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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM424767

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
WELLS FARGO BANK		01/27/2014	NATIONAL ASSOCIATION:

RECEIVING PARTY DATA

Name:	Carolina Logistics Services, L.L.C.
Street Address:	2601 Pilgrim Court
City:	Winston-Salem
State/Country:	NORTH CAROLINA
Postal Code:	27106
Entity Type:	Limited Liability Company: NORTH CAROLINA
Name:	Inmar, Inc.
Street Address:	2123 Wachovia Building
City:	Winston-Salem
State/Country:	NORTH CAROLINA
Postal Code:	27101
Entity Type:	Corporation: NORTH CAROLINA
Name:	Carolina Coupon Clearing
Street Address:	301 North Main Street
City:	Winston-Salem
State/Country:	NORTH CAROLINA
Postal Code:	27101
Entity Type:	Corporation: NORTH CAROLINA
Name:	Carolina Manufacturer's Service, Inc.
Street Address:	102 West Third Street
City:	Winston-Salem
State/Country:	NORTH CAROLINA
Postal Code:	27101
Entity Type:	Corporation: NORTH CAROLINA

PROPERTY NUMBERS Total: 27

Property Type	Number	Word Mark
Registration Number:	2432351	EPS

REEL: 006040 FRAME: 0330

Property Type	Number	Word Mark
Registration Number:	1849564	APEX
Registration Number:	2620412	ALINEA
Registration Number:	1983918	PROFILES
Registration Number:	3168008	COUNTERACT
Registration Number:	3461172	CLS INVOICE-LINK
Registration Number:	3483005	CLS MEDTURN
Registration Number:	3457231	CLS NET-LINK
Registration Number:	3380840	I-LINK
Registration Number:	2854748	B2BID
Registration Number:	3405518	I-LINK INFORMATION · INTELLIGENCE · INTE
Registration Number:	2112233	CHOICE
Registration Number:	2112234	FAIR
Registration Number:	2110728	RETRIEVE
Registration Number:	2110727	TRACE
Registration Number:	3148094	CLS CAROLINA LOGISTICS SERVICES
Registration Number:	3317887	1ST TOUCH ADVANTAGE
Registration Number:	3554632	RETURNSPRO
Registration Number:	3011252	AFFINITY
Registration Number:	3027631	MED RETURN
Registration Number:	2998099	MEDTRACK
Registration Number:	3199553	MEDTURN MEDPORT TOOLS FOR REVERSE DISTRI
Registration Number:	3011111	MEDTURN
Registration Number:	3624436	MOVING FORWARD IN REVERSE LOGISTICS
Serial Number:	78681240	PRISM
Serial Number:	77109316	B2BID.COM
Serial Number:	77522364	THE REVERSE LOGISTICS COMPANY

CORRESPONDENCE DATA

Fax Number: 2124466460

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: 2124464800

Email: hayley.smith@kirkland.com

Correspondent Name: KIRKLAND & ELLIS LLP

Address Line 1: ATTN: HAYLEY SMITH

Address Line 2: 601 LEXINGTON AVENUE

Address Line 4: NEW YORK, NEW YORK 10022

NAME OF SUBMITTER:	Hayley Smith
SIGNATURE:	//Hayley Smith//

DATE SIGNED:	04/24/2017
Total Attachments: 14	
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TRADEMARK SECURITY RELEASE AGREEMENT

This TRADEMARK SECURITY RELEASE AGREEMENT is dated as of January 27, 2014 (the "Trademark Security Release") and executed and delivered by Wells Fargo Bank, National Association (as successor-in-interest to Wachovia Bank, National Association), as administrative agent and collateral agent (in such capacity, the "Administrative Agent") for the Secured Parties (as that term is defined in that certain Credit Agreement dated as of April 29, 2007 (as amended, amended and restated, supplemented or otherwise modified through the date hereof, the "Credit Agreement") among Wachovia Bank, National Association as administrative agent for the Secured Parties, Inmar, Inc., as Borrower, Inmar Holdings, Inc., as Holdings, and the banks, financial institutions and other institutional lenders from time to time party thereto), in favor of Inmar, Inc., Carolina Coupon Clearing, Inc., Carolina Logistics Services, L.L.C. and Carolina Manufacturer's Services, Inc. (collectively, the "Grantors"). All capitalized terms used herein but not otherwise defined herein shall have the meanings ascribed to those terms in that certain Collateral Agreement dated as of April 29, 2007 (as amended, supplemented or otherwise modified through the date hereof) among Inmar, Inc., Inmar Holdings, Inc., certain of its Subsidiaries party thereto and the Administrative Agent.

