

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
IGPS COMPANY LLC		06/07/2013	LIMITED LIABILITY COMPANY: DELAWARE
RECEIVING PARTY DATA			
Name:	CRYSTAL FINANCIAL LLC		
Street Address:	Two International Place, 17th Floor		
City:	Boston		
State/Country:	MASSACHUSETTS		
Postal Code:	02110		
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE		
PROPERTY NUMBERS Total: 9			
Property Type	Number	Word Mark	
Serial Number:	85781708	INTELLIGENT PLATFORM	
Serial Number:	85174531	IGPS BIOS	
Serial Number:	85657324	IGPS BIOS INTELLIGENT GLOBAL POOLING SYS	
Serial Number:	85623222	INTELLIGENT SHIPPING	
Serial Number:	85623208	SHIP INTELLIGENTLY	
Registration Number:	4007251	ISUM2	
Registration Number:	3737596	IGPS	
Registration Number:	3745128	IGPS	
Registration Number:	3928881	ISUM	
CORRESPONDENCE DATA			
Fax Number:	8004947512		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>			
Phone:	2023704761		

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Email: tfahey@nationalcorp.com
Correspondent Name: Thomas Fahey
Address Line 1: 1025 Vermont Avenue NW, Suite 1130
Address Line 2: National Corporate Research, Ltd.
Address Line 4: Washington, DISTRICT OF COLUMBIA 20005

ATTORNEY DOCKET NUMBER:	F145090
NAME OF SUBMITTER:	Jacqueline M. Billard
Signature:	/Jacqueline M. Billard/
Date:	06/11/2013

Total Attachments: 5
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GRANT OF SECURITY INTEREST
IN UNITED STATES TRADEMARKS

June 7, 2013

FOR GOOD AND VALUABLE CONSIDERATION, receipt and sufficiency of which are hereby acknowledged, IGPS COMPANY LLC, a Delaware limited liability company, with offices at 225 East Robinson Street, Suite 200, Orlando, Florida 32801 (the "Grantor"), hereby grants to CRYSTAL FINANCIAL LLC, with offices at Two International Place, 17th Floor, Boston, Massachusetts 02110 (the "Grantee"), a continuing security interest in the following: (i) all of the Grantor's right, title and interest in, to and under the United States trademarks, service marks, trademark registrations, service mark registrations, trademark applications, and service mark applications (the foregoing, collectively, the "Marks") set forth on Schedule A attached hereto, (ii) all Proceeds (as such term is defined in the Security Agreement referred to below) and products of the Marks, (iii) the goodwill of the businesses with which the Marks are associated, and (iv) all causes of action arising prior to or after the date hereof for infringement of any of the Marks or unfair competition regarding the same.

THIS GRANT OF SECURITY INTEREST IN UNITED STATES TRADEMARKS (this "Grant") is made to secure the satisfactory performance and payment of all the Secured Obligations of the Grantor, as such term is defined in the Security Agreement by, among others, the Grantor, the other Grantors from time to time party thereto and the Grantee, dated as of June 7, 2013 (as amended, modified, supplemented or restated hereafter, the "Security Agreement").

This Grant has been granted in conjunction with the security interest granted to the Grantee under the Security Agreement. The rights and remedies of the Grantee with respect to the security interest granted herein are as set forth in the Security Agreement, all terms and provisions of which are incorporated herein by reference. Unless otherwise defined herein,

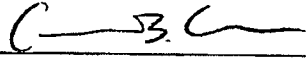
terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement. In the event that any provisions of this Grant are deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall govern.

This Grant shall be governed by, and construed in accordance with the Bankruptcy Code and the laws of the State of New York, without regard to conflict of law principles thereof (but including Section 5-1401 of the New York General Obligations Law).

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

IGPS COMPANY LLC, as a Grantor

By:  _____

Name: Gary B. Glass

Title: Senior Vice President & General Counsel

ACKNOWLEDGED AND ACCEPTED:

**CRYSTAL FINANCIAL LLC,
as Grantee**

By: _____

Name: Rebecca E. Tarby

Title: Managing Director

SCHEDULE A

U.S. Federal Trademarks

Trademark	Application Number	Registration Number	Application / Registration Date	Record Owner
INTELLIGENT PLATFORM	85781708		11/16/2012	IGPS Company LLC
IGPS BIOS	85174531		11/10/2010	IGPS Company LLC
IGPS BIOS INTELLIGENT GLOBAL POOLING SYSTEMS	85657324		06/20/2012	IGPS Company LLC
INTELLIGENT SHIPPING	85623222		05/11/2012	IGPS Company LLC
SHIP INTELLIGENTLY	85623208		05/11/2012	IGPS Company LLC
ISUM2	85041504	4007251	09/02/2011	IGPS Company LLC
IGPS	77411487	3737596	01/12/2010	IGPS Company LLC
IGPS	77411467	3745128	02/02/2010	IGPS Company LLC
ISUM	77411459	3928881	03/08/2011	IGPS Company LLC