

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM606319

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
PRONTOFORMS INC.		10/30/2020	Corporation: CANADA
RECEIVING PARTY DATA			
Name:	THE TORONTO-DOMINION BANK		
Street Address:	45 O'CONNOR ST., 2ND FLOOR		
City:	OTTAWA		
State/Country:	CANADA		
Postal Code:	K1P 1A4		
Entity Type:	Chartered Bank: CANADA		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	4052215	PRONTOFORMS	
CORRESPONDENCE DATA			
Fax Number:	6046835214		
<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>			
Phone:	604-691-6485		
Email:	Patents.Canada@dentons.com		
Correspondent Name:	Dentons Canada LLP		
Address Line 1:	20th Floor, 250 Howe Street		
Address Line 4:	Vancouver, CANADA V6C 3R8		
NAME OF SUBMITTER:	Richard Johnson		
SIGNATURE:	/RichardAJohnson/		
DATE SIGNED:	11/02/2020		
Total Attachments: 9			
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**CONFIRMATION OF SECURITY INTEREST
IN INTELLECTUAL PROPERTY**

WHEREAS ProntoForms Inc. (the "**Debtor**") is the owner of the intellectual property set forth in Schedule A hereto, the registrations and applications for the intellectual property identified therein and any underlying goodwill associated with such intellectual property (collectively, the "**Intellectual Property**");

AND WHEREAS the Debtor has delivered a general security agreement dated as of the date hereof (as it may be amended, restated, supplemented or otherwise modified from time to time, the "**Security Agreement**") to The Toronto-Dominion Bank (the "**Secured Party**"), and all terms used herein as defined terms shall have the respective meanings ascribed thereto in the Security Agreement;

AND WHEREAS pursuant to the Security Agreement, the Debtor pledges, assigns, mortgages, charges and hypothecates to the Secured Party and grants to the Secured Party a security interest in favour of the Secured Party in, *inter alia*, all intellectual property of the Debtor, including all patents, trademarks, trade names, business names, trade styles, logos and other business identifiers, copyrights, technology, inventions, industrial designs, know-how, trade secrets and other industrial and intellectual property in which the Debtor now or in the future has any right, title or interest, including but not limited to any intellectual property specifically listed or otherwise described in Schedule A hereto (the "**Security Interest**");

AND WHEREAS the Debtor hereby pledges, assigns, mortgages, charges and hypothecates to the Secured Party and grants to the Secured Party the Security Interest;

AND WHEREAS the Debtor and the Secured Party desire to record this Confirmation with the United States Patent and Trademark Office and such other applicable governmental intellectual property authorities as the Secured Party desires to provide third parties with notice of the grants of the Security Interest;

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and in accordance with the terms and obligations set forth in the Security Agreement and this Confirmation, the Debtor hereby confirms the granting of the Security Interest to the Secured Party.

The Debtor agrees that this Confirmation may be recorded with the United States Patent and Trademark Office and such other applicable governmental intellectual property authorities as the Secured Party desires to provide notice to third parties of the Security Interest granted under the Security Agreement.

The Debtor authorizes the filing by the Secured Party of financing or continuation statements, or amendments thereto, and the Debtor will execute and deliver to the Secured Party such other instruments or notices, as may be necessary or as the Secured Party may reasonably request, in order to perfect and preserve the security interest granted and purported to be granted hereby.

Notwithstanding the foregoing, nothing herein shall be deemed to supersede, nor shall anything herein be used for the purpose of interpreting, the Security Agreement, and this

Confirmation is not intended to alter in any way the rights or obligations of the Debtor or the Secured Party set forth in the Security Agreement. For the avoidance of doubt, if the terms of this Confirmation conflict with the Security Agreement, the terms of the Security Agreement shall govern.

