

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

ETAS ID: TM323663

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	Release of Security Interest		
SEQUENCE:	1		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Madison Capital Funding LLC		11/17/2014	LIMITED LIABILITY COMPANY: DELAWARE
RECEIVING PARTY DATA			
Name:	TRU Corporation		
Street Address:	68 Water Street		
City:	Norwalk		
State/Country:	CONNECTICUT		
Postal Code:	06854		
Entity Type:	CORPORATION: MASSACHUSETTS		
PROPERTY NUMBERS Total: 13			
Property Type	Number	Word Mark	
Registration Number:	3873188	THE CUSTOM INTERCONNECT LEADER	
Registration Number:	3555287	MEIA	
Registration Number:	3584485	CINTRU	
Registration Number:	3419341	SQS-EZ	
Registration Number:	2828683	THE CUSTOM INTERCONNECT LEADER	
Registration Number:	2761164	TRU	
Registration Number:	2548214	TRU-SQS	
Registration Number:	2548213	TRU-QDM	
Registration Number:	2548212	TRU-QDL	
Registration Number:	2562366	TRU-QDS	
Registration Number:	2277916	IT PAYS TO BE WELL CONNECTED	
Registration Number:	2341770	SQS	
Registration Number:	999163	TRU	
CORRESPONDENCE DATA			
Fax Number:			
<i>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.</i>			
Email:	marina.kelly@thomsonreuters.com		
TRADEMARK			

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Correspondent Name:	Elaine Carrera, Legal Assistant
Address Line 1:	80 Pine Street
Address Line 2:	c/o Cahill Gordon & Reindel LLP
Address Line 4:	New York, NEW YORK 10005

NAME OF SUBMITTER:	Elaine Carrera, Legal Assistant
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SIGNATURE:	/Marina Kelly, Thomson Reuters/
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DATE SIGNED:	11/19/2014
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Total Attachments: 4

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RELEASE OF SECURITY INTEREST IN TRADEMARKS

This RELEASE OF SECURITY INTEREST IN TRADEMARKS (this “Release”), dated as of November 17, 2014 (the “Effective Date”), is made by MADISON CAPITAL FUNDING LLC, in its capacity as Agent (the “Agent”), in favor of the grantor party identified on the signature page hereto (the “Grantor”).

WHEREAS, pursuant to that certain Joinder to Guarantee and Collateral Agreement, dated as of April 21, 2014, by and among the Agent, the Grantor and certain other parties thereto (as amended, amended and restated, or otherwise modified from time to time, the “Security Agreement”), the Grantor granted to the Agent, in its capacity as Agent, a security interest in and to certain collateral;

WHEREAS, pursuant to the Security Agreement, the Grantor executed and delivered a Trademark Security Agreement, dated as of April 21, 2014 (the “Trademark Security Agreement”), for recordal with the United States Patent and Trademark Office;

WHEREAS, the Trademark Security Agreement was recorded with the United States Patent and Trademark Office on April 22, 2014 at Reel/Frame 5265/0606;

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

1. Defined Terms. All capitalized terms used, but not otherwise defined herein, shall have the respective meanings ascribed in or otherwise referenced in the Security Agreement or the Trademark Security Agreement, as applicable.
2. Release. The Agent, without representation or warranty of any kind, hereby releases, discharges, terminates and cancels all of its security interest in and to the Trademark Collateral, including the trademark registrations and applications set forth Schedule A attached hereto, arising under the Security Agreement and the Trademark Security Agreement. If and to the extent that the Agent has acquired any right, title or interest in and to the Trademark Collateral under the Trademark Security Agreement, the Agent, without representation or warranty of any kind, hereby re-transfers, re-conveys and re-assigns such right, title or interest to the Grantor.
3. Termination. The Agent, without representation or warranty of any kind, terminates and cancels the Trademark Security Agreement.
4. Further Assurances. The Agent agrees to take all further actions, and provide to the Grantor and its successors, assigns or other legal representatives, all such cooperation and assistance (including, without limitation, the execution and delivery of any and all documents or other instruments), reasonably requested by the Grantor, at the Grantor’s sole cost and expense, to more fully and effectively effectuate the purposes of this Release.
5. Governing Law. This Release shall be governed exclusively under the laws of the State of New York, without regard to conflicts of law or choice of law principles.

IN WITNESS WHEREOF, the Agent has caused this Release to be executed by its duly authorized representative as of the Effective Date:

MADISON CAPITAL FUNDING LLC, acting
in its capacity as Agent for the Lenders

By: 

Name: Drew Guyette

Title: Vice President

GRANTOR:

TRU Corporation

SCHEDULE A

Release of Madison Capital Funding, LLC Trademark Security Agreement at Reel/Frame 5265/0606

Owner	Trademark	Serial No.	Reg. No.
TRU Corporation	THE CUSTOM INTERCONNECT LEADER	85002147	3873188
TRU Corporation	MEIA	78657658	3555287
TRU Corporation	CINTRU	78222756	3584485
TRU Corporation	SQS-EZ	77088970	3419341
TRU Corporation	THE CUSTOM INTERCONNECT LEADER	76423060	2828683
TRU Corporation	TRU	76414518	2761164
TRU Corporation	TRU-SQS	75936141	2548214
TRU Corporation	TRU-QDM	75936140	2548213
TRU Corporation	TRU-QDL	75936139	2548212
TRU Corporation	TRU-QDS	75919968	2562366
TRU Corporation	IT PAYS TO BE WELL CONNECTED	75514425	2277916
TRU Corporation	SQS	75406832	2341770
TRU Corporation	TRU	72466340	0999163