

TRADEMARK ASSIGNMENT

Electronic Version v1.1  
 Stylesheet Version v1.1

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	MERGER
<b>EFFECTIVE DATE:</b>	12/31/2012

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Infor Global Solutions (Michigan), Inc.		12/21/2012	CORPORATION: MICHIGAN

**RECEIVING PARTY DATA**

<b>Name:</b>	Infor Enterprise Solutions Holdings, Inc.
<b>Street Address:</b>	13560 Morris Road
<b>Internal Address:</b>	Suite 4100
<b>City:</b>	Alpharetta
<b>State/Country:</b>	GEORGIA
<b>Postal Code:</b>	30004
<b>Entity Type:</b>	CORPORATION: GEORGIA

**PROPERTY NUMBERS Total: 47**

Property Type	Number	Word Mark
Registration Number:	2688763	AMSI
Registration Number:	2691020	AMSI
Registration Number:	2513375	AUTORELEASE
Registration Number:	2602762	BPCS
Registration Number:	2462406	COMMERCE@WORK
Registration Number:	2727183	ELEVON
Registration Number:	3261853	INFOR
Serial Number:	85013526	INFOR ION
Serial Number:	85437947	INFOR ROAD WARRIOR
Serial Number:	85013528	ION
Serial Number:	75814743	IPROCURE

OP \$1190.00 2688763

Registration Number:	1582410	MANMAN
Registration Number:	1748307	MAPICS
Registration Number:	1421775	MASTERPIECE
Registration Number:	1541279	MAXCIM
Registration Number:	1656143	MP2
Registration Number:	2494557	MP2 ENTERPRISE
Registration Number:	2461965	MP2 PROFESSIONAL
Registration Number:	2487795	MP2 WEBLINK
Registration Number:	2183236	PRISM
Registration Number:	1675711	PRISM
Registration Number:	2808591	PROTEAN
Registration Number:	2474191	PROVIA
Registration Number:	2882020	SHIPLOGIX
Registration Number:	1817373	SMARTSTREAM
Serial Number:	85376276	SPECIALIZED BY INDUSTRY ENGINEERED FOR SPEED
Registration Number:	2209592	SUPPLYWEB
Registration Number:	2511787	SX
Registration Number:	3503481	SYTELINE
Registration Number:	2081915	TAKESTOCK
Registration Number:	2718429	WORKBRAIN
Serial Number:	85473709	YOUR WORK, IN MOTION.
Serial Number:	85473708	INFOR MOTION
Serial Number:	85800889	INFOR MINGLE
Serial Number:	85800886	INFOR MINGL
Serial Number:	85800882	INFOR MING.LE
Serial Number:	85751718	INFOR BUSINESS CLOUD
Serial Number:	85529452	ACTIVITYDECK
Serial Number:	85460109	INFOR10
Serial Number:	85529451	ION ACTIVITYDECK
Registration Number:	4207735	INFOR XTREME
Registration Number:	4147964	SPECIALIZED BY INDUSTRY ENGINEERED FOR SPEED
Registration Number:	3946146	INFOR24
Registration Number:	3796681	BAAN
Registration Number:	2635788	EPIPHANY
Registration Number:	2771139	BRIDGE2BARCODE

2873279

POWERBRIDGE

## CORRESPONDENCE DATA

## Fax Number:

*Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.*

Phone: 215-569-5347

Email: Aria@blankrome.com

Correspondent Name: Zachary A. Aria

Address Line 1: One Logan Square

Address Line 2: 8th Floor

Address Line 4: Philadelphia, PENNSYLVANIA 19103-6998

## ATTORNEY DOCKET NUMBER:

119645-00124

## NAME OF SUBMITTER:

Zachary A. Aria

## Signature:

/Zachary A. Aria/

## Date:

01/28/2013

## Total Attachments: 3

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***Michigan Department of Licensing and Regulatory Affairs***

***Filing Endorsement***

***This is to Certify that the CERTIFICATE OF MERGER***

***for***

***INFOR GLOBAL SOLUTIONS (MICHIGAN), INC.***

***ID NUMBER: 22252A***

***received by facsimile transmission on December 21, 2012 is hereby endorsed***

***Filed on December 26, 2012 by the Administrator.***

***The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.***

***Effective Date: December 31, 2012***



***In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 26TH day of December, 2012.***



***Director***

***Bureau of Commercial Services TRADEMARK  
REEL: 004949 FRAME: 0370***

BCS/CD-550m (Rev. 04/11)

<b>MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS BUREAU OF COMMERCIAL SERVICES</b>											
Date Received											
	This document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.										
<table border="1"> <tr> <td colspan="3">Name Howard P. Young - c/o Kirkland &amp; Ellis LLP</td> </tr> <tr> <td colspan="3">Address 555 California Street, Suite 2700</td> </tr> <tr> <td>City San Francisco</td> <td>State CA</td> <td>ZIP Code 94104</td> </tr> </table>			Name Howard P. Young - c/o Kirkland & Ellis LLP			Address 555 California Street, Suite 2700			City San Francisco	State CA	ZIP Code 94104
Name Howard P. Young - c/o Kirkland & Ellis LLP											
Address 555 California Street, Suite 2700											
City San Francisco	State CA	ZIP Code 94104									
EFFECTIVE DATE: 12/31/12 10:00 AM EST											
Expiration date for new assumed names: December 31,											
Expiration date for transferred assumed names appear in Item 6											

Document will be returned to the name and address you enter above. If left blank, document will be returned to the registered office.