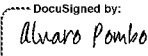
This Confirmation shall be governed by and construed in accordance with, the internal laws of the State of Delaware, except to the extent the validity or perfection of the Security Interest, or remedied hereunder in respect of the security interest in the intellectual property described hereunder is governed by the laws of a jurisdiction other than the State of Delaware.

[Remainder of page intentionally blank; signature page follows.]

DATED as of the 30th day of October, 2020.

DEBTOR:

PRONTOFORMS INC.

Per: 
Name: Alvaro Pombo
Title: President

I have the authority to bind the Debtor.

SECURED PARTY:

THE TORONTO-DOMINION BANK

Per: _____
Name:
Title:

Per: _____
Name:
Title:

I/We have the authority to bind the Secured Party.

DATED as of the 30th day of October, 2020.

DEBTOR:

PRONTOFORMS INC.

Per: _____

Name:

Title:

I have the authority to bind the Debtor.

SECURED PARTY:

THE TORONTO-DOMINION BANK

Per: B. Halliday _____

Name: Brent Halliday

Title: Manager Commercial Credit

Per: _____

Name:

Title:

I/We have the authority to bind the Secured Party.

**SCHEDULE A
INTELLECTUAL PROPERTY**

United States Patents

Patent No./ Application No.	Title	Current Recorded Owner	Status
60/880,170	METHOD AND SYSTEM FOR CUSTOMIZING A MOBILE APPLICATION USING A WEB-BASED INTERFACE	N/A	Filed Jan. 12, 2007; expired
9,836,446 12/522,687	METHOD AND SYSTEM FOR CUSTOMIZING A MOBILE APPLICATION USING A WEB-BASED INTERFACE	PRONTOFORMS INC.	Issued Dec. 5, 2017 First maintenance fee is due June 5, 2021
10,394,948 15/811,081	METHOD AND SYSTEM FOR CUSTOMIZING A MOBILE APPLICATION USING A WEB-BASED INTERFACE	PRONTOFORMS INC.	Issued Aug. 27, 2019 First maintenance fee is due Feb. 27, 2023
10,585,982 16/205,600	METHOD AND SYSTEM FOR CUSTOMIZING A MOBILE APPLICATION USING A WEB-BASED INTERFACE	PRONTOFORMS INC.	Issued March 10, 2020 First maintenance fee is due September 10, 2023
16/752,688	METHOD AND SYSTEM FOR CUSTOMIZING A MOBILE APPLICATION USING A WEB-BASED INTERFACE	PRONTOFORMS INC.	Filed Jan. 26, 2020; pending; Office Action mailed Aug. 6, 2020
62/460,478	LOCATION SPECIFIC DISPATCH RESOLUTION SYSTEM	PRONTOFORMS CORPORATION is named as Applicant, no assignments	Filed Feb. 17, 2017; expired

Patent No./ Application No.	Title	Current Recorded Owner	Status
		recorded.	
10,582,049 15/896,682	LOCATION SPECIFIC DISPATCH RESOLUTION SYSTEM	PRONTOFORMS INC. First assignment recorded is from inventors to PRONTOFORMS CORPORATION; second assignment recorded is from TRUECONTEXT CORPORATION to PRONTOFORMS INC.; third assignment is from inventors to PRONTOFORMS INC.	Issued March 3, 2020 First maintenance fee is due Sept. 3, 2023
16/749,075	LOCATION SPECIFIC DISPATCH RESOLUTION SYSTEM	PRONTOFORMS INC.	Filed Jan. 22, 2020; pending; final rejection mailed Oct. 19, 2020
10,198,404 15/179,299	FLEXIBLE ONLINE FORM DISPLAY	PRONTOFORMS INC. Assignment 1 transfers rights from inventors to PRONTOFORMS CORPORATION; Assignment 2 transfers rights from TRUECONTEXT CORPORATION to PRONTOFORMS INC.	Issued Feb. 5, 2019 First maintenance fee is due Aug. 5, 2022
16/205,814	FLEXIBLE ONLINE FORM DISPLAY	PRONTOFORMS INC.	Filed Nov. 30, 2018; pending; Notice of Allowance mailed Oct. 23, 2020
60/884,785	MOBILE CORE CLIENT ARCHITECTURE	TRUECONTEXT CORPORATION is	Filed Jan. 12, 2007; expired

