

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM433666

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
WIS Holding Company, Inc.		06/08/2017	Corporation: DELAWARE
WIS Holdings Corp.		06/08/2017	Corporation: DELAWARE
Western Inventory Service, Inc.		06/08/2017	Corporation: DELAWARE
Washington Inventory Service		06/08/2017	Corporation: CALIFORNIA
WIS International, Inc.		06/08/2017	Corporation: DELAWARE
Labor Support International, Inc.		06/08/2017	Corporation: DELAWARE
Service Support International, Inc.		06/08/2017	Corporation: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Retail Services WIS Corporation		
<b>Street Address:</b>	c/o Centre Lane Partners, LLC		
<b>City:</b>	60 East 42nd Street, Suite 1250		
<b>State/Country:</b>	NEW YORK		
<b>Postal Code:</b>	10165		
<b>Entity Type:</b>	Corporation: DELAWARE		
<b>PROPERTY NUMBERS Total: 2</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	3243851	WIS INTERNATIONAL	
<b>Registration Number:</b>	2954178	WISARD	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>			
<i>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.</i>			
<b>Phone:</b>	2128012256		
<b>Email:</b>	schlossd@gtlaw.com,nairm@gtlaw.com		
<b>Correspondent Name:</b>	Daniel I. Schloss/Greenberg Traurig LLP		
<b>Address Line 1:</b>	200 Park Avenue, 38th Fl.		
<b>Address Line 4:</b>	New York, NEW YORK 10166		

CH \$65.00 3243851

<b>ATTORNEY DOCKET NUMBER:</b>	169897.010200
<b>NAME OF SUBMITTER:</b>	Daniel I. Schloss
<b>SIGNATURE:</b>	/Daniel I. Schloss/
<b>DATE SIGNED:</b>	07/03/2017

**Total Attachments: 10**

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## ASSIGNMENT OF TRANSFERRED UNENCUMBERED INTELLECTUAL PROPERTY

THIS ASSIGNMENT OF TRANSFERRED INTELLECTUAL PROPERTY, dated as of June 8, 2017 (this "Assignment"), from WIS HOLDING COMPANY, INC., a Delaware corporation ("WIS Holding Company"), WIS HOLDINGS CORP., a Delaware corporation ("WIS HC"), WESTERN INVENTORY SERVICE, INC., a Delaware corporation ("Western USA"), WASHINGTON INVENTORY SERVICE, a California corporation ("Washington USA"), WIS INTERNATIONAL, INC., a Delaware corporation ("WIS USA"), LABOR SUPPORT INTERNATIONAL, INC., a Delaware corporation ("Labor Support"), and SERVICE SUPPORT INTERNATIONAL, INC., a Delaware corporation ("Service Support") and, together with WIS Holding Company, WIS HC, Western USA, Washington USA, WIS USA and Labor Support, the "Company Sellers") to RETAIL SERVICES WIS CORPORATION, a Delaware corporation (the "Purchaser").

WHEREAS, the Lender Seller, the Company Sellers and the Purchaser are parties to that certain Foreclosure Sale and Asset Purchase Agreement, dated as of as of the date hereof (the "Purchase Agreement"); unless otherwise defined herein, capitalized terms shall be used herein as defined in the Purchase Agreement; and

WHEREAS, the Purchase Agreement contemplates that this Assignment will be executed and delivered by the Company Sellers concurrently with the execution and delivery of the Purchase Agreement;

WHEREAS, the Purchase Agreement provides for, among other things, for the sale by the Company Sellers and the purchase by the Purchaser of all of the Company Sellers' rights, title and interests in, to and under all intellectual property owned, licensed or sublicensed by or to the Company Sellers, including, without limitation, those set forth in Attachment A hereto and all of the Company Sellers' rights to income on royalties attributable to the intellectual property, together with any and all goodwill of the Company Sellers relating to the Business, (collectively, the "Transferred Unencumbered Intellectual Property").

NOW, THEREFORE, in consideration of the covenants, representations and agreements set forth herein and in the Purchase Agreement and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. Assignment. The Company Sellers hereby sell, assign, transfer, convey, and deliver exclusively unto the Purchaser all right, title and interest in and to the Transferred Unencumbered Intellectual Property, including, without limitation, all intellectual property listed on Exhibit A hereto, and further including, without limitation:(a) the goodwill of the Business symbolized by the names, marks, trade dress and other indicators of source included in the Transferred Unencumbered Intellectual Property together with all registrations, applications for registrations, and common law rights in any country in the world;

(b) copyrights and any copyright registrations and applications included in the Transferred Unencumbered Intellectual Property;

(c) issued patents and pending patent applications included in the Transferred Unencumbered Intellectual Property;

(d) domain names included in the Transferred Unencumbered Intellectual Property; and

(e) all rights to sue, recover and retain damages (and costs and attorneys' fees) for present and past infringement of any of the Transferred Unencumbered Intellectual Property.

