

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM863334

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Integrity Title Company, LLC		12/22/2023	Limited Liability Company: TEXAS
RECEIVING PARTY DATA			
Name:	Golub Capital Markets LLC, as Collateral Agent		
Street Address:	150 S. Wacker Drive		
Internal Address:	Suite 800		
City:	Chicago		
State/Country:	ILLINOIS		
Postal Code:	60606		
Entity Type:	Limited Liability Company: DELAWARE		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	5458337	INTEGRITYTITLE	
CORRESPONDENCE DATA			
Fax Number:	2127514864		
<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:	2129061209		
Email:	jess.bajada-bartlett@lw.com		
Correspondent Name:	LATHAM & WATKINS C/O J. Bajada-Bartlett		
Address Line 1:	1271 Avenue of the Americas		
Address Line 4:	New York, NEW YORK 10020		
ATTORNEY DOCKET NUMBER:	053644-0367		
NAME OF SUBMITTER:	Jessica Bajada-Bartlett		
SIGNATURE:	/s/ Jessica Bajada-Bartlett		
DATE SIGNED:	12/22/2023		
Total Attachments: 8			
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source=Enverus (H&F) - IP Security Agreement [Trademarks] (Executed)(147271788.1)#page8.tif

TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT dated as of December 22, 2023 (this "Agreement"), among TransZap, Inc., a Delaware corporation, GlobalView Software, Inc., a Delaware corporation, Enverus, Inc., a Texas corporation, MineralSoft, Inc., a Delaware corporation, Courthouse Direct.com, LLC (f/k/a Courthouse Direct.com, Inc.), a Texas limited liability company, INTEGRITY TITLE COMPANY, LLC, a Texas limited liability company, DATAWRIGHT CORPORATION, a Texas corporation, RS Energy Group Topco, Inc., a Delaware corporation, EnergyLink Holdings, LLC, a Delaware limited liability company (each, a "Grantor") and Golub Capital Markets LLC ("Golub") in its capacity as Collateral Agent for the Secured Parties party to the Credit Agreement referred to below (in such capacity, together with its successors, assigns, designees and sub-agents in such capacity, the "Collateral Agent").

WHEREAS, reference is made to (a) the Credit Agreement dated as of December 22, 2023, (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), by and among Titan DI Intermediate Holdings, Inc., a Delaware corporation ("Holdings"), Enverus Holdings, Inc., a Delaware corporation (the "Borrower"), the Lenders from time to time party thereto, the Letter of Credit Issuers from time to time party thereto and Golub, as the Administrative Agent and Collateral Agent and (b) the Pledge and Security Agreement dated as of December 22, 2023 (the "Security Agreement"), by and among the Holdings, the Borrower, the Subsidiary Parties from time to time party thereto, the Additional Parties from time to time party thereto and the Collateral Agent;

WHEREAS, the Lenders, the Swingline Lender and the Letter of Credit Issuers have agreed to extend credit to the Borrower subject to the terms and conditions set forth in the Credit Agreement; and

WHEREAS, each Grantor is willing to execute and deliver this Agreement as consideration for such extensions of credit.

NOW, THEREFORE, for good and valuable consideration, the sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

SECTION 1. Terms. Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Security Agreement or the Credit Agreement, as applicable.

SECTION 2. Grant of Security Interest. As security for the payment or performance, as the case may be, in full of the Obligations, each Grantor hereby grants to the Collateral Agent, its successors and permitted assigns, for the benefit of the Secured Parties, a security interest (the "Security Interest") in all of such Grantor's right, title and interest in, to and under any Trademarks now owned or at any time hereafter acquired by such Grantor, including those listed on Schedule I (the "Collateral").

SECTION 3. Security Agreement. The Security Interest granted to the Collateral Agent herein is granted in furtherance, and not in limitation, of the security interests granted to the Collateral Agent pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the Security Agreement, the terms of the Security Agreement shall govern.

SECTION 4. Counterparts. This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed signature page to this Agreement by facsimile or by email as a “.pdf” or “.tif” attachment or other electronic transmission shall be effective as delivery of a manually signed counterpart of this Agreement.


SECTION 5. GOVERNING LAW. THIS AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.

SECTION 6. INTERCREDITOR AGREEMENT GOVERNS. NOTWITHSTANDING ANYTHING HEREIN TO THE CONTRARY, THE LIENS AND SECURITY INTERESTS GRANTED TO THE COLLATERAL AGENT FOR THE BENEFIT OF THE SECURED PARTIES PURSUANT TO THIS AGREEMENT AND THE EXERCISE OF ANY RIGHT OR REMEDY BY THE COLLATERAL AGENT WITH RESPECT TO ANY COLLATERAL HEREUNDER ARE SUBJECT TO THE PROVISIONS OF ANY APPLICABLE INTERCREDITOR AGREEMENT. IN THE EVENT OF ANY CONFLICT BETWEEN THE PROVISIONS OF ANY APPLICABLE INTERCREDITOR AGREEMENT AND THIS AGREEMENT, THE PROVISIONS OF SUCH INTERCREDITOR AGREEMENT SHALL GOVERN AND CONTROL.


[Signature Pages Follow]

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.


TRANSZAP, INC.

