

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM339785

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Numara Software, Inc.		03/31/2015	CORPORATION: DELAWARE
RECEIVING PARTY DATA			
Name:	Bladelogic, Inc.		
Street Address:	2101 City West Blvd		
City:	Houston		
State/Country:	TEXAS		
Postal Code:	77042		
Entity Type:	CORPORATION: DELAWARE		
PROPERTY NUMBERS Total: 6			
Property Type	Number	Word Mark	
Serial Number:	78769966	NUMARA SOFTWARE	
Serial Number:	78764325	NUMARA	
Serial Number:	77708193	SERVICE DESK ON THE GO	
Serial Number:	74280315	TRACK-IT!	
Serial Number:	85661489	TRACK-IT!	
Serial Number:	75124131	FOOTPRINTS	
CORRESPONDENCE DATA			
Fax Number:	9122363003		
<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>			
Phone:	9122363001		
Email:	nbelzer@belzerlaw.com		
Correspondent Name:	Nathan C. Belzer		
Address Line 1:	2905 Bull St.		
Address Line 4:	Savannah, GEORGIA 31405		
ATTORNEY DOCKET NUMBER:	BMC		
NAME OF SUBMITTER:	Nathan C. Belzer		
SIGNATURE:	/Nathan C. Belzer/		
DATE SIGNED:	04/29/2015		

OP \$165.00 78769966

Total Attachments: 8

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TRADEMARK ASSIGNMENT
NUMARA SOFTWARE, INC. TO BLADELOGIC, INC.

This Trademark Assignment (this "*Assignment*"), dated as of March 31, 2015, is being entered into by and between Numara Software, Inc., a Delaware corporation ("*Assignor*"), and BladeLogic, Inc., a Delaware corporation ("*Assignee*"). Each of the parties to this Assignment is sometimes referred to individually in this Assignment as a "*Party*," and all of the parties to this Assignment are sometimes collectively referred to in this Assignment as the "*Parties*."

Assignor's sole stockholder, which is Assignee, and Assignor's board of directors have each determined that it is in the best interest of Assignor and Assignee that Assignor be liquidated and voluntarily dissolved according to a Plan of Liquidation and Voluntary Dissolution (the "*Plan*").

The Plan provides that Assignor shall transfer to Assignee all of its right, title and interest in and to all of its assets, subject to any known liabilities thereon (and after setting aside appropriate reserve funds as set forth in paragraph 4 of the Plan), including all trademarks identified on the attached Schedule 1 (collectively, the "*Trademarks*") any applications and registrations related thereto, and any renewals and extensions that may be granted thereon, together with the goodwill of the business connected therewith.

In consideration of the promises, mutual covenants, and agreements contained herein and for other good and valuable consideration, including the complete cancellation and redemption of the issued and outstanding shares of capital stock of Assignor that are held by Assignee, the receipt and sufficiency of which are hereby acknowledged, the Parties hereby agree as follows:

1. Construction. In this Assignment, unless a clear contrary intention appears: (a) the singular includes the plural and vice versa; (b) reference to a person or entity includes such person's or entity's successors and assigns but, in the case of a Party, only if such successors and assigns are permitted by this Assignment, and reference to a person or entity in a particular capacity excludes such person or entity in any other capacity; (c) references to any Schedule, Section, subsection and other subdivision refer to the corresponding Schedules, Sections, subsections and other subdivisions of this Assignment unless expressly provided otherwise; (d) references in any Section or definition to any clause means such clause of such Section or definition; (e) "hereunder," "hereof," "hereto" and words of similar import are references to this Assignment as a whole and not to any particular provision of this Assignment; (f) the word "or" is not exclusive, and the word "including" (in its various forms) means "including without limitation"; (g) references to "days" are to calendar days; and (h) all references to money refer to the lawful currency of the United States. The Section titles and headings in this Assignment are inserted for convenience of reference only and are not intended to be a part of, or to affect the meaning or interpretation of, this Assignment.

2. Assignment. Assignor hereby, absolutely and unconditionally, conveys, sells, assigns, transfers, grants, and sets over unto Assignee, all of Assignor's worldwide rights, title, and interest and benefit in and to the Trademarks, including any common law rights related to such Trademarks throughout the world, any applications and registrations related thereto, and in and to

any renewals and extensions that may be granted thereon, together with the goodwill of the business connected therewith. Said assignment includes the right to all past, present and future income, royalties, damages and payments due with respect to the foregoing and all rights of action, both at law and in equity with respect thereto, including all rights to sue, settle any claims, and collect all damages for any past, present, or future infringement or misappropriation of the Trademarks, including the goodwill of the businesses connected to the use of any of the Trademarks, the same to be held and enjoyed by Assignee, its successors and assigns forever, as fully and entirely as the same could have been held and enjoyed by Assignor if this assignment had not been made and Assignee does hereby accept such sale, assignment, transfer, grant, conveyance and set over.