Except as expressly set forth in the Purchase Agreement, the foregoing conveyance is without any representation or warranty.

2. Further Assurances. The Company Sellers hereby covenant and agree that, at any time and from time to time after the date of this Assignment, at the Purchaser's reasonable request, Company Sellers will do, execute, acknowledge and deliver, or will use all reasonable efforts to cause to be done, executed, acknowledged and delivered, any and all further acts, conveyances, transfers, assignments, and assurances as may become necessary to grant, sell, convey, assign, transfer, set over to or vest in the Purchaser any of the Transferred Unencumbered Intellectual Property.3. Acknowledgment of Rights. The Company Sellers hereby acknowledge that, from and after the date of this Assignment, the Purchaser has acceded to all of the Company Sellers' right, title and standing to:(a)Receive all rights and benefits pertaining to the Transferred Unencumbered Intellectual Property.

(b) Institute and prosecute all suits and proceedings and take all actions that the Purchaser, in its sole discretion, may deem necessary or proper to collect, assert, or enforce any claim of any kind relating to any right, title or interest assigned hereunder.

(c) Defend and compromise any and all such actions, suits or proceedings relating to any right, title or interest assigned hereunder, and perform all other such acts in relation thereto as the Purchaser, in its sole discretion, deems advisable.

(d) Register, maintain, renew or otherwise apply for new or continuing statutory protection for any Transferred Unencumbered Intellectual Property, including but not limited to any patent, copyright and trademark protection.

4. No Third Party Beneficiaries. This Assignment shall be binding upon and inure solely to the benefit of the Purchaser and its permitted assigns and nothing herein, express or implied, is intended to or shall confer upon any other Person, any legal or equitable right, benefit or remedy of any nature whatsoever, under or by reason of this Assignment.5.

Waiver. Each of the Company Sellers waives and relinquishes any and all rights that it may have to any utilization of the Transferred Unencumbered Intellectual Property or to object to any use of the Transferred Unencumbered Intellectual Property by the Purchaser.6.

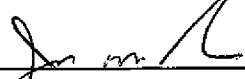
Severability. If any term or other provision of this Assignment is invalid, illegal or incapable of being enforced by any Law or public policy, all other terms and provisions of this Assignment shall nevertheless remain in full force and effect so long as the economic or legal substance of the transactions contemplated hereby is not affected in any manner materially adverse to any of the Company Sellers or the Purchaser. Upon such determination that any term

or other provision is invalid, illegal or incapable of being enforced, the parties hereto shall negotiate in good faith to modify this Assignment so as to effect the original intent of the parties as closely as possible in an acceptable manner in order that the transactions contemplated by this Assignment are consummated as originally contemplated to the greatest extent possible.7.

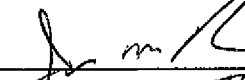
Governing Law. This Assignment shall be governed by the laws of the State of Delaware.8. Conflict. The parties hereto agree that in the event of any conflict or inconsistency between the terms of the Purchase Agreement and the terms hereof, the terms of the Purchase Agreement shall govern and control.9. Notices. All notices required to be given hereunder shall be provided in the manner set forth in the Purchase Agreement.10.Counterparts. This Assignment may be executed and delivered (including by facsimile or electronic mail transmission) in one or more counterparts, and by the different parties hereto in separate counterparts, each of which when executed shall be deemed to be an original, but all of which taken together shall constitute one and the same Assignment. The terms of this Assignment shall not be construed against the drafter, as these drafting services have been performed as a courtesy to the other parties to this Assignment.

IN WITNESS WHEREOF, this Assignment has been executed by the Company Sellers as of the date first above written.

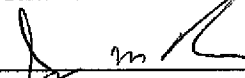
WIS HOLDING COMPANY, INC.

By:   
Name: JAMES ROSE  
Title: CEO


WIS HOLDINGS CORP

By:   
Name: JAMES ROSE  
Title: CEO

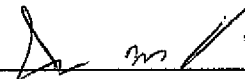
WESTERN INVENTORY SERVICE, INC.

