TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM309465

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2012
SEQUENCE:	1

CONVEYING PARTY DATA

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

RECEIVING PARTY DATA

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

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2326161	THRU PUT

CORRESPONDENCE DATA

Fax Number: 2158325347

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

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

215-569-5347 Phone:

Email: aria@blankrome.com

Correspondent Name: Zachary A. Aria Address Line 1: Blank Rome LLP Address Line 2: One Logan Square

Address Line 4: Philadelphia, PENNSYLVANIA 19103-6998

ATTORNEY DOCKET NUMBER:	119645-00102
NAME OF SUBMITTER:	Zachary A. Aria
SIGNATURE:	/Zachary A. Aria/
DATE SIGNED:	07/02/2014

Total Attachments: 3

TRADEMARK REEL: 005314 FRAME: 0714



TRADEMARK REEL: 005314 FRAME: 0715

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

BCS/CD-550rn (Rev. 04/11)	
MICHIGAN DEPARTMENT OF LICENSING AND REGU BUREAU OF COMMERCIAL SERVICE	·
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.	
Name Howard P. Young - c/o Kirkland & Ellis LLP Address	
555 California Street, Suite 2700 City State ZIP Code San Francisco CA 94104	EFFECTIVE DATE: 12/31/12 10:00 AM EST Expiration date for new assumed names; December 31,
Document will be returned to the name and address you enter above. If left blank, document will be returned to the registered office.	Expiration date for transferred assumed names appear in Item 6
CERTIFICATE OF MERG Cross Entity Merger for use by Profit Corporations and Limited Partnershi Pursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), companies) and Act 213, Public Acts of 1982 (limited partnerships), the unders	s, Limited Liability Companies ps Act 23, Public Acts of 1993 (limited liability
Merger:	
The Plan of Merger (Consolidation) is as follows: 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.	
Corporations and Limited Liability Companies provide the street address of 13560 Morris Road, Suite 4100, Alpharetta, GA 30004	fthe survivor's principal place of business:
(Complete only if an effective date is desired other than the date of filing. T	he date must be no more than 90 days after the
receipt of this document in this office.)	
The merger (consolidation) shall be effective on the31stday of	December at 10:00 a.m. (EST)
	121738

12/21/201**ERADEMARK**GMT-05:00)_

REEL: 005314 FRAME: 0717

omplete for Profit Corporation	s Only		
or each constituent stock corpor	ation, 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 entitied to vote as a class
Infor Global Solutions (Michigan), Inc.	Common - 10,368	Соттол	Common
Infor Enterprise Solutions Holdings, Inc.	Common - 1,000	Common	Common
the number of shares is subject hange may occur is as follows:	to change prior to the effective of	ate of the merger or consolidat	ion, the manner in which the
he manner and basis of converti	ng shares are as follows:	-	
	kgan), inc. capital stock outstanding imme without consideration. Each share of info terger and without any action on the part of		
he amendments to the Articles; o s follows:	or a restatement of the Articles, o	of the surviving corporation to b	e effected by the merger are
Vone			
he Plan of Merger will be furnish onstituent profit corporation.	ed by the surviving profit corpor	dion, on request and without co	st, to any shareholder of an
he merger is permitted by the sta		t is incorporated and each fore	gn corporation has compiled
Ith that law in effecting the merg	er.		
	proved by unanimous consent o	f the incorporators oforation which has not commend	ed business, has not issued
(Signature of incorporator)	(Type or Print Name)	(Signature of incorporator)	(Type or Print Nam
•		·	
(Signature of incorporator)	(Type or Print Name)	(Signature of Incorporator)	(Type or Print Name
b) The plan of merger was ap			
the Board of Directors	ofshareholders in accordance wit	h Section 703a of the Act.	rviving Michigan corporation
	and the shareholders of the folio		accordance with Section
Infor Global Solutions (Mic	chigan), inc.		
11 N-		1/1/de to	K
(Set nature) of Authorities)Keer or Agenti	By (Signature of Avvi	orizad Officer or Agent)
Gragory M. Glangtbrdano, Pre	· · · · · · · · · · · · · · · · · · ·	Gregory M. Glangfordance	1.
V(Type or Parl N), Liesigeur
	(ame)	(Vpa o	Pdo Name)
Infor Global Solutions (Michiga (Name of Corpor	ane) in), inc.	Infor Enterprise Solutions	Pdo Name)

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