3. Recordation. Assignor authorizes and requests the United States Patent and Trademark Office, or any foreign equivalent thereto, and any other governmental entity to record Assignee as owner of the Trademarks and of the entire, right, title and interest in, to and under the same, for the use and enjoyment of Assignee, its successors, assigns and other legal representatives. Assignor shall take all steps and actions following the date hereof, including the execution of any documents or other similar items, to ensure that the Trademarks are properly assigned to Assignee, or any assignee or successor thereto, and that such assignment is properly recorded.

4. Cooperation. Assignor hereby covenants and agrees that it will communicate to Assignee, its successors, legal representatives and assigns, any material facts (including information relating to use or non-use, enforceability, or infringement of the Trademarks) known to Assignor with respect to the Trademarks and testify in any legal proceeding, sign all lawful papers, execute all applications (including, but not limited to, powers of attorney, specific assignments, transfers and assurances), make all rightful oaths and use reasonable best efforts at the request of Assignee to aid Assignee, its successors, legal representatives and assigns in obtaining and enforcing protection for the Trademarks therein and in enjoying the full benefits thereof. Assignor hereby constitutes and appoints Assignee the true and lawful attorney of Assignor to act as Assignor's attorney-in-fact solely for the purpose of executing any documents and taking all necessary steps to cause Assignor to perform any of Assignor's obligations set forth in this Assignment.

5. Governing Law. This Assignment shall be governed by and construed in accordance with the internal laws of the State of Texas without giving effect to any choice or conflict of law provision or rule (whether of Texas or any other jurisdiction).


6. Successor and Assigns. This Assignment shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.

7. Counterparts. This Assignment may be executed in two or more counterparts, each of which shall be deemed an original, but which together shall constitute one and the same instrument. The execution of this Assignment and any agreement or instrument entered into in connection with this Assignment, and any amendment hereto or thereto, by any of the Parties or any other person or entity may be evidenced by way of a facsimile, portable document format (.pdf) transmission or electronic production or reproduction, photostatic or otherwise, of such Party's or person's or entity's signature, and such portable document format (.pdf), or electronic production or reproduction signature shall be deemed to constitute the original signature of such Party, person or entity.

IN WITNESS WHEREOF, Assignor and Assignee have caused this Assignment to be executed and delivered as of the date first above written.


ASSIGNEE

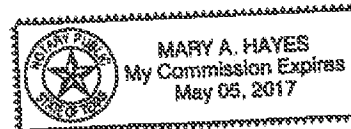
NUMARA SOFTWARE, INC.

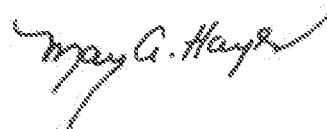
By: 
Name: T. Cory Bleuer
Title: Vice President, Chief Financial
Officer and Secretary

ASSIGNOR

BLADELOGIC, INC.

By: 
Name: T. Cory Bleuer
Title: Vice President & Secretary





Schedule 1

[see attached Excel chart]

Schedule 1 -- Trademarks

MARK NAME	COUNTRY NAME	APPLICATION NUMBER	DATE FILED	REGISTRATIO N NO.	REGISTRATIO N DATE
NUMARA	Australia	1115930	May 29, 2006	1115930	Oct 5, 2006
NUMARA	Australia	1116916	Jun 2, 2006	1116916	Oct 9, 2006
SOFTWARE (AND DESIGN)					
NUMARA	Brazil	828483752	Jun 1, 2006	828483752	Jan 13, 2009
NUMARA	Brazil	828483728	Jun 1, 2006	828483728	Jan 13, 2009
NUMARA	Brazil	828493715	Jun 8, 2006	828493715	Aug 12, 2008
SOFTWARE (AND DESIGN)					
NUMARA	Brazil	828493693	Jun 8, 2006	828493693	Aug 12, 2008
SOFTWARE (AND DESIGN)					
NUMARA	Canada	1303753	Jun 1, 2006	TMA739788	May 11, 2009
NUMARA	Canada	1303993	Jun 2, 2006	TMA735019	Feb 24, 2009
SOFTWARE					
NUMARA	Switzerland	548532006	May 31, 2006	548553	Jul 24, 2006
SOFTWARE (AND DESIGN)					
NUMARA	Switzerland	549902006	Jun 6, 2006	548853	Aug 4, 2006
SOFTWARE (AND DESIGN)					
NUMARA	Chile	731757	Jun 1, 2006	789907	Jun 14, 2007
NUMARA	Chile	731756	Jun 1, 2006	789906	Jun 14, 2007
NUMARA	Chile	T0610504F	Jun 1, 2006	T0610504F	Mar 15, 2007
NUMARA	Chile	732287	Jun 6, 2006	789909	Jul 14, 2007
SOFTWARE (AND DESIGN)					
NUMARA	Chile	732286	Jun 6, 2006	789908	Jul 14, 2007
SOFTWARE (AND DESIGN)					
NUMARA	China	5389985	Jun 1, 2006	5389985	Sep 14, 2009
NUMARA	China	5389984	Jun 1, 2006	5389984	May 28, 2009
NUMARA	China	5408063	Jun 9, 2006	5408063	Sep 14, 2009
SOFTWARE (AND DESIGN)					

