TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	First Amendment to Security Agreement	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
The Coding Source, LLC		08/10/2012	LIMITED LIABILITY COMPANY: CALIFORNIA

RECEIVING PARTY DATA

Name:	SunTrust Bank, as Administrative Agent		
Street Address:	211 Perimeter Center Parkway, Suite 100		
City:	Atlanta		
State/Country:	GEORGIA		
Postal Code:	30346		
Entity Type:	CORPORATION: GEORGIA		

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2966726	THE CODING SOURCE

CORRESPONDENCE DATA

Fax Number: 4045725135

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

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: 52990-015884

NAME OF SUBMITTER: Susan Lake

Signature: /Susan Lake/

TRADEMARK REEL: 004841 FRAME: 0080 2966726

\$40.00 296

900230878

Date:	08/13/2012		
Total Attachments: 6 source=The Coding Source, LLC TSA#page1.tif source=The Coding Source, LLC TSA#page2.tif source=The Coding Source, LLC TSA#page3.tif source=The Coding Source, LLC TSA#page4.tif source=The Coding Source, LLC TSA#page5.tif source=The Coding Source, LLC TSA#page6.tif			

FIRST AMENDMENT TO TRADEMARK SECURITY AGREEMENT

"Amendment"), dated August 10, 2012, executed by THE CODING SOURCE, LLC, a California limited liability company ("Grantor"), in favor of SunTrust Bank, as administrative agent (in such capacity, together with its successors and permitted assigns, the "Administrative Agent") for the Secured Parties and for the banks and other financial institutions (the "Lenders") from time to time parties to the Revolving Credit and Term Loan Agreement, dated as of January 3, 2011 (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Altegra Health Operating Company, formerly known as Coding Source Holdings, Inc., (the "Borrower"), the Lenders and the Administrative Agent. Capitalized terms used in this Amendment shall have the meanings set forth in the Credit Agreement unless specifically defined herein.

WITNESSETH:

WHEREAS, Grantor has entered into a Guaranty and Security Agreement dated as of January 3, 2011 in favor of the Administrative Agent (the "Existing Guaranty and Security Agreement");

WHEREAS, pursuant to the Existing Guaranty and Security Agreement, the Grantor has entered into a Trademark Security Agreement with the Administrative Agent, dated as of January 3, 2011, recorded in the United States Patent and Trademark Office on January 3, 2011 on Reel 4445, Frame 0737 (the "Agreement");

WHEREAS, on the date hereof the Borrower, Administrative Agent and the Lenders have agreed to amend and restate the Credit Agreement and the Existing Guaranty and Security Agreement;

WHEREAS, the parties hereto wish to amend the Agreement to reflect the amendment and restatement of the Existing Guaranty and Security Agreement;

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

1. <u>Amendment to Agreement</u>. Effective as of the date hereof, the Agreement is hereby amended by replacing the second WHEREAS clause in its entirety with the following:

WHEREAS, the Grantor has agreed, pursuant to an Amended and Restated Guaranty and Security Agreement, dated as of August 10, 2012 in favor of the Administrative Agent (as amended, restated, supplemented or otherwise modified from time to time, the "Guaranty and Security Agreement"), to guarantee the Obligations (as defined in the Credit Agreement) of the Borrower; and

2. <u>No Other Change</u>. Except as herein expressly amended, each and every term, condition, warranty and provision of the Agreement shall remain in full force and effect, and such are hereby ratified, confirmed and approved by the parties hereto. Nothing herein shall be construed to alter or affect the priority of the lien or title created by the Agreement.

DMSLJBR ÅR Y01-19263664.2

- 3. No Novation. This Amendment is not intended by the parties to be, and shall not be construed to be, a novation of the Agreement or an accord and satisfaction in regard thereto.
- 4. <u>Entire Agreement</u>. This Amendment and the Agreement, as the same has been amended by this Amendment, set forth the entire understanding of the parties with respect to the matters set forth herein, and shall supersede any prior negotiations, commitment letters, or agreements, whether written or oral, with respect to such matters.
- 5. <u>Binding Effect</u>. This Amendment shall be binding upon and shall inure to the benefit of the parties hereto, their respective successors, legal representatives and assigns.
- 6. <u>Counterparts</u> This Amendment may be executed in any number of counterparts and by different parties hereto in separate counterparts and may be delivered by telecopier or electronic mail in pdf format. Each counterpart so executed and delivered shall be deemed an original and all of which taken together shall constitute but one and the same instrument.
- 7. Governing Law. This Amendment shall be governed by the laws of the State of New York (without regard to its conflicts of laws principles).

[Signatures on following page]

DMSLIBBARY01-19263664.2

IN WITNESS WHEREOF, each of the parties hereto has caused this Agreement to be duly executed as of the date first above written.

THE CODING SOURCE, LLC, a California limited liability company

By: Levin Chuuth Name:

Title:

ISIGNATURE PAGE TO FIRST AMENDMENT TO TRADEMARK SECURITY AGREEMENT]

ACCEPTED AND AGREED as of the date first above written:

SUNTRUST BANK

Administrative Agent

By:

Name: Joshua J. Turner Title: Vice President

[SIGNATURE PAGE TO FIRST AMENDMENT TO TRADEMARK SECURITY AGREEMENT]

e e e e e e e e e e e e e e e e e e e	ACI	(NOWLE)	DOMENT O	F GRANTOR		
State of Melil	<u> 1114</u>)				
County of <u>U</u>	1860)	\$3,			
On this <u>Q</u> the basis of satisfact Coding Source, LLX say that he is an au said corperation as the free act and desc	ory evidence to L, a California lii thorized officer (authorized by its	be the pers nited liabil of said cor Board of	on who executify company, poration, the Directors and	ided the foregot , who being by t the said instru i that he ackno	ng instrumen me duly swor ment was sig wiedged said Land	n did depose and med on behalf of
			Course	Office in Sufficients See Seekens Ambeld		9

[SIGNATURE PAGE TO FIRST AMENDMENT TO TRADEMARK SECURITY AGREEMENT]

Trademark Security Agreement Reel/Frame 4445/0737

Total properties: 1

ì

Serial #: 28264122

Filing Dt: 02/06/2004

Reg #: 2956726

Reg. Dt: 07/12/2005

Mark: THE CODING SOURCE

TRADEMARK REEL: 004841 FRAME: 0087

RECORDED: 08/13/2012