

## TRADEMARK ASSIGNMENT

Electronic Version v1.1  
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
ProcessClaims, Inc.		12/20/2012	CORPORATION: CALIFORNIA
RECEIVING PARTY DATA			
Name:	JPMORGAN CHASE BANK, N.A., AS ADMINISTRATIVE AGENT		
Street Address:	270 PARK AVENUE, 4TH FLOOR		
City:	NEW YORK		
State/Country:	NEW YORK		
Postal Code:	10017		
Entity Type:	NATIONAL BANKING ASSOCIATION: UNITED STATES		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	2833794	PROCESSCLAIMS.	
CORRESPONDENCE DATA			
Fax Number:	2138925163		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>			
Phone:	213-892-4000		
Email:	lrizzo@milbank.com		
Correspondent Name:	Milbank, Tweed, Hadley & McCloy LLP		
Address Line 1:	601 South Figueroa Street, Suite 3000		
Address Line 4:	Los Angeles, CALIFORNIA 90017		
ATTORNEY DOCKET NUMBER:	30045-43801		
NAME OF SUBMITTER:	Chris L. Holm		
Signature:	/Chris L. Holm/		
Date:	12/21/2012		

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**Total Attachments: 10**

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**TRADEMARK SECURITY AGREEMENT**

This TRADEMARK SECURITY AGREEMENT (as amended, restated, modified or supplemented from time to time, this “**Trademark Security Agreement**”), dated as of December 20, 2012, is made by the Persons listed on the signature pages hereof (collectively, the “**Grantors**”) in favor of JPMORGAN CHASE BANK, N.A., as collateral agent (the “**Collateral Agent**”) for the Secured Parties (as defined in the Credit Agreement referred to below).

Reference is made to (i) the Credit Agreement, dated as of December 20, 2012 (as amended, restated, modified or supplemented from time to time, the “**Credit Agreement**”), among JAGUAR MERGER SUB INC., a Delaware corporation (“**Merger Sub**” and, at any time prior to the consummation of the Merger, the “**Borrower**”), which on the Closing Date shall be merged with and into CCC HOLDINGS INC., a Delaware corporation with CCC HOLDINGS INC., surviving such Merger (the “**Company**” and, upon and at any time after the consummation of the Merger, the “**Borrower**”), JAGUAR INTERMEDIATE HOLDINGS INC., a Delaware corporation (“**Holdings**”), JPMORGAN CHASE BANK, N.A., as administrative agent (in such capacity, including any successor thereto, the “**Administrative Agent**”) and Collateral Agent, each Lender from time to time party thereto and the other agents and arrangers party thereto, (ii) each Secured Hedge Agreement, and (iii) each agreement relating to Cash Management Services. The Lenders have agreed to extend credit to the Borrower subject to the terms and conditions set forth in the Credit Agreement, the Hedge Banks have agreed to enter into and/or maintain one or more Secured Hedge Agreements and the Cash Management Banks have agreed to enter into and/or maintain Cash Management Services, on the terms and conditions set forth in the Credit Agreement, in such Secured Hedge Agreements or agreements relating to Cash Management Services, as applicable.

Whereas, as a condition precedent to the Lenders extension of such credit, the obligation of the Hedge Banks to enter into and/or maintain such Secured Hedge Agreements and the obligation of the Cash Management Banks to enter into and/or maintain such Cash Management Services, each Grantor has executed and delivered that certain Security Agreement dated December 20, 2012, among the Grantors, Holdings and the Collateral Agent (as amended, restated, modified or supplemented from time to time, the “**Security Agreement**”).

Whereas, under the terms of the Security Agreement, the Grantors have granted to the Collateral Agent, for the benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed as a condition thereof to execute this Trademark Security Agreement for recording with the U.S. Patent and Trademark Office.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

SECTION 1. Terms. Terms defined in the Credit Agreement and Security Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement and Security Agreement.

