900385934 11/28/2016

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM406684

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL
RESUBMIT DOCUMENT ID:	900385212

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Enfora, Inc.		11/08/2016	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Inseego Corp.
Street Address:	9645 Scranton Road
Internal Address:	Suite 205
City:	San Diego
State/Country:	CALIFORNIA
Postal Code:	92121
Entity Type:	Corporation: DELAWARE

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Registration Number:	2157208	SPIDER
Registration Number:	3100382	ENABLER
Registration Number:	2576306	ENFORA
Registration Number:	2563725	ENFORA
Registration Number:	3082090	ENABLING INFORMATION ANYWHERE
Registration Number:	4168508	N4A

CORRESPONDENCE DATA

Fax Number:

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.

Email: prosecutiondocketing@paulhastings.com

Correspondent Name: Paul Hastings LLP
Address Line 1: 4747 Executive Dr

Address Line 2: 12th Floor

Address Line 4: San Diego, CALIFORNIA 92121

ATTORNEY DOCKET NUMBER:	92334.00021
NAME OF SUBMITTER:	Laura C. Yip

TRADEMARK 900385934 REEL: 005928 FRAME: 0329

CICNATURE.	/Lours C. Vin/	
SIGNATURE:	/Laura C. Yip/	
DATE SIGNED:	11/28/2016	
Total Attachments: 5		
source=Trademark Assignment (Enfora).pdf#page1.tif		
source=Trademark Assignment (Enfora).pdf#page2.tif		
source=Trademark Assignment (Enfora).pdf#page3.tif		
source=Trademark Assignment (Enfora).pdf#page4.tif		
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TRADEMARK ASSIGNMENT

This Trademark Assignment ("Assignment") is made and entered into as of November 8, 2016 by and between Inseego Corp., a Delaware corporation having a principal place of business at 9645 Scranton Road, Suite 205, San Diego, CA 92121 ("Assignee") and Enfora, Inc., a Delaware corporation having a principal place of business at 251 Renner Parkway, Richardson, TX 75080 ("Assignor").

WHEREAS, Novatel Wireless, Inc., a Delaware corporation and sole stockholder of Assignor, and Assignee are parties to that certain Contribution Agreement entered into on even date herewith (the "Agreement"), pursuant to which Assignor has agreed to, and to cause its subsidiaries to, transfer to Assignee, and Assignee has agreed to acquire from Assignor and its subsidiaries, various assets, including without limitation, the trademarks set forth on Schedule A hereto and described below; and

WHEREAS, Assignee desires to acquire Assignor's entire right, title and interest in and to such trademarks;

NOW, THEREFORE, in consideration of the Consideration (as defined in the Agreement), the mutual covenants and agreements set forth below, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound hereby, the parties hereto agree as follows:

- 1. **ASSIGNMENT.** Assignor hereby irrevocably and unconditionally grants, conveys, transfers, and assigns to Assignee all of Assignor's right, title and interest in and to the trademarks registrations and applications set forth on Schedule A (the "Marks"), together with the goodwill of the business symbolized by and associated with the Marks, same to be held by Assignee for Assignee's own use and enjoyment, and for the use and enjoyment of Assignee's successors, assigns and other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made; together with all claims for damages by reason of past, present and future infringements of the Marks and the right to sue for and collect such damages, as permitted under the applicable laws for any jurisdiction or country in which such claims may be asserted for the use and benefit of Assignee and its successors, assigns and other legal representatives.
- 2. **REGISTRATION.** Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States, and any officer of any jurisdiction foreign to the United States, including but not limited to those listed on Schedule A hereto, charged with the registration and issuance of trademarks in such jurisdictions to record Assignee as the owner of the Marks and to issue to Assignee and its successors, assigns and other legal representatives in accordance with the terms of this instrument, all future certificates, notices and any other communications and documents bearing on the Marks.
- 3. **GENERAL.** Assignor agrees to perform, at Assignee's reasonable request and at Assignee's cost and expense, such reasonable acts as are necessary to permit and assist Assignee in

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perfecting and enforcing the full benefits, enjoyment, rights, title and interest in the Marks assigned to Assignee hereunder. This Assignment shall be construed in accordance with, and governed in all respects by, the internal laws of the State of Delaware (without giving effect to principles of conflicts of laws). Each party expressly and irrevocably consents to the jurisdiction of each such court (and each appellate court thereof). If any provision of this Assignment is held invalid or unenforceable by any court of competent jurisdiction, the other provisions of this Assignment will remain in full force and effect. Any provision of this Assignment held invalid or unenforceable only in part or degree will remain in full force and effect to the extent not held invalid or unenforceable. This Assignment was negotiated by the parties with the benefit of legal representation and any rule of construction or interpretation otherwise requiring this Assignment to be construed or interpreted against any party shall not apply to any construction or interpretation hereof.

[Signature Page Follows]

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IN WITNESS WHEREOF, each of the parties hereto has executed this Assignment, or has caused this Assignment to be executed on its behalf by a representative duly authorized, all as of the date first above set forth.

"Assignor"

ENFORA, INC.

a Delaware Corporation

ву: ____

Name: Sue Swenson

Title: Chief Executive Officer Date: November 8, 2016

[SIGNATURE PAGE TO TRADEMARK ASSIGNMENT]

TRADEMARK
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"Assignee"

INSEEGO CORP.

a Delaware Corporation

Name: Michael A. Newman

Name: Michael A. Newman Title: Chief Financial Officer Date: November 8, 2016

[SIGNATURE PAGE TO TRADEMARK ASSIGNMENT]

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SCHEDULE A

MARKS

MARK	COUNTRY	CLASS	SERIAL NO.	REG. NO.
SPIDER	United States of America (Parent of WIPO reg.)	9	75/010,667	2157208
ENABLER	United States of America	9	78/581,808	3100382
ENFORA	United States of America	9	78/054,756	2576306
enfora (illustration drawing)	United States of America	9	76/312,369	2563725
enabling information anywhere	United States of America	9	78/556,874	3082090
N4A	United States of America	9	85/109,602	4168508
ENABLER	Argentina	9	2776962	2.251.444
ENABLER	Australia	9	1199945	1199945
ENABLER	Canada		1374146	763464
ENABLER	Colombia	9	07-099675	353731
ENABLER	CTM	9	6338421	6338421
ENABLER	Israel	9	204076	204076
ENABLER	Singapore	9	T07/19040C	T07/1904OC
ENABLER	South Africa	9	2007/22172	2007/22172
ENABLER	Taiwan	9	96045149	1314592
ENFORA	Argentina	9	2776963	2.251.442
ENFORA	Australia	9	1199943	1199943
ENFORA	Brazil	9	829563296	829563296
ENFORA	Canada	9	1374147	752972
ENFORA	Chile	9	789235	835.587
ENFORA	China	9	6343373	6343373
ENFORA	Colombia	9	07-098964	353730
ENFORA	CTM	9	6338446	6338446
ENFORA	Hong Kong	9	300960020	300960020
ENFORA	Israel	9	204075	204075
ENFORA	Singapore	9	T0719041A	T07/19041A
ENFORA	South Africa	9	2007/22171	2007/22171
ENFORA	Taiwan	9	96045147	1334809
N4A	Brazil	9	903398770	903398770
N4A	Canada	9	1515818	871887
N4A	CTM	9	9782699	9782699
N4A	Mexico	9	1156326	1226016
ENFORA	India	9	1605075	
ENABLER	India	9	1605076	
ENABLER	Brazil	0	829563288	

RECORDED: 11/17/2016

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