By:   
Name: JAMES ROSE  
Title: CEO

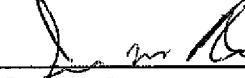
WASHINGTON INVENTORY SERVICE

By:   
Name: JAMES ROSE  
Title: CEO

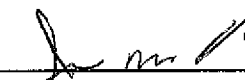
WIS INTERNATIONAL, INC.

By:   
Name: JAMES ROSE  
Title: CEO

LABOR SUPPORT INTERNATIONAL, INC.

By:   
Name: JAMES ROSE  
Title: CEO

SERVICE SUPPORT INTERNATIONAL,  
INC.

By:   
Name: JAMES ROSE  
Title: CEO

[Signature Page to Assignment of Transferred Unencumbered Intellectual Property]

EXHIBIT A

LIST OF TRANSFERRED UNENCUMBERED INTELLECTUAL PROPERTY

**WIS International Trademarks**

<b>Loan Party</b>	<b>Trademarks</b>	<b>Filing Date</b>	<b>Owned / Licensed / Status</b>	<b>Application / Registration No.</b>
Western Inventory Service Ltd.	WESTERN INVENTORY SERVICE LTD.	Sep. 24, 1982	Owned	TMA280,936 (Canada)
Western Inventory Service Ltd.	WHERE EXPERIENCE COUNTS	Apr. 16, 1980	Owned	TMA250,802 (Canada)
Western Inventory Service Ltd.	WIS & design	Jan. 21, 1998	Owned	820457582 (Brazil)
Western Inventory Service Ltd.	WIS & design	Apr. 7, 1978	Owned	TMA240,648 (Canada)
Western Inventory Service Ltd.	WIS BRAZIL & design	Jan. 30, 1998	Owned	820477745 (Brazil)
Western Inventory Service Ltd.	WIS INTERNATIONAL	Dec. 7, 2005	Owned	2148310 (Argentina)
Western Inventory Service Ltd.	WIS INTERNATIONAL	Jan. 19, 2006	Owned	828110263 (Brazil)
Western Inventory Service Ltd.	WIS INTERNATIONAL	Jul. 19, 2005	Owned	TMA674,971 (Canada)
Western Inventory Service Ltd.	WIS INTERNATIONAL	Jan. 27, 2006	Owned	5145045 (China)
Western Inventory Service Ltd.	WIS INTERNATIONAL	Nov. 24, 2005	Owned	4765442 (European Union)
Western Inventory Service Ltd.	WIS INTERNATIONAL	Nov. 18, 2005	Owned	300533060 (Hong Kong)

<b>Loan Party</b>	<b>Trademarks</b>	<b>Filing Date</b>	<b>Owned / Licensed / Status</b>	<b>Application / Registration No.</b>
Washington Inventory Service	WIS INTERNATIONAL	Feb. 4, 2011	Owned	2094995 (Pending) (India)
Western Inventory Service Ltd.	WIS INTERNATIONAL	May 23, 2011	Owned	5485187 (Japan)
Western Inventory Service Ltd.	WIS INTERNATIONAL	Nov. 30, 2005	Owned	935586 (Mexico)
Western Inventory Service Ltd.	WIS INTERNATIONAL	Nov. 10, 2005	Owned	3,243,851 (United States)
Western Inventory Service Ltd.	WISARD	Feb. 7, 2003	Owned	TMA606,306 (Canada)
Western Inventory Service Ltd.	WISARD	May 24, 2005	Owned	2,954,178 (United States)



**WIS International Patents**

<b>Owner</b>	<b>Title / Description</b>	<b>Filing Date</b>	<b>Owned / Licensed / Status</b>	<b>Application / Registration No.</b>
WIS International	Combined hand-held data collector base and detachable scanner	Jul. 22, 2010	Owned	136409 (Canada)
Western Inventory Service Ltd.	Combined hand-held data collector base and detachable scanner	Jan. 7, 2011	Owned	0012535950001 (European Union)
Western Inventory Service Ltd.	Hand-held data collector with detachable scanner	Dec. 3, 2010	Owned	8,528,822 (United States)
Western Inventory Service Ltd.	Combined hand-held data collector base and detachable scanner	Jan. 10, 2011	Owned	D660,297 (United States)
WIS International / Western Inventory Service Ltd.	Hand-held data collector with removable scanner	Jul. 9, 2010	Owned	D646282 (United States)
Western Inventory Service Ltd.	Hand-held data collector with removable scanner	Mar. 1, 2011	Owned	D633501 (United States)
Western Inventory Service Ltd.	Hand-held data collector with detachable scanner	Jun. 23, 2011	Owned	Pending, application no. 2744633 (Canada)
Western Inventory Service Ltd.	Hand-held data collector with detachable scanner	Aug. 1, 2013	Owned	8,960,552 (United States)
Western Inventory Service Ltd.	Inventory system and method	Jul. 11, 2014	Owned	Pending, application no. 14,328,761 (United States)