NUMARA SOFTWARE (AND DESIGN)	China	5408112	Jun 9, 2006	5408112	Jun 7, 2009
NUMARA	European Union	004806592	Dec 26, 2005	004806592	Jan 22, 2007
NUMARA	Hong Kong	300649134	Jun 1, 2006	300649134	Nov 24, 2006
NUMARA SOFTWARE (AND DESIGN)	Hong Kong	300653481	Jun 6, 2006	300653481	Nov 24, 2006
NUMARA	Japan	2006050467	Jun 1, 2006	5002386	Nov 10, 2006
NUMARA SOFTWARE (AND DESIGN)	Japan	2006051734	Jun 5, 2006	5002389	Nov 10, 2006
NUMARA	Republic of Korea	4520061999	Jun 1, 2006	20469	Jul 5, 2007
NUMARA SOFTWARE (AND DESIGN)	Republic of Korea	4520062022	Jun 2, 2006	20341	Jun 27, 2007
NUMARA	Mexico	785985	May 31, 2006	952553	Sep 15, 2006
NUMARA	Mexico	785984	May 31, 2006	952552	Sep 15, 2006
NUMARA SOFTWARE (AND DESIGN)	Mexico	786455	Jun 2, 2006	954207	Sep 22, 2006
NUMARA SOFTWARE (AND DESIGN)	Mexico	786454	Jun 2, 2006	954206	Sep 22, 2006
NUMARA SOFTWARE (AND DESIGN)	Norway	200605737	Jun 1, 2006	236219	Nov 9, 2006
NUMARA SOFTWARE (AND DESIGN)	Norway	200605773	Jun 2, 2006	236221	Nov 9, 2006
NUMARA	New Zealand	748787	May 31, 2006	748787	Nov 30, 2006
NUMARA SOFTWARE (AND DESIGN)	New Zealand	749227	Jun 8, 2006	749227	Dec 14, 2006
NUMARA	Singapore	T06105068	Jun 1, 2006	T06105068	Sep 27, 2006
NUMARA SOFTWARE (AND DESIGN)	Singapore	T061698J	Jun 2, 2006	T061698J	Nov 8, 2006

NUMARA SOFTWARE (AND DESIGN)	Singapore	T06106978	Jun 2, 2006	T06106978	Sep 27, 2006
NUMARA	Taiwan R.O.C.	95027976	Jun 1, 2006	1246106	Jan 1, 2007
NUMARA SOFTWARE (AND DESIGN)	Taiwan R.O.C.	95028247	Jun 2, 2006	1271683	Jul 16, 2007
NUMARA	United States of America	78764325	Dec 1, 2005	3299604	Sep 25, 2007
NUMARA SOFTWARE (AND DESIGN)	United States of America	78769966	Dec 9, 2005	3299631	Dec 25, 2007
NUMARA	South Africa	200612071	Jun 1, 2006	200612071	Jun 2, 2010
NUMARA	South Africa	200612070	Jun 1, 2006	200612070	Jun 2, 2010
NUMARA SOFTWARE (AND DESIGN)	South Africa	200612227	Jun 2, 2006	200612227	Apr 9, 2010
NUMARA SOFTWARE (AND DESIGN)	South Africa	200612226	Jun 2, 2006	200612226	Apr 9, 2010

MARK NAME	COUNTRY NAME	APPLICATION NUMBER	DATE FILED	REGISTRATIO N NO.	REGISTRATIO N DATE
SERVICE DESK ON THE GO	Australia	1310789	Jul 22, 2009	1310789	Nov 23, 2009
SERVICE DESK ON THE GO	Canada	1445967	Jul 22, 2009	TMA781229	Oct 29, 2010
SERVICE DESK ON THE GO	Switzerland	583992009	Jul 30, 2009	593727	Nov 24, 2009
SERVICE DESK ON THE GO	European Union	008449464	Jul 24, 2009	008449464	Jan 28, 2010
SERVICE DESK ON THE GO	New Zealand	809864	Jul 22, 2009	809864	Jan 28, 2010
SERVICE DESK ON THE GO	United States of America	77708193	Apr 7, 2009	3801879	Jun 15, 2010

MARK NAME	COUNTRY NAME	APPLICATION NUMBER	DATE FILED	REGISTRATIO N NO.	REGISTRATIO N DATE
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TRACK-ITI	European Union	11084944	Jul 31, 2012	11084944	Jul 31, 2012
TRACK-ITI	United States of America	74280315	Jun 1, 1992	1748294	Jan 26, 1993
TRACK-ITI	United States of America	85661489	Jun 26, 2012	4286112	Feb 5, 2013

MARK NAME	COUNTRY NAME	APPLICATION NUMBER	DATE FILED	REGISTRATION NO.	REGISTRATION DATE
FOOTPRINTS	United States of America	75124131	Jun 26, 1996	2135007	Feb 3, 1998