WHEREAS, pursuant to that certain Trademark Security Agreement dated as of April 29, 2007 (as amended, supplemented or otherwise modified through the date hereof, the "Inmar Trademark Security Agreement"), Inmar, Inc. granted to the Administrative Agent a continuing security interest in all of its right, title and interest in, to and under the following, whether then existing or thereafter arising or acquired: (i) each Trademark, Trademark registration and Trademark application, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, Trademark registration and Trademark application of the Grantor, including, without limitation, each Trademark, Trademark registration and Trademark application described on Schedule A, (ii) each Trademark License, (iii) all claims by the Grantor against third parties for (a) past, present or future infringement or dilution of any Trademark or Trademark registration, including, without limitation, any Trademark or Trademark registration described on Schedule A or under any Trademark License, (b) injury to the goodwill associated with any Trademark, Trademark registration or Trademark License or (c) breach or enforcement of any Trademark License, and (iv) all products and proceeds of the foregoing (collectively, the "Inmar Trademark Collateral");

WHEREAS, pursuant to that certain Trademark Security Agreement dated as of April 29, 2007 (as amended, supplemented or otherwise modified through the date hereof, the "CCC Trademark Security Agreement"), Carolina Coupon Clearing, Inc. granted to the Administrative Agent a continuing security interest in all of its right, title and interest in, to and under the following, whether then existing or thereafter arising or acquired: (i) each Trademark, Trademark registration and Trademark application, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, Trademark registration and Trademark application of the Grantor, including, without limitation, each Trademark, Trademark registration and Trademark application described on Schedule B, (ii) each Trademark License, (iii) all claims by the Grantor against third parties for (a) past, present or future infringement or dilution of any Trademark or Trademark registration, including, without limitation, any Trademark or Trademark registration described on Schedule B or under any Trademark License,

(b) injury to the goodwill associated with any Trademark, Trademark registration or Trademark License or (c) breach or enforcement of any Trademark License, and (iv) all products and proceeds of the foregoing (collectively, the "*CCC Trademark Collateral*");

WHEREAS, pursuant to that certain Trademark Security Agreement dated as of April 29, 2007 (as amended, supplemented or otherwise modified through the date hereof, the "CMS Trademark Security Agreement") Carolina Manufacturer's Services, Inc. granted to the Administrative Agent a continuing security interest in all of its right, title and interest in, to and under the following, whether then existing or thereafter arising or acquired: (i) each Trademark, Trademark registration and Trademark application, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, Trademark registration and Trademark application of the Grantor, including, without limitation, each Trademark, Trademark registration and Trademark application described on Schedule C, (ii) each Trademark License, (iii) all claims by the Grantor against third parties for (a) past, present or future infringement or dilution of any Trademark or Trademark registration, including, without limitation, any Trademark or Trademark registration described on Schedule C or under any Trademark License, (b) injury to the goodwill associated with any Trademark, Trademark registration or Trademark License or (c) breach or enforcement of any Trademark License, and (iv) all products and proceeds of the foregoing (collectively, the "CMS Trademark Collateral");

WHEREAS, pursuant to that certain Trademark Security Agreement dated as of April 29, 2007 (as amended, supplemented or otherwise modified through the date hereof, the "CLS Inc Trademark Security Agreement"), Carolina Logistics Services, L.L.C., as successorin-interest to Carolina Logistics Services, Inc., granted to the Administrative Agent a continuing security interest in all of its right, title and interest in, to and under the following, whether then existing or thereafter arising or acquired: (i) each Trademark, Trademark registration and Trademark application, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, Trademark registration and Trademark application of the Grantor, including, without limitation, each Trademark, Trademark registration and Trademark application described on Schedule D, (ii) each Trademark License, (iii) all claims by the Grantor against third parties for (a) past, present or future infringement or dilution of any Trademark or Trademark registration, including, without limitation, any Trademark or Trademark registration described on Schedule D or under any Trademark License, (b) injury to the goodwill associated with any Trademark, Trademark registration or Trademark License or (c) breach or enforcement of any Trademark License, and (iv) all products and proceeds of the foregoing (collectively, the "CLS Inc Trademark Collateral");

