12/23/2016

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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM409532

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

CONVEYING PARTY DATA

. Name	Formerly	Execution Date	Entity Type
Antares Capital LP (as Successor to General Electric		12/19/2016	Limited Partnership: UNITED
Capital Corporation).		\$ \$ \$	STATES

RECEIVING PARTY DATA

Name:	Information Planning and Management Service Inc.				
Street Address:	2800 Cantrell Road	**************************************			
City:	Little Rock	· · · · · · · · · · · · · · · · · · ·			
State/Country:	ARKANSAS				
Postal Code:	7,2202				
Entity Type:	Corporation: DELAWARE	ा १४ वर्षको रहित्र है।			

PROPERTY NUMBERS Total: 8

Property Type	Number	Word Mark
Registration Number:	4617760	EJ CAIMEN
Registration Number:	4658738	LABELMATE
Registration Number:	4617395	SHELFMATE
Registration Number:	4631571	REGMATE
Registration Number:	4463396	RESET IN A BOX
Registration Number:	4455822	RETAIL FITNESS
Registration Number:	4336152	IT'S ABOUT THE STORE
Registration Number:	3089098	TALKING STRIPS

CORRESPONDENCE DATA

Fax Number:

2024083141

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:

2024083141

Email:

jean.paterson@cscglobal.com

Correspondent Name: Address Line 1:

Corporation Service Company 1090 Vermont Avenue, NW

Address Line 4:

Washington, D.C. 20005

ATTORNEY DOCKET NUMBER:

430485-40

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TRADEMARK

900387555 REEL: 005945 FRAME: 0814

NAME OF SUBMITTER:	Jean Paterson	AND
SIGNATURE:	/jep/	ngalangan pangan terbagai pangan pangan
DATE SIGNED:	12/20/2016	the state of the s
Total Attachments: 4	nation Planning 5-TM#page1.tif	

TRADEMARK RELEASE AND REASSIGNMENT

THIS TRADEMARK RELEASE AND REASSIGNMENT is made as of December 19, 2016, by ANTARES CAPITAL LP (as successor to General Electric Capital Corporation), as Administrative Agent ("Secured Party"). Capitalized terms used but not defined herein shall have the same meanings assigned to such terms in the Security Agreement (as defined below) and the Guaranty and Security Agreement (as defined in the Security Agreement), as applicable.

WITNESSETH:

WHEREAS, Information Planning and Management Service Inc., a Delaware corporation ("Grantor") and Secured Party were parties to that certain Trademark Security Agreement dated as of May 23, 2016 (the "Security Agreement") pursuant to which the Grantor granted a security interest to Secured Party in certain Trademarks (as defined in the Security Agreement) and Trademark Collateral (as defined below) as security for certain obligations owing by Grantor to Secured Party, including the Trademarks set forth on Schedule 1 hereto:

WHEREAS, the Security Agreement was recorded by the Trademark Division of the United States Patent and Trademark Office on May 24, 2016, at Reel 5799, Frame 0863;

WHEREAS, Grantor has requested that Secured Party release its security interest in the Trademarks and Trademark Collateral and reassign any and all rights in the same to Grantor.

NOW THEREFORE, for good and valuable consideration, receipt and sufficiency of which are hereby acknowledged:

- 1. Secured Party hereby terminates, cancels, releases and discharges its security interest in all of Grantor's right, title and interest in and to the following (collectively the "<u>Trademark Collateral</u>"):
 - (a) all of its Trademarks, including, without limitation, those referred to on **Schedule 1** hereto; provided, however, that no Lien on and security interest was granted on any "intent to use" Trademark applications for which a statement of use has not been filed and accepted by the United States Patent and Trademark Office; provided, further, that upon such filing and acceptance by the United States Patent and Trademark Office, such "intent to use" Trademark applications shall be included in the Trademark Collateral and be automatically subject to the Lien and security interest released, terminated, cancelled and discharged hereunder;
 - (b) all renewals and extensions of the foregoing;
 - (c) all goodwill of the business connected with the use of, and symbolized by, each such Trademark; and
 - (c) all income, royalties, proceeds and Liabilities at any time due or payable or asserted under and with respect to any of the foregoing, including, without limitation, all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment thereof.
- 2. Secured Party hereby reassigns, grants and conveys to the Grantor, without any representation, recourse or undertaking by Secured Party, any and all of Secured Party's right, title and interest in and to the Trademarks and the Trademark Collateral.

3.	This	Trademark	Release	and	Reassignment	shall	be	governed	by	and	construed	and
interpreted in a	ccorda	ınce with the	laws of	the S	State of New Yo	rk.						

[Signature Page Follows]

IN WITNESS WHEREOF, Secured Party has caused this Trademark Release and Reassignment to be executed as of the day and year first above written.

ANTARES CAPITAL LP

By:
Name:
BHOUMIL LIKADIN
Title: Duly Authorized Signatory

Trademark Release and Reassignment

SCHEDULE 1

Trademark Registrations

Title	Application No.	Application Date	Registration No.	Registration Date	Status
EJ CAIMEN	86295970	5/30/14	4617760	10/7/14	Registered
LABELMATE	86217772	3/11/14	4658738	12/23/14	Registered
SHELFMATE	86217791	3/11/14	4617395	10/7/14	Registered
PEGMATE	86217801	3/11/14	4631571	11/4/14	Registered
RESET IN A BOX	85600787	4/18/12	4463396	1/7/14	Registered
RETAIL FITNESS	85597461	4/13/12	4455822	12/24/13	Registered
IT'S ABOUT THE STORE	85597456	4/13/12	4336152	5/14/13	Registered
TALKING STRIPS	76583066	3/25/04	3089098	5/9/06	Registered

RECORDED: 12/20/2016