CH \$265.00 273485

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM412187

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Credit Suisse AG		01/06/2017	National Banking Association: SWITZERLAND

RECEIVING PARTY DATA

Name:	First American Payment Systems, L.P.	
Street Address:	100 Throckmorton Street	
Internal Address:	Suite 1800	
City:	Fort Worth	
State/Country:	TEXAS	
Postal Code:	76102	
Entity Type:	Limited Partnership: TEXAS	

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark	
Registration Number:	2734851	MERIMAC CAPITAL	
Registration Number:	2255517	SECUR-CHEX	
Registration Number:	3094805	FIRSTFUND	
Registration Number:	3203268	FIRSTVIEW	
Registration Number:	3407667	FIRSTADVANTAGE THE FIRST CHOICE FOR GIFT	
Registration Number:	3256990	FIRSTADVANTAGE	
Serial Number:	85548769	MBEACON	
Serial Number:	85548776	MBEACON	
Serial Number:	85526262	XION	
Serial Number:	85728319	FIRST ON BOARD	

CORRESPONDENCE DATA

Fax Number: 2128594000

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: 212-859-8000

Email: alana.berrocal@friedfrank.com

Correspondent Name: Alana Berrocal
Address Line 1: 1 New York Plaza

TRADEMARK REEL: 005964 FRAME: 0181

900391240

Address Line 2: 26th Floor
Address Line 4: New York, NEW YORK 10004

ATTORNEY DOCKET NUMBER: 2092-4 [07565]

NAME OF SUBMITTER: Alana Berrocal

SIGNATURE: /Alana Berrocal/

DATE SIGNED: 01/12/2017

Total Attachments: 4

source=Trademark Release 4888-0030#page1.tif source=Trademark Release 4888-0030#page2.tif source=Trademark Release 4888-0030#page3.tif source=Trademark Release 4888-0030#page4.tif

RELEASE OF FIRST LIEN SECURITY INTEREST IN TRADEMARK RIGHTS

THIS RELEASE OF SECURITY INTEREST IN TRADEMARK RIGHTS (this "Release") is made as of January 6, 2017 ("Effective Date") from Credit Suisse AG, a national banking association, located at Eleven Madison Avenue, New York, NY 10010, in its capacity as Administrative Agent (the "Agent") in favor of First American Payment Systems, L.P., a Texas limited partnership, located at 100 Throckmorton Street Suite 1800, Fort Worth, TX 76102 (the "Borrower"). All capitalized terms used but not defined herein have the meanings provided or provided by reference in the Trademark Security Agreement (as that term is defined below).

WHEREAS, pursuant to the First Lien Guarantee and Collateral Agreement dated as of October 12, 2012, in favor of the Agent (together with all amendments and modifications, if any, from time to time thereafter made thereto, the "First Lien Guarantee and Collateral Agreement"), Borrower pledged and granted to the Agent for the benefit of the Agent and the Lenders a continuing security interest in certain collateral, including Trademarks;

WHEREAS, pursuant to that certain Grant of First Lien Security Interest in Trademark Rights, dated as of October 12, 2012 (the "<u>Trademark Security Agreement</u>") between Agent and Borrower, Borrower, by reference to the First Lien Guarantee and Collateral Agreement, reaffirmed its intent to grant the security interest to the Agent specifically in certain Collateral (as that term is defined in the Trademark Security Agreement); and

WHEREAS, the Trademark Security Agreement was recorded with the United States Patent and Trademark Office on October 24, 2012 at Reel 4888, Frame 0030;

NOW, THEREFORE, without recourse, representation or warranty and for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Agent hereby terminates, cancels and releases its security interest in the Collateral, including the Collateral set forth on Schedule A hereto, and any right, title or interest of the Agent in such Collateral shall hereby cease and become void.

The Agent shall take all further actions, and provide to Borrower, its successors, assigns or other legal representatives, all such reasonable cooperation and assistance (including, without limitation, the execution and delivery of any and all documents or other instruments), requested by Borrower and at Borrower's expense to more fully and effectively effectuate the purposes of this Release. The Agent hereby authorizes and requests that the Commissioner for Patents and Trademarks of the United States Patent and Trademark Office record this Release.

[Remainder of page intentionally left blank. Signature pages follow.]

IN WITNESS WHEREOF, the undersigned has executed this Release by its duly authorized representative as of the Effective Date.

CREDIT SUJSSE AG, ÇAYMAN ISLANDS BRANCH

as Agent

By:

Name: Robert Hetu

Whitney Gaston

Title: Authorized Signatory

Authorized Signatory

[Signature Page to Release of Trademarks- First Lien]

IN WITNESS WHEREOF, the undersigned has executed this Release by its duly authorized representative as of the Effective Date.

CREDIT/SUISSE AG, CAYMAN ISLANDS BRANCH

as Agen¥

Name: Robert Hetu

Whitney Gaston

Title: Authorized Signatory

Authorized Signatory

[Signature Page to Release of Trademarks- First Lien]

SCHEDULE A

<u>Trademark</u>	Registration or Serial Number
MERIMAC CAPITAL	2,734,851
(standard characters)	
SECUR-CIIEX	2,255,517
(standard characters)	
FIRSTFUND	3,094,805
(standard characters)	
FIRSTVIEW	3,203,268
(standard characters)	
FIRST ADVANTAGE THE FIRST CHOICE FOR GIFT & LOYALTY	3,407,667
(and design)	
FIRSTADVANTAGE	3,256,990
(standard characters)	
MBEACON	85/548,769
(standard characters)	
MBEACON	85/548,776
(standard characters)	
XION	85/526,262
(standard characters)	
FIRST ON BOARD	85/728,319

RECORDED: 01/12/2017