WHEREAS, pursuant to that certain Trademark Security Agreement dated as of April 29, 2007 (as amended, supplemented or otherwise modified through the date hereof, the "Supply Chain Trademark Security Agreement"), Carolina Logistics Services, L.L.C., as successor-in-interest to Carolina Supply Chain Services, Inc., granted to the Administrative Agent a continuing security interest in all of its right, title and interest in, to and under the following, whether then existing or thereafter arising or acquired: (i) each Trademark, Trademark registration and Trademark application, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, Trademark registration and Trademark application described on Schedule E, (ii) each Trademark License, (iii) all claims

by the Grantor against third parties for (a) past, present or future infringement or dilution of any Trademark or Trademark registration, including, without limitation, any Trademark or Trademark registration described on <u>Schedule E</u> or under any Trademark License, (b) injury to the goodwill associated with any Trademark, Trademark registration or Trademark License or (c) breach or enforcement of any Trademark License, and (iv) all products and proceeds of the foregoing (collectively, the "Supply Chain Trademark Collateral");

WHEREAS, pursuant to that certain Trademark Security Agreement dated as of April 29, 2007 (as amended, supplemented or otherwise modified through the date hereof, the "Med-Turn Security Agreement", Carolina Logistics Services, L.L.C., as successor-in-interest to Med-Turn Inc., granted to the Administrative Agent a continuing security interest in all of its right, title and interest in, to and under the following, whether then existing or thereafter arising or acquired: (i) each Trademark, Trademark registration and Trademark application, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, Trademark registration and Trademark application of the Grantor, including, without limitation, each Trademark, Trademark registration and Trademark application described on Schedule F, (ii) each Trademark License, (iii) all claims by the Grantor against third parties for (a) past, present or future infringement or dilution of any Trademark or Trademark registration, including, without limitation, any Trademark or Trademark registration described on Schedule F or under any Trademark License, (b) injury to the goodwill associated with any Trademark, Trademark registration or Trademark License or (c) breach or enforcement of any Trademark License, and (iv) all products and proceeds of the foregoing (collectively, the "Med-Turn Trademark Collateral");

WHEREAS, pursuant to that certain Trademark Security Agreement dated as of September 2, 2008 (as amended, supplemented or otherwise modified through the date hereof, the "CLS LLC Trademark Security Agreement"), Carolina Logistics Services, L.L.C. granted to the Administrative Agent a continuing security interest in all of its right, title and interest in, to and under the following, whether then existing or thereafter arising or acquired: (i) each Trademark, Trademark registration and Trademark application, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, Trademark registration and Trademark application of the Grantor, including, without limitation, each Trademark, Trademark registration and Trademark application described on Schedule G, (ii) each Trademark License, (iii) all claims by the Grantor against third parties for (a) past, present or future infringement or dilution of any Trademark or Trademark registration, including, without limitation, any Trademark or Trademark registration described on Schedule G or under any Trademark License, (b) injury to the goodwill associated with any Trademark, Trademark registration or Trademark License or (c) breach or enforcement of any Trademark License, and (iv) all products and proceeds of the foregoing (collectively, the "CLS LLC Trademark Collateral");

WHEREAS, the Inmar Trademark Security Agreement was recorded with the United States Patent and Trademark Office on May 8, 2007 on reel 3537 frame 0711;

WHEREAS, the CCC Trademark Security Agreement was recorded with the United States Patent and Trademark Office on May 8, 2007 on reel 3537 frame 0751;

WHEREAS, the CMS Trademark Security Agreement was recorded with the United States Patent and Trademark Office on May 8, 2007 on reel 3537 frame 0735;

WHEREAS, the CLS Inc Trademark Security Agreement was recorded with the United States Patent and Trademark Office on May 8, 2007 on reel 3537 frame 0743;

