

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
General Electric Capital Corporation		11/15/2010	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	MedAssets, Inc. as successor in interest to Accuro Healthcare Solutions, Inc., Aston Acquisition II LLC, Innovative Health Solutions, LLC and the other Credit Parties
Street Address:	100 North Point Center East
Internal Address:	Suite 200
City:	Alpharetta
State/Country:	GEORGIA
Postal Code:	30022
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 19

Property Type	Number	Word Mark
Registration Number:	3183815	CAREPRICER
Registration Number:	2276562	HARVEST
Registration Number:	2337928	CODECORRECT
Registration Number:	2937812	INFORMANT
Registration Number:	3017282	KNOWLEDGEASSIST
Registration Number:	2939752	KNOWLEDGESOURCE
Registration Number:	2939749	REVENUEDASHBOARD
Registration Number:	2939748	REVENUESOURCE
Registration Number:	3012917	ABN MANAGER
Registration Number:	2939754	CDM INFORMANT
Registration Number:	3034215	CDM MANAGER
Registration Number:	2959445	CMS INFORMANT

CH \$490.00 3183815

900177438

TRADEMARK
 REEL: 004414 FRAME: 0430

Registration Number:	3039967	CODECORRECT COACH
Registration Number:	2939753	KNOWLEDGESOURCE PRO
Registration Number:	2954798	ABN MANAGER PRO
Registration Number:	2555846	CLAIMSHOP
Registration Number:	2171629	I-MACS
Registration Number:	2268323	WIN-STAT ANALYST
Registration Number:	2788212	INNOVATIVE HEALTH SOLUTIONS

CORRESPONDENCE DATA

Fax Number: (212)728-8111
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: (212)728-8000
Email: ipdept@willkie.com
Correspondent Name: Dorota N. Clegg
Address Line 1: 787 Seventh Avenue
Address Line 2: Willkie Farr & Gallagher LLP
Address Line 4: New York, NEW YORK 10019

ATTORNEY DOCKET NUMBER:	111060.00058 DOROTA CLEGG
NAME OF SUBMITTER:	Dorota N. Clegg
Signature:	/dorotanclegg/
Date:	11/15/2010

Total Attachments: 5
source=generalelectrictoaccurohealthcare#page1.tif
source=generalelectrictoaccurohealthcare#page2.tif
source=generalelectrictoaccurohealthcare#page3.tif
source=generalelectrictoaccurohealthcare#page4.tif
source=generalelectrictoaccurohealthcare#page5.tif

**RELEASE OF SECURITY AGREEMENT IN
INTELLECTUAL PROPERTY**

This RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY is granted and conveyed as of November 15, 2010, by GENERAL ELECTRIC CAPITAL CORPORATION (including any successor, participant, assignee or transferee thereof) for itself as Lender and as Agent for Lenders (“Lender”), in favor of MEDASSETS, INC. as successor in interest to ACCURO HEALTHCARE SOLUTIONS, INC. and the other Credit Parties signatory to the Amended and Restated Credit Agreement, dated as of July 16, 2007 (together with and all guaranties, security agreements, pledge agreements and other documents and instruments relating thereto, the “Credit Agreement”) (including any successor in interest or assignee thereof, “Grantor”).

WITNESSETH

WHEREAS, Grantor has granted a security interest in certain of its Intellectual Property Collateral (as defined in the Credit Agreement) pursuant to the Credit Agreement, for the benefit of the Lender (the “Grant of Security Interest”);

WHEREAS, the Grant of Security Interest was recorded on behalf of the Lender (1) in the United States Patent and Trademark Office (“PTO”) on January 26, 2006 at Reel/Frame Nos. 3235/0257, 3235/0187, 3235/0943 and 3235/0181, on July 16, 2007 at Reel/Frame No. 3581/0063, and on April 4, 2008 at Reel/Frame No. 3755/0199 to evidence the security interest in Trademarks (as defined in the Credit Agreement), and (2) in the United States Copyright Office (“Copyright Office”) on April 16, 2008 at Microfilm V3563D857 to evidence the security interest in Copyrights (as defined in the Credit Agreement);

WHEREAS, Grantor has requested that the Lender: (a) terminate and release the liens and interests of the Lender in the Collateral; and (b) execute and deliver evidence of such termination and release for filing in the PTO;

WHEREAS, the Lender has agreed to such release and termination, as Grantor has fulfilled all payment and performance obligations under the Credit Agreement.