<b>Owner</b>	<b>Title / Description</b>	<b>Filing Date</b>	<b>Owned / Licensed / Status</b>	<b>Application / Registration No.</b>
Western Inventory Service Ltd.	Hand-held data collector with detachable scanner	Jul. 17, 2014	Abandoned -- Failure to Respond to an Office Action as of Dec. 13, 2015	Application no. 14,333,548 (United States)
WIS International, Inc. / Washington Inventory Service	System and method for processor-based inventory data collection and validation with internal integrated scanner	May 15, 2006	Abandoned -- Failure to Respond to an Office Action as of Mar. 19, 2010	Application no. 11,434,328 (United States)
WIS International, Inc. / Washington Inventory Service	System and method for assigning plurality of locations to individuals and routing individuals to locations	Mar. 25, 2005	Abandoned -- Failure to Respond to an Office Action as of Dec. 16, 2009	Application no. 11,090,084 (United States)
Washington Inventory Service	Software application for inventory data collection, validation and consolidation	Nov. 3, 2004	Abandoned -- Failure to Respond to an Office Action as of Apr. 27, 2009	Application no. 10,981,257 (United States)
Washington Inventory Service	System and method for processor-based inventory data collection and validation	Sep. 1, 2004	Abandoned -- Failure to Respond to an Office Action as of Dec. 14, 2009	Application no. 10,932,472 (United States)

*Domain Names:*

INVENTORYAUDITORS.COM  
INVENTORY-SERVICE.CA  
SERVICEINVENTAIRE.CA  
SERVICE-INVENTAIRE.CA  
WESTERN-INVENTORY.CA  
WIS.CA  
WISAMERICA.COM  
WISARGENTINA.COM  
WISAUSTRALIA.COM  
WISBRASIL.COM  
WISBRAZIL.COM  
WISCANADA.COM  
WISCHILE.COM  
WISCHINA.COM  
WISDEUTSCHLAND.COM  
WISENGLAND.COM  
WISESPANNA.COM  
WISFRANCE.COM  
WISGERMANY.COM  
WISHK.COM  
WISHONGKONG.COM  
WISINDIA.COM WISINT.CA  
WISINTERNATIONAL.CA  
WISINTERNATIONAL.COM  
WISINTL.COM  
WISIRELAND.COM  
WISITALIA.COM  
WISITALY.COM  
WISJAPAN.COM  
WISLAFRANCE.COM  
WISLATINAMERICA.COM  
WISMEXICO.BIZ  
WISNORTHAMERICA.COM  
WISPORTUGAL.COM  
WISRUSSIA.COM  
WISSCOTLAND.COM  
WISSHENZHEN.COM  
WISSOUTHAMERICA.COM  
WISSPAIN.COM  
WISUK.COM  
WISUSA.COM

*Trade Names:*

Powerpartners  
SEL  
WIS Mexico

*Software*

Inventory Tracking Software:

WIS400 Data Collector Operating System Software  
WIS400 Data Collection Application Software  
WIS500 Data Collection Application Software  
WIS 500 Terminal Abstraction Layer Software  
Automated Software Delivery System (ASDS) Software  
Customer Custom Table Creation Software  
Post-Inventory Data Processing Software  
In-Store Inventory Software (NexGen or WIZARD)  
Xenix PDS Software (Product Delivery System, Not Used)  
Interactive Voice Response System Software  
Automated Master File Processing System (AFPS)

Business Management Software:

Customer Analysis (CA) Software Module  
Customizations to J.D. Edwards Accounting Software  
Customizations to Software Plus Payroll & WR  
Software Equipment Tracking Software (ETS)  
Electronic Time Collection Software (ETC)  
Automated Fee Calculation and Billing Software  
Productivity & Performance Monitoring System (POMIL)  
WISNET Inventory Scheduling System  
CAWS (Customer Access to WISNET Scheduling)  
Customer Data Center Inventory Tracking System  
Customer Data Center Flash Reporting System  
Numerous Customer Lotus Notes Databases  
Electronic Expense Reporting Software  
Electronic Pay Change Software  
Equipment Repair Tracking System  
Pay for Performance (PFP) Salary Administration System  
Back Office Browser (WISBOB) Reporting Tool  
Customer Metrics Performance Measurement System  
Route Pro Route Publication System  
Merchandise Scheduling System  
No Load Wizard Route Creation Tool