WHEREAS, the Supply Chain Trademark Security Agreement was recorded with the United States Patent and Trademark Office on May 8, 2007 on reel 3537 frame 0719;

WHEREAS, the Med-Turn Trademark Security Agreement was recorded with the United States Patent and Trademark Office on May 8, 2007 on reel 3538 frame 0005;

WHEREAS, the CLS LLC Trademark Security Agreement was recorded with the United States Patent and Trademark Office on September 12, 2008 on reel 3852 frame 0181;

WHEREAS, the Administrative Agent desires to release its security interest in and to the Grantors' right, title and interest in, to and under the Inmar Trademark Collateral, CCC Trademark Collateral, CMS Trademark Collateral, CLS Inc Trademark Collateral, Supply Chain Trademark Collateral, Med-Turn Trademark Collateral, and CLS LLC Trademark Collateral.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Administrative Agent and the Grantors hereby agree as follows:

SECTION 1. Release of Security Interest. The Administrative Agent does hereby release and convey to the Grantors, without recourse, representation or warranty of any kind, all of the Administrative Agent's right, title and interest in, to and under the Inmar Trademark Collateral, CCC Trademark Collateral, CMS Trademark Collateral, CLS Inc Trademark Collateral, Supply Chain Trademark Collateral, Med-Turn Trademark Collateral, and CLS LLC Trademark Collateral, including, without limitation, each item identified in Schedules A, B, C, D, E, F, and G attached hereto. Without limiting the generality of the foregoing, the Administrative Agent hereby authorizes the Grantors (or any person or entity designated by the Grantors as its delegate for this purpose) to file any notices, terminations or amendments, as applicable, with the United States Patent and Trademark Office or any Secretary of State that are necessary to effectuate, or reflect of public record, the release and conveyance described herein.

SECTION 2. Execution in Counterparts. This Trademark Security Release may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Trademark Security Release by facsimile will be as effective as delivery of a manually executed counterpart of this Trademark Security Release.

SECTION 3. <u>Governing Law</u>. This Trademark Security Release and the rights and obligations of the parties hereto shall be governed by, and construed and interpreted in accordance with, the laws of the State of New York.

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IN WITNESS WHEREOF, the party hereto has caused this Trademark Security Release to be duly executed and delivered by its respective officers thereunto duly authorized as of the date first above written.

> WELLS FARGO BANK, NATIONAL ASSOCIATION, as Administrative Agent

Title: SVP

Schedule A

Release of Security Interest of Wells Fargo Bank, National Association, filed on reel 3537 frame 0711, recorded on May 8, 2007.

	Owner	U.S. Trademark Application No.	U.S. Trademark Registration No.	Mark
1.	Inmar, Inc.	75591543	2432351	EPS
2.	Inmar, Inc.	74369043	1849564	APEX

Schedule B

Release of Security Interest of Wells Fargo Bank, National Association, filed on reel 3537 frame 0751, recorded on May 8, 2007.

	Owner	U.S. Trademark Application No.	U.S. Trademark Registration No.	Mark
1.	Carolina Coupon Clearing, DBA Carolina Services Company, Inc.	78681240	none	PRISM

Schedule C

Release of Security Interest of Wells Fargo Bank, National Association, filed on reel 3537 frame 0735, recorded on May 8, 2007.

	Owner	U.S. Trademark Application No.	U.S. Trademark Registration No.	Mark
1.	Carolina Manufacturer's Service, Inc.	76233805	2620412	ALINEA
2.	Carolina Manufacturer's Service, Inc.	74682772	1983918	PROFILES

Schedule D

Release of Security Interest of Wells Fargo Bank, National Association, filed on reel 3537 frame 0743, recorded on May 8, 2007.

	Owner	U.S. Trademark Application No.	U.S. Trademark Registration No.	Mark
1.	Carolina Logistics Services, L.L.C.	77109316	none	B2BID.COM
2.	Carolina Logistics Services, L.L.C.	78673111	3148094	CLS CAROLINA LOGISTICS SERVICES
3.	Carolina Logistics Services, L.L.C.	78904688	3317887	1ST TOUCH ADVANTAGE
4.	Carolina Logistics Services, L.L.C.	77089803	3554632	RETURNSPRO

Schedule E

Release of Security Interest of Wells Fargo Bank, National Association, filed on reel 3537 frame 0719, recorded on May 8, 2007.

