Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "Trademark Collateral"):
  - (a) all of its Trademarks and Trademark Licenses to which it is a party including those referred to on <u>Schedule I</u> hereto;
  - (b) all goodwill of the business connected with the use of, and symbolized by, each Trademark; and
  - (c) all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future (i)

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infringement or dilution of any Trademark or Trademark licensed under any Trademark License if Grantor has the right to make such a claim under such Trademark License or (ii) injury to the goodwill associated with any Trademark or any Trademark licensed under any Trademark License if Grantor has the right to make such a claim under such Trademark License.

Notwithstanding anything to the contrary, this agreement shall not operate as a sale, transfer, conveyance or other assignment to Agent of any applications by any Grantor for Trademarks based on an intent to use the same if and so long as such application is pending and not matured into registered Trademarks (such pending applications which are based on intent to use being hereinafter referred to collectively as "Intent-To-Use Applications"), but rather, if and so long as any Intent-To-Use Application is pending this agreement shall operate only to create a security interest for collateral purposes in favor of Agent, for the ratable benefit of the Lenders, on such Intent-To-Use Application as Collateral for the Obligations.

Notwithstanding any of the other provisions set forth herein, this Trademark Security Agreement shall not constitute a grant of a security interest in any Trademark or Trademark License to the extent such grant of a security interest is prohibited by or constitutes a breach or default under any contract or License or would jeopardize Grantor's rights therein or thereunder or registrations or applications therefor; provided that (i) if the contract or License is listed on Schedule I, Grantor shall so indicate any such limitations on the attached Schedule I and (ii) if at any later time such grant of a security interest is not prohibited by or does not constitute a breach or default under any contract or License and would not jeopardize Grantor's rights therein or thereunder or registrations or applications therefor, the rights and property as to which such prohibition previously applied shall automatically be included in the Trademark Collateral, without further action on the part of any Grantor or Agent.

3. <u>SECURITY AGREEMENT</u>. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to Agent, on behalf of itself and Lenders, pursuant to the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the security interest in the Trademark Collateral 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.

[signature page follows]

IN WITNESS WHEREOF, 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.

TRANSACTION NETWORK SERVICES,

INC.

Name: Title:

ACCEPTED AND ACKNOWLEDGED BY:

GENERAL ELECTRIC CAPITAL CORPORATION, as Agent

By:\_

Its: Duly Authorized Signatory

[Signature Page to Trademark Security Agreement]

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

TRANSACTION NETWORK SERVICES, INC.

By:\_\_\_\_\_\_\_ Name:\_\_\_\_\_\_\_ Title:\_\_\_\_\_\_

ACCEPTED AND ACKNOWLEDGED BY:

GENERAL ELECTRIC CAPITAL CORPORATION, as Agent

Its: Duly Authorized Signatory

[Signature Page to Trademark Security Agreement]

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### ACKNOWLEDGMENT OF GRANTOR

COUNTY OF Fur fax ) ss.

On this 28 day of March, 2007 before me personally appeared Henry H. Links M., proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of <u>Iransa March Williams</u>. Who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said corporation.

Notary Public Lep Call: 7/3/18

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# SCHEDULE I

# TRADEMARK SECURITY AGREEMENT

### TRADEMARK REGISTRATIONS

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	TRANSXPRESS SECURE	2933712	7/2/96
	CARDMETER	2644794	3/15/05
	Making wireless easy	2750835	10/29/02
	E-processing for the new millennic		8/12/03
	) TNS (WORDS & DESIGN)	CTM 1022086 (European Union)	1/2/01 5/3/00
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	TNS & DESIGN	4733523 (Japan)	12/12/03
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	Transaction Network Services	Ref #015320 1004 (0	
	TNS (WORDS & DESIGN)	Ref. # 015230-1004 (Canada)	2/28/05
	TNS –United Kingdom	UK 2183465 (United Kingdom) UK 2183462 (United Kingdom)	3/12/03
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**RECORDED: 04/25/2007** 

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