TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM372977

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Deutsche Bank AG New York Branch		02/10/2016	CORPORATION: GERMANY

RECEIVING PARTY DATA

Name:	Med-Pass, Incorporated	
Street Address:	6700 Hollister	
City:	Houston	
State/Country:	TEXAS	
Postal Code:	77040	
Entity Type:	CORPORATION: OHIO	

PROPERTY NUMBERS Total: 21

Property Type	Number	Word Mark	
Registration Number:	3697283	CHANGE IN WEIGHT ESTIMATOR	
Registration Number:	3730662	CHANGE IN WEIGHT ESTIMATOR	
Registration Number:	2872942	CHARTCONCEALER	
Registration Number:	2118696		
Registration Number:	2864595	HEATON RESOURCES	
Registration Number:	3710296	MDS NAVIGATOR	
Registration Number:	3710297	MDS NAVIGATOR	
Registration Number:	2864594	MED-PASS	
Registration Number:	2993747	MED-PASS	
Registration Number:	2864593	MED PASS THE FINE ART OF DOCUMENT DESIGN	
Registration Number:	3024839	MEDICARE BENEFITS CALENDAR	
Registration Number:	3184911	MEDICATION THERAPY MADE SAFER FOR SENIOR	
Registration Number:	2864596		
Registration Number:	3320293	SENIORMEDCONSULT	
Registration Number:	3098662	SMARTSTAFF	
Registration Number:	3098664	SMART STAFF	
Registration Number:	3098663	SMARTER STAFF, SMARTER CARE	
Registration Number:	3716703	THE GPS FOR MDS	
Serial Number:	85881501	CHART·RITE	
	•	TRADEMARK	

REEL: 005730 FRAME: 0330 900353982

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Property Type	Number	Word Mark	
Serial Number:	85741190	EMED-PASS	
Serial Number:	85741199	THE FINE ART OF ELECTRONIC DOCUMENT DESI	

CORRESPONDENCE DATA

Fax Number: 2127352000

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.

Phone: 212-735-2811

Email: mribando@skadden.com

Correspondent Name: Skadden, Arps, Slate, Meagher & Flom LLP

Address Line 1: Four Times Square
Address Line 2: Monique L. Ribando

Address Line 4: New York, NEW YORK 10036

ATTORNEY DOCKET NUMBER:	097240/3
NAME OF SUBMITTER:	M. OREN EPSTEIN
SIGNATURE:	/M. Oren Epstein/
DATE SIGNED:	02/11/2016

Total Attachments: 4

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TRADEMARK RELEASE

This Trademark Release is granted as of February 10, 2016 by DEUTSCHE BANK AG NEW YORK BRANCH, as Collateral Agent, with principal offices at 60 Wall Street, New York, New York 10005 (the "Grantee") to Med-Pass, Incorporated, an Ohio corporation (the "Grantor"), as follows:

WITNESSETH:

WHEREAS, Dealer Computer Services, Inc., a Delaware corporation ("Company"), and Universal Computer Systems Holding, Inc., a Delaware corporation ("Holdings"), entered into a Senior Secured Credit Agreement dated as of April 21, 2010 (said Senior Secured Credit Agreement, as it may heretofore have been and as it may hereafter be further amended, restated, amended and restated, supplemented or otherwise modified from time to time, being the "Credit Agreement") with the financial institutions named therein (collectively, together with their respective successors and assigns party to the Credit Agreement from time to time, the "Lenders"), and Deutsche Bank AG New York Branch, as Collateral Agent (in such capacity, "Secured Party") and Administrative Agent for the Lenders pursuant to which Lenders have made certain commitments, subject to the terms and conditions set forth in the Credit Agreement, to extend certain credit facilities to Company; and

WHEREAS, Company may entered into one or more swap agreements (collectively, the "Lender Swap Agreements") with one or more Persons that were Lenders or Affiliates of Lenders at the time such Lender Swap Agreements were entered into (in such capacity, collectively, "Swap Counterparties"); and

WHEREAS, Grantor has executed and delivered that certain Subsidiary Guaranty dated as of April 21, 2010 (said Subsidiary Guaranty, as it may heretofore have been and as it may hereafter be further amended, restated, amended and restated, supplemented or otherwise modified from time to time, being the "Guaranty") in favor of Secured Party for the benefit of Lenders and any Swap Counterparties, pursuant to which Grantor has guaranteed the prompt payment and performance when due of all obligations of Company under the Credit Agreement and the other Loan Documents and all obligations of Company under the Lender Swap Agreements, including, without limitation, the obligation of Company to make payments thereunder in the event of early termination thereof; and

WHEREAS, pursuant to the terms of the Security Agreement dated as of April 21, 2010 (as it may heretofore have been and as it may hereafter be further amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"; capitalized terms not otherwise defined herein have the meanings given to them in the Security Agreement), among Grantor, Secured Party and the other grantors named therein, Grantor has executed and delivered a Grant of Trademark Security Interest dated as of May 14, 2013 and recorded with the United States Patent and Trademark Office ("USPTO") at Reel 5031, Frame 0420 as of May 20, 2013 (the "Trademark Security Interest"), under which Grantor created in favor of Secured Party a security interest in, and Secured Party has become a secured creditor with respect to, the Trademark Collateral (as defined below); and

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WHEREAS, the Grantee wishes to release and restore all right, title and interest in and to the Trademark Collateral to the Grantor and to dissolve any and all liens and encumbrances respecting the Trademark Collateral.