NOW, THEREFORE, in consideration of the foregoing premises and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Lender hereby acknowledges and agrees as follows:

1. Acknowledgment of Termination of Grant of Security Interest in Trademarks. All rights and security interest in the Trademarks, including but not limited to each of the trademarks set forth in Schedule I, attached hereto and incorporated herein by reference, which were granted under the Grant of Security Interest recorded at the PTO on January 26, 2006 at Reel/Frame Nos. 3235/0257, 3235/0187, 3235/0943 and 3235/0181, on July 16, 2007 at Reel/Frame No. 3581/0063, and on April 4, 2008 at Reel/Frame No. 3755/0199, are hereby terminated and released and are no longer in force.

2. Acknowledgment of Termination of Grant of Security Interest in Copyrights. All rights and security interest in the Copyrights, including but not limited to the

Copyrights set forth in Schedule II, attached hereto and incorporated herein by reference, which were granted under the Grant of Security Interest and recorded at the Copyright Office on April 16, 2008 at Microfilm V3563D857, are hereby terminated and released and are no longer in force.

[remainder of page intentionally left blank]

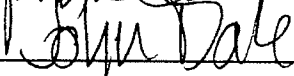
IN WITNESS WHEREOF, Lender has caused this Release of Security Interest in Intellectual Property to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

General Electric Capital Corporation

By:



Name:



Title:

Duly Authorized Signatory

**SCHEDULE I
TRADEMARKS**

Title	Owner	Reg/Serial No.	Reg/Appl Date
CAREPRICER	Medassets, Inc.	3183815	12/12/2006
HARVEST	Medassets, Inc.	2276562	09/07/1999
CODECORRECT	Medassets, Inc.	2337928	04/04/2000
INFORMANT	Medassets, Inc.	2937812	04/05/2005
KNOWLEDGEASSIST	Medassets, Inc.	3017282	11/22/2005
KNOWLEDGESOURCE	Medassets, Inc.	2939752	04/12/2005
REVENUEDASHBOARD	Medassets, Inc.	2939749	04/12/2005
REVENUESOURCE	Medassets, Inc.	2939748	04/12/2005
ABN MANAGER	Medassets, Inc.	3012917	11/08/2005
CDM INFORMANT	Medassets, Inc.	2939754	09/22/2005
CDM MANAGER	Medassets, Inc.	3034215	12/27/2005
CMS INFORMANT	Medassets, Inc.	2959445	06/07/2005
CODECORRECT COACH	Medassets, Inc.	3039967	01/10/2006
KNOWLEDESOURCE PRO	Medassets, Inc.	2939753	04/12/2005
ABN MANAGER PRO	Medassets, Inc.	2954798	05/24/2005
CLAIMSHOP	Medassets, Inc.	2555846	04/02/2002
I-MACS	Aston Acquisition II, LLC	2171629	07/07/1998
WIN-STAT ANALYST	Innovative Health Solutions, LLC	2268323	08/10/1999
INNOVATIVE HEALTH SOLUTIONS	Medassets, Inc.	2788212	12/02/2003

**SCHEDULE II
COPYRIGHTS**

Title	Owner	Reg/Appl No.
Harvest eXchange	TPMS, Inc.	TXu 1-111-989
Harvest TPMS, Inc.	TPMS, Inc.	TXu 862-315
LOG-PLUS	TPMS, Inc.	TXu 449-257
Log-plus	TPMS, Inc.	TX 2-238-797
LOG-PLUS/EXPRESS	TPMS, Inc.	TXu 445-046
Log-plus express	TPMS, Inc.	TX 2-214-799
Log-Plus housekeeper: third party management system	TPMS, Inc.	TXu 452-784
Log-Plus: third party management system: user manual	TPMS, Inc.	TXu 479-129
Pass	TPMS, Inc.	TXu 655-237