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TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

| SUBMISSION TYPE: | NEW ASSIGNMENT |
|-----------------------|--|
| NATURE OF CONVEYANCE: | ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL |

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|------------------|----------|----------------|---------------------------|
| Ernest T. Roland | | 04/07/2011 | INDIVIDUAL: UNITED STATES |

RECEIVING PARTY DATA

| Name: | Indusoft Business Development, Inc. | | |
|-------------------|-------------------------------------|--|--|
| Street Address: | 11044 Research Blvd. | | |
| Internal Address: | Suite A100 | | |
| City: | Austin | | |
| State/Country: | TEXAS | | |
| Postal Code: | 78759-5240 | | |
| Entity Type: | CORPORATION: TEXAS | | |

PROPERTY NUMBERS Total: 1

| Property Type | Number | Word Mark |
|----------------------|---------|-----------|
| Registration Number: | 2278022 | INDUSOFT |

CORRESPONDENCE DATA

Fax Number: (216)696-0740

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

Phone: 216-861-7357

Email: clevelandip@bakerlaw.com

Correspondent Name: Grant A. Monachino
Address Line 1: 1900 East 9th Street

Address Line 2: Suite 3200

Address Line 4: Cleveland, OHIO 44114

| ATTORNEY DOCKET NUMBER: | 069765.098001 |
|-------------------------|----------------------|
| NAME OF SUBMITTER: | Grant A. Monachino |
| Signature: | /Grant A. Monachino/ |
| | |

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REEL: 004519 FRAME: 0420

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| Date: | 04/07/2011 |
|--|------------|
| Total Attachments: 3 source=indusoft#page1.tif source=indusoft#page2.tif source=indusoft#page3.tif | |

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TRADEMARK ASSIGNMENT AGREEMENT

| THIS | TRADE | MARK | ASSIGNMENT | AGREEMENT | (the | "Agreement" |) is |
|---------------|-----------|-----------|--------------------|------------------|--------|-------------|------|
| entered into | as of _/ | April | 7 2011 | t | y and | between Eri | nest |
| T. Roland, a | United S | itates Ci | itiźen ("Assignor' | '), and Indusoft | Busine | ss Developm | ent, |
| Inc., a Texas | s corpora | ition ("A | ssignee"). | | | • | , |

WHEREAS, Assignor is the owner of the Trademark (defined in Section 1. a. herein);

NOW THEREFORE, *in* consideration of the premises and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. Assignor hereby grants, transfers and assigns unto Assignee and its transferees, successors and assigns:
- a. All of Assignor's right, title and interest in and to the Trademark, the same to be held and enjoyed by Assignee as fully and entirely as they would have been held by Assignor had the assignment not been made. "Trademark" shall mean the trademark and registration set forth on <u>Schedule I</u> to this Agreement, in the United States, its territorial possessions and in all foreign countries, whether or not the same have been registered prior to, on or after the date of this Agreement, and any and all renewals and extensions thereof (or any legal equivalent thereof in a foreign country) for the full term or terms for which the same may be granted, together with the goodwill of the business carried on in connection with such trademark.
- b. All claims, demands and rights of action, both statutory and based upon common law, that Assignor has or might have by reason of any infringement of the Trademark prior to, on or after the date of this Agreement, together with the right to prosecute such claims, demands and rights of action in Assignee's own name; and
- c. Any income, fees, royalties, damages and payments now or hereafter due and/or payable under and with respect to the Trademark, including without limitation, the right to recover for past, present or future infringements of the Trademark or unauthorized use.
- 2. Assignor agrees that Assignor shall do, execute, acknowledge and deliver, at Assignee's expense, all acts, agreements, further assignments, instruments, notices and assurances as may be necessary or reasonably requested by Assignee to further effect and evidence the transactions contemplated hereby.
 - 3. This Assignment shall be binding upon and inure to the benefit of the

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parties hereto and their respective transferees, successors and assigns. This Agreement may be executed in counterparts, each of which shall be deemed an original, but which together shall constitute one and the same agreement.

IN WITNESS WHEREOF, the Assignor has caused this Agreement to be executed as of the date first written above.

ERNEST T. ROLAND

(Assignor)

Ernest T. Roland

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Schedule I

Trademark

| Trademark | Registration No. | Date of Issuance |
|-----------|------------------|--------------------|
| INDUSOFT | 2,278,022 | September 14, 1999 |

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RECORDED: 04/11/2011