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, the Grantee hereby, without recourse and without representation or warranty of any kind (either express or implied), terminates the Trademark Security Interest and releases and discharges its security interest, and quit claims and relinquishes unto the Grantor any and all right, title and interest, in and to the following, in each case whether then or thereafter existing, whether then owned or thereafter acquired and wherever the same may be located (the "Trademark Collateral"):

- (i) all rights, title and interest (including rights acquired pursuant to a license or otherwise but only to the extent permitted by agreements governing such license or other use) in and to all trademarks, service marks, design, logos, indicia, tradenames, trade dress, corporate names, company names, business names, fictitious business names, trade styles and/or other source and/or business identifiers, owned by Grantor, or hereafter adopted and used, in its business (including, without limitation, the trademarks identified in the applications and registrations set forth on Schedule A annexed hereto) (collectively, the "Trademarks"), all registrations and applications for Trademark registration that have been or may hereafter be issued or applied for by Grantor thereon in the United States and any state thereof and in foreign countries (including, without limitation, the registrations and applications set forth on Schedule A annexed hereto), all common law and other rights in and to the Trademarks in the United States and any state thereof and in foreign countries, and all goodwill of Grantor's business symbolized by the Trademarks and associated therewith; and
- (ii) all proceeds thereof (such as, by way of example and not by way of limitation, license royalties and proceeds of infringement suits).

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IN WITNESS WHEREOF, the undersigned, by and through its authorized officer, has caused this instrument to be executed under seal on the date first written above.

DEUTSCHE BANK AG NEW YORK BRANCH, as Collateral Agent, as Grantee

Name:

Peter Cucchiara

Title:

Vice President

By

Name: Title: Michael Shannon Vice President

SCHEDULE A

Jurisdiction	Trademark	Registration No.	Registration Date	Record Owner
		(Appl. No.)	(Appl. Date)	
United States	CHANGE IN WEIGHT	3,697,283	10/13/2009	Med-Pass,
	ESTIMATOR			Incorporated
United States	CHANGE IN WEIGHT	3,730,662	12/29/2009	Med-Pass,
	ESTIMATOR & Design			Incorporated
United States	CHARTCONCEALER	2,872,942	8/10/2004	Med-Pass,
				Incorporated
United States	DESIGN - Medical Form	2,118,696	12/9/1997	Med-Pass,
				Incorporated
United States	HEATON RESOURCES	2,864,595	7/20/2004	Med-Pass,
				Incorporated
United States	MDS NAVIGATOR	3,710,296	11/10/2009	Med-Pass,
				Incorporated
United States	MDS NAVIGATOR & Design	3,710,297	11/10/2009	Med-Pass,
				Incorporated
United States	MED-PASS (Class 35)	2,864,594	7/20/2004	Med-Pass,
				Incorporated
United States	MED-PASS (Class 16)	2,993,747	9/13/2005	Med-Pass,
				Incorporated
United States	MED-PASS THE FINE ART	2,864,593	7/20/2004	Med-Pass,
	OF DOCUMENT DESIGN			Incorporated
United States	MEDICARE BENEFITS	3,024,839	12/6/2005	Med-Pass,
	CALENDAR			Incorporated
United States	Medication Therapy Made Safer	3,184,911	12/12/2006	Med-Pass,
	For Seniors			Incorporated
United States	Mona Lisa Design	2,864,596	7/20/2004	Med-Pass,
				Incorporated
United States	SENIORMEDCONSULT	3,320,293	10/23/2007	Med-Pass,
				Incorporated
United States	SMARTSTAFF	3,098,662	5/30/2006	Med-Pass,
				Incorporated
United States	SMART STAFF Logo	3,098,664	5/30/2006	Med-Pass,
				Incorporated
United States	SMARTER STAFF, SMARTER	3,098,663	5/30/2006	Med-Pass,
	CARE			Incorporated
United States	THE GPS FOR MDS	3,716,703	11/24/2009	Med-Pass,
				Incorporated
United States	CHARTRITE	(85/881501)	(03/20/2013)	Med-Pass,
				Incorporated
United States	EMED-PASS	(85/741190)	(9/28/2012)	Med-Pass,
				Incorporated
United States	THE FINE ART OF	(85/741199)	(9/28/2012)	Med-Pass,
	ELECTRONIC DOCUMENT			Incorporated
	DESIGN			

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RECORDED: 02/11/2016