Patent No./ Application No.	Title	Current Recorded Owner	Status
		named as assignee in Application Data Sheet filed with application	
9,113,282 12/522,686	MOBILE CORE CLIENT ARCHITECTURE	PRONTOFORMS INC.	Issued Aug. 18, 2015 Next maintenance fee due Feb. 18, 2023
10,193,960 14/796,311	MOBILE CORE CLIENT ARCHITECTURE	PRONTOFORMS INC.	Issued Jan. 29, 2019 First maintenance fee due July 29, 2022
16/223,676	MOBILE CORE CLIENT ARCHITECTURE	PRONTOFORMS INC.	Filed Dec. 18, 2018; pending; awaiting further examination
8,799,242 10/961,784	DISTRIBUTED SCALABLE POLICY BASED CONTENT MANAGEMENT	PRONTOFORMS INC.	Issued Aug. 5, 2014 Next maintenance fee due Feb. 5, 2022
9,471,611 14/313,144	DISTRIBUTED SCALABLE POLICY BASED CONTENT MANAGEMENT	PRONTOFORMS INC.	Issued Oct. 18, 2016 Next maintenance fee due Apr. 18, 2024
15/265,481	DISTRIBUTED SCALABLE POLICY BASED CONTENT MANAGEMENT	PRONTOFORMS INC.	Filed Sept. 14, 2016; pending; Office Action mailed Sept. 29, 2020
60/880,328	METHODS AND SYSTEM FOR ORCHESTRATING SERVICES AND DATA SHARING ON MOBILE DEVICES	N/A	Filed Jan. 12, 2007; expired
9,401,966 12/522,688	METHODS AND SYSTEM FOR ORCHESTRATING SERVICES AND DATA SHARING ON MOBILE	PRONTOFORMS INC.	Issued July 26, 2016 Next maintenance fee due Jan. 26, 2024

Patent No./ Application No.	Title	Current Recorded Owner	Status
	DEVICES		
15/188,249	METHODS AND SYSTEM FOR ORCHESTRATING SERVICES AND DATA SHARING ON MOBILE DEVICES	PRONTOFORMS INC. Assignment 1 transfers rights from inventors to PRONTOFORMS CORPORATION; Assignment 2 transfers rights from TRUECONTEXT CORPORATION to PRONTOFORMS INC.	Filed June 21, 2016; pending; Office Action mailed Oct. 20, 2020
60/880,176	METHOD AND SYSTEM FOR REAL TIME RECORDS FROM AGGREGATED MOBILE DATA		Filed Jan. 12, 2007; expired
12/522,692	METHOD AND SYSTEM FOR REAL TIME RECORDS FROM AGGREGATED MOBILE DATA	PRONTOFORMS INC.	Filed July 9, 2009; pending; awaiting further examination
60/645,199	POLICY-DRIVEN MOBILE FORMS APPLICATION	Inventors are identified as Applicants.	Filed Jan. 19, 2005; expired
7,774,504 11/335,898	POLICY-DRIVEN MOBILE FORMS APPLICATIONS	PRONTOFORMS INC.	Issued Aug. 10, 2010 Final maintenance fee due Feb. 10, 2022
16/205,148	EFFICIENT DATA ENTRY SYSTEM FOR ELECTRONIC FORMS	PRONTOFORMS INC.	Filed Nov. 29, 2018; pending; advisory action mailed Oct. 16, 2020

United States Trademarks

Mark/ Name	App. No./ Date	Reg. No./ Date	Status
PRONTOFORMS	85255821 / March 2, 2020	4,052,215 / November 8, 2011	Registered – renewal due November 8, 2021