SECTION 2. Grant of Security. As security for the payment or performance, as the case may be, in full of the Secured Obligations, each Grantor hereby grants to the Collateral Agent, its successors and assigns, for the benefit of the Secured Parties a security interest in all of such Grantor's right, title and interest in, to and under the Trademarks, including the Trademarks set forth on Schedule A attached hereto; provided that, in no event shall any security interest be granted in any "intent-to-use" application for registration of a Trademark filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. §1051, prior to the filing and acceptance of a "Statement of Use" pursuant to Section 1(d) of the Lanham Act or an "Amendment to Allege Use" pursuant to Section 1(c) of the Lanham Act with respect thereto, to the extent that, and during the period, if any, in which, the grant of a security interest therein would impair the validity or enforceability of any registration that issues from such intent-to-use application under applicable federal law (it being understood that after such period such intent-to-use application shall be automatically subject to the security interest granted herein).

SECTION 3. Security for Obligations. The grant of a security interest in the Trademarks by each Grantor under this Trademark Security Agreement is made to secure the payment or performance, as the case may be, in full of the Secured Obligations.

SECTION 4. Recordation. Each Grantor authorizes and requests that the Commissioner for Trademarks record this Trademark Security Agreement.

SECTION 5. Execution in Counterparts. This Trademark Security Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed signature page to this Trademark Security Agreement by facsimile or electronic (including .pdf or .tif file) transmission shall be as effective as delivery of a manually signed counterpart of this Trademark Security Agreement.

SECTION 6. Security Agreement. This Trademark Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Collateral Agent with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control.

SECTION 7. Governing Law. THIS TRADEMARK SECURITY AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER (INCLUDING, WITHOUT LIMITATION, ANY CLAIMS SOUNDING IN CONTRACT LAW OR TORT LAW ARISING OUT OF THE SUBJECT MATTER HEREOF AND ANY DETERMINATION WITH RESPECT TO POST-JUDGMENT INTEREST) SHALL BE GOVERNED BY, AND SHALL BE CONSTRUED AND ENFORCED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK WITHOUT REGARD TO CONFLICT OF LAWS PRINCIPLES THEREOF THAT WOULD RESULT IN THE APPLICATION OF ANY LAW OTHER THAN THE LAW OF THE STATE OF NEW YORK (OTHER THAN

ANY MANDATORY PROVISIONS OF LAW RELATING TO THE LAW GOVERNING PERFECTION AND THE EFFECT OF PERFECTION OF THE SECURITY INTEREST).

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IN WITNESS WHEREOF, the undersigned have executed this Trademark Security Agreement as of the date first above written.

CCC INFORMATION SERVICES INC.,  
as Grantor

By: 

Name: Andrew G. Balbirer

Title: Executive Vice President and  
Chief Financial Officer

PROCESSCLAIMS, INC., as Grantor

By: 


Name: Andrew G. Balbirer

Title: Executive Vice President and  
Chief Financial Officer

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

TRADEMARK  
REEL: 004927 FRAME: 0564

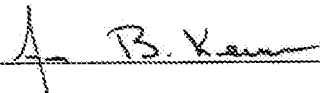
INJURY SCIENCES LLC, as Grantor

By:   
Name: Scott Palmer  
Title: Chief Executive Officer

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

**TRADEMARK**  
**REEL: 004927 FRAME: 0565**

JPMORGAN CHASE BANK, N.A., as  
Collateral Agent





By:   
Name: Ann B. Kerns  
Title: Vice President



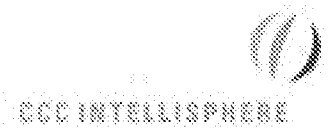

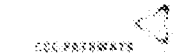
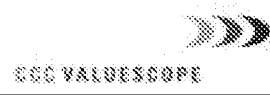
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
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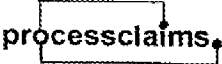