**CERTIFICATE OF MERGER**  
**Cross Entity Merger for use by Profit Corporations, Limited Liability Companies**  
**and Limited Partnerships**

*Pursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 23, Public Acts of 1993 (limited liability companies) and Act 213, Public Acts of 1982 (limited partnerships), the undersigned entities execute the following Certificate of Merger:*

1. The Plan of Merger (Consolidation) is as follows:

a. The name of each constituent entity and its identification number is:

Infor Global Solutions (Michigan), Inc.	22252A
Infor Enterprise Solutions Holdings, Inc.	

b. The name of the surviving (new) entity and its identification number is:

Infor Enterprise Solutions Holdings, Inc.	
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Corporations and Limited Liability Companies provide the street address of the survivor's principal place of business:  
13560 Morris Road, Suite 4100, Alpharetta, GA 30004

2. (Complete only if an effective date is desired other than the date of filing. The date must be no more than 90 days after the receipt of this document in this office.)

The merger (consolidation) shall be effective on the 31st day of December at 10:00 a.m. (EST), 2012.

121738

**Complete for Profit Corporations Only**

For each constituent stock corporation, state:

Name of corporation	Designation and number of outstanding shares in each class or series	Indicate class or series of shares entitled to vote	Indicate class or series entitled to vote as a class
Infor Global Solutions (Michigan), Inc.	Common - 10,368	Common	Common
Infor Enterprise Solutions Holdings, Inc.	Common - 1,000	Common	Common

If the number of shares is subject to change prior to the effective date of the merger or consolidation, the manner in which the change may occur is as follows:

The manner and basis of converting shares are as follows:

Each share of Infor Global Solutions (Michigan), Inc. capital stock outstanding immediately prior to the merger shall, by virtue of the merger and without any action on part of the holder thereof, be cancelled without consideration. Each share of Infor Enterprise Solutions Holdings, Inc. capital stock outstanding immediately prior to the merger shall, by virtue of the merger and without any action on the part of the holder thereof, remain outstanding and is not affected by the merger.

The amendments to the Articles, or a restatement of the Articles, of the surviving corporation to be effected by the merger are as follows:

None

The Plan of Merger will be furnished by the surviving profit corporation, on request and without cost, to any shareholder of any constituent profit corporation.

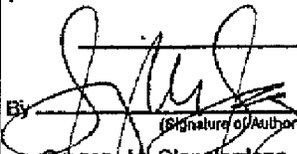
The merger is permitted by the state or country under whose law it is incorporated and each foreign corporation has complied with that law in effecting the merger.

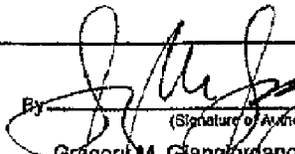
(Complete either Section (a) or (b) for each corporation)

a) The Plan of Merger was approved by unanimous consent of the incorporators of \_\_\_\_\_, a Michigan corporation which has not commenced business, has not issued any shares, and has not elected a Board of Directors.

_____ (Signature of Incorporator)	_____ (Type or Print Name)	_____ (Signature of Incorporator)	_____ (Type or Print Name)
_____ (Signature of Incorporator)	_____ (Type or Print Name)	_____ (Signature of Incorporator)	_____ (Type or Print Name)

b) The plan of merger was approved by:  
 the Board of Directors of \_\_\_\_\_, the surviving Michigan corporation, without approval of the shareholders in accordance with Section 703a of the Act.  
 the Board of Directors and the shareholders of the following Michigan corporation(s) in accordance with Section 703a of the Act.  
Infor Global Solutions (Michigan), Inc.

By   
 \_\_\_\_\_  
 (Signature of Authorized Officer or Agent)  
 Gregory M. Giangliordano, President  
 \_\_\_\_\_  
 (Type or Print Name)  
 Infor Global Solutions (Michigan), Inc.  
 \_\_\_\_\_  
 (Name of Corporation)

By   
 \_\_\_\_\_  
 (Signature of Authorized Officer or Agent)  
 Gregory M. Giangliordano, President  
 \_\_\_\_\_  
 (Type or Print Name)  
 Infor Enterprise Solutions Holdings, Inc.  
 \_\_\_\_\_  
 (Name of Corporation)