	Owner	U.S. Trademark Application No.	U.S. Trademark Registration No.	Mark
1.	Carolina Logistics Services, L.L.C.	76482352	2854748	B2BID
2.	Carolina Logistics Services, L.L.C.	78901736	3405518	I-LINK INFORMATION · INTELLIGENCE · INTEGRATION
3.	Carolina Logistics Services, L.L.C.	75193230	2112233	CHOICE
4.	Carolina Logistics Services, L.L.C.	75193234	2112234	FAIR
5.	Carolina Logistics Services, L.L.C.	75193233	2110728	RETRIEVE
6.	Carolina Logistics Services, L.L.C.	75193232	2110727	TRACE

Schedule F

Release of Security Interest of Wells Fargo Bank, National Association, filed on reel 3538 frame 0005, recorded on May 8, 2007.

	Owner	U.S. Trademark Application No.	U.S. Trademark Registration No.	Mark
1.	Carolina Logistics Services, L.L.C.	78477073	3011252	AFFINITY
2.	Carolina Logistics Services, L.L.C.	78461179	3027631	MED RETURN
3.	Carolina Logistics Services, L.L.C.	78461198	2998099	MEDTRACK
4.	Carolina Logistics Services, L.L.C.	78534775	3199553	MEDTURN MEDPORT TOOLS FOR REVERSE DISTRIBUTION
5.	Carolina Logistics Services, L.L.C.	78461129	3011111	MEDTURN

Schedule G

Release of Security Interest of Wells Fargo Bank, National Association, filed on reel 3852 frame 0181, recorded on September 12, 2008.

	Owner	U.S. Trademark Application No.	U.S. Trademark Registration No.	Mark
1.	Carolina Logistics Services, L.L.C.	77522364	none	THE REVERSE LOGISTICS COMPANY
2.	Carolina Logistics Services, L.L.C.	78728903	3168008	COUNTERACT
3.	Carolina Logistics Services, L.L.C.	77305928	3461172	CLS INVOICE-LINK
4.	Carolina Logistics Services, L.L.C.	77086792	3483005	CLS MEDTURN
5.	Carolina Logistics Services, L.L.C.	77305952	3457231	CLS NET-LINK
6.	Carolina Logistics Services, L.L.C.	77198074	3380840	I-LINK
7.	Carolina Logistics Services, L.L.C.	76482352	2854748	B2BID
8.	Carolina Logistics Services, L.L.C.	78901736	3405518	I-LINK INFORMATION · INTELLIGENCE · INTEGRATION
9.	Carolina Logistics Services, L.L.C.	75193230	2112233	CHOICE
10.	Carolina Logistics Services, L.L.C.	75193234	2112234	FAIR
11.	Carolina Logistics Services, L.L.C.	75193233	2110728	RETRIEVE
12.	Carolina Logistics Services, L.L.C.	75193232	2110727	TRACE
13.	Carolina Logistics Services, L.L.C.	78673111	3148094	CLS CAROLINA LOGISTICS SERVICES
14.	Carolina Logistics Services, L.L.C.	78904688	3317887	1ST TOUCH ADVANTAGE
15.	Carolina Logistics Services, L.L.C.	77089803	3554632	RETURNSPRO
16.	Carolina Logistics Services, L.L.C.	78477073	3011252	AFFINITY
17.	Carolina Logistics Services, L.L.C.	78461179	3027631	MED RETURN
18.	Carolina Logistics Services, L.L.C.	78461198	2998099	MEDTRACK
19.	Carolina Logistics	78534775	3199553	MEDTURN

20.	Services, L.L.C. Carolina Logistics Services, L.L.C.	78461129	3011111	MEDPORT TOOLS FOR REVERSE DISTRIBUTION MEDTURN
21.	Carolina Logistics Services, L.L.C.	77485851	3624436	MOVING FORWARD IN REVERSE LOGISTICS

TRADEMARK REEL: 006040 FRAME: 0346

RECORDED: 04/24/2017