SCHEDULE A

<u>Trademark</u>	<u>Application No.</u> <u>Filing Date</u>	<u>Registration No.</u> <u>Registration Date</u>
<b>Owned by CCC Information Services Inc.</b>		
	85660195 06/25/12	4237901 11/06/12
	85591062 04/06/12	
ACTIVE ANALYTICS	77776901 07/08/09	3757149 03/09/10
ACTIVE MOBILITY	77776906 07/08/09	3757150 03/09/10
AUTOSEARCH	74106346 10/16/90	1681404 03/31/92
BE CAR SMART	85660203 06/25/12	
BE CAR SMART	85660200 06/25/12	
CARWISE	85660191 06/25/12	4237900 11/06/12
CARWISE	85575956 03/21/12	
CCC	75020163 11/13/95	2013714 11/05/96
 CCC ACCUMARK	78586631 03/14/05	3089790 05/09/06
CCC ACCUMARK ADVISOR	78612215 04/19/05	3319909 10/23/07
CCC ACCUMARK REINSPECTION	78612163 04/19/05	3326093 10/30/07
CCC ACTIVE SCHEDULE	77776885 07/08/09	3757148 03/09/10
CCC AUTOVERSE	78140800 07/02/02	2843888 05/18/04
 CCC AUTOVERSE	78586779 03/14/05	3132209 08/22/06
CCC COMP-EST	78845232 03/24/06	3624768 05/19/09

<u>Trademark</u>	<u>Application No.</u> <u>Filing Date</u>	<u>Registration No.</u> <u>Registration Date</u>
	78845235 03/24/06	3624769 05/19/09
	74053021 04/26/90	1637820 03/12/91
CCC INTELLISPHERE	78189165 11/26/02	2938802 04/05/05
	78586840 03/14/05	3089792 05/09/06
CCC MATERIAL CALCULATOR	85091711 07/23/10	3975976 06/07/11
CCC ONE	85785319 11/21/12	
CCC ONE	77454774 04/22/08	3664638 08/04/09
CCC ONE	85785316 11/21/12	
	77516042 07/07/08	3706398 11/03/09
CCC PATHWAYS	78754997 11/16/05	3158171 10/17/06
	78586876 03/14/05	3089793 05/09/06
CCC PROCESSCLAIMS	77075879 01/04/07	3627512 05/26/09
CCC VALUESCOPE	78189133 11/26/02	2863695 07/13/04
	78586892 03/14/05	3089794 05/09/06
CCC VALUESCOPE SALVAGE MANAGEMENT	77682283 03/03/09	3746119 02/09/10
CCC VIN SCORE	77080843 01/11/07	3619824 05/12/09
CLAIMSPORT	77075868 01/04/07	3619817 05/12/09
COMP-EST	78443533 06/30/04	3027435 12/13/05

<u>Trademark</u>	<u>Application No.</u> <u>Filing Date</u>	<u>Registration No.</u> <u>Registration Date</u>
	78870383 04/26/06	3286124 08/28/07
EZEST	74032227 02/26/90	1653359 08/06/91
EZNET	75455000 03/23/98	2249451 06/01/99
FAST, ACCURATE, LOCAL MARKET VALUE	78515999 11/12/04	3083959 04/18/06
IAFLOW	77075842 01/04/07	3550716 12/23/08
PATHWAYS	74724479	2070573 06/10/97
PATHWAYS ENTERPRISE SOLUTION	75757881 07/22/99	2375049 08/08/00
PATHWAYS PROFESSIONAL ADVANTAGE	76153918 10/25/00	2524746 01/01/02
PRODUCTION ASSISTANT	78443539 06/30/04	3130784 08/15/06
SHOPFLOW	77075858 01/04/07	3550717 12/23/08
THE CONNECTIVITY COMPANY	74406632 06/28/93	1871548 01/03/95
VINGUARD	78933919 07/20/06	3453833 06/24/08
WHERE IT ALL COMES TOGETHER	77707412 04/06/09	3846055 09/07/10
<b>Owned by Injury Sciences LLC</b>		
CS2	77956913 03/11/10	3863825 10/19/10
EDR INSIGHT	78352672 01/15/04	3026651 12/13/05
EDR TRIAGE	77956955 03/11/10	3876179 11/16/10
INJURY SCIENCES	78321144 10/30/03	2903435 11/16/04
WREXDOCS	85373490 07/18/11	
WREXPD	77956938 03/11/10	3879068 11/23/10
WREXPRT	75915719 02/09/00	2425198 01/30/01
WREXPRT PRO	85465939 11/07/11	4164620 06/26/12
<b>Owned by ProcessClaims, Inc.</b>		

<u>Trademark</u>	<u>Application No.</u> <u>Filing Date</u>	<u>Registration No.</u> <u>Registration Date</u>
 processclaims.	76456727 10/07/02	2833794 04/20/04