By: 
DocuSigned by:
2B83FC9E54714E8
Name: Shawn Shillington
Title: Secretary

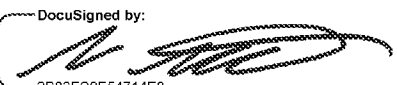
GLOBALVIEW SOFTWARE, INC.

By: 
DocuSigned by:
2B83FC9E54714E8
Name: Shawn Shillington
Title: Secretary

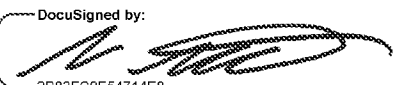
ENVERUS, INC.

By: 
DocuSigned by:
2B83FC9E54714E8
Name: Shawn Shillington
Title: Secretary


MINERALSOFT, INC.

By: 
DocuSigned by:
2B83FC9E54714E8
Name: Shawn Shillington
Title: Secretary


COURTHOUSE DIRECT.COM, LLC

By: 
DocuSigned by:
2B83FC9E54714E8
Name: Shawn Shillington
Title: Secretary

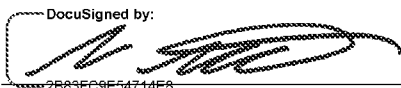
INTEGRITY TITLE COMPANY, LLC

By: 
Name: Shawn Shillington
Title: Secretary

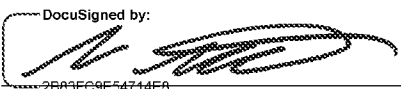
DATAWRIGHT CORPORATION

By: 
Name: Shawn Shillington
Title: Secretary

RS ENERGY GROUP TOPCO, INC.

By: 
Name: Shawn Shillington
Title: Secretary

ENERGYLINK HOLDINGS, LLC

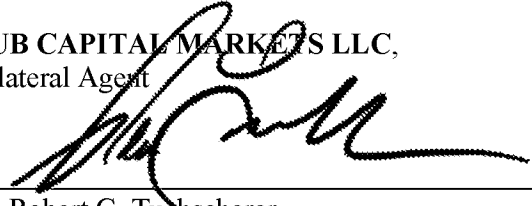
By: 
Name: Shawn Shillington
Title: Secretary

GOLUB CAPITAL MARKETS LLC,
as Collateral Agent

By: _____

Name: Robert G. Tuchscherer

Title: Senior Managing Director


A handwritten signature in black ink, appearing to read 'R. Tuchscherer', is written over a horizontal line. The signature is stylized and cursive.

SCHEDULE I

U.S. Trademark Registrations and Trademark Applications

Mark	Registration Number	Current Owner of Record
ENERGYVIEW	2521497	GLOBALVIEW SOFTWARE, INC.
MINERALIQ	7113081	ENVERUS, INC.
E-LOADFORECAST	6007227	ENVERUS, INC.
E-POWERFORECAST	6007228	ENVERUS, INC.
E-ISOFORCAST	6007230	ENVERUS, INC.
E-ACCUWIND	6007232	ENVERUS, INC.
MINERALSOFT	5773335	MINERALSOFT, INC.
OPENTICKET	5659569	TRANSZAP, INC.
COURTHOUSEDIRECT	5458336	COURTHOUSE DIRECT.COM, INC.
INTEGRITYTITLE	5458337	INTEGRITY TITLE COMPANY, LLC
COURTHOUSEDIRECT.COM	5062841	COURTHOUSE DIRECT.COM, INC.
MARKETVIEW	4333635	GLOBALVIEW SOFTWARE, INC.
MARKETVIEW MOBILE	4326784	GLOBALVIEW SOFTWARE, INC.
MARKETVIEW DESKTOP	4326785	GLOBALVIEW SOFTWARE, INC.
RIGDATA	3671785	DATAWRIGHT CORPORATION ¹

¹ **Note:** The Company is allowing this mark to expire.


Mark	Registration Number	Current Owner of Record
A	3671786	DATAWRIGHT CORPORATION ²
JIB CONNECT	2777484	TRANSZAP, INC. ³
CHECKSTUB CONNECT	2777485	TRANSZAP, INC. ⁴
MARKET VIEW	1259301	GLOBALVIEW SOFTWARE, INC.
MIQ	7171497	ENVERUS, INC.
ENVERUS ESG	6861104	ENVERUS, INC.
ENVERUS FUSION	6655229	ENVERUS, INC.
ENVERUS CORE	6732781	ENVERUS, INC.
ENVERUS FOUNDATIONS	6732782	ENVERUS, INC.
ENVERUS INTELLIGENCE	6732783	ENVERUS, INC.
ENVERUS NEXT	6740501	ENVERUS, INC.
ENVERUS PRISM	6896021	ENVERUS, INC.
ENVERUS	5979568	ENVERUS, INC.
ENVERUS	5979569	ENVERUS, INC.
ENVERUS	5979570	ENVERUS, INC.
RSEG	5692517	RS ENERGY GROUP TOPCO, INC.
 (Design Only)	4580606	GLOBALVIEW SOFTWARE, INC. ⁵

² **Note:** The Company is allowing this mark to expire.

³ **Note:** The Company is allowing this mark to expire.

⁴ **Note:** The Company is allowing this mark to expire.

⁵ **Note:** The Company is allowing this mark to expire.

Mark	Registration Number	Current Owner of Record
MARKETSCRIPT	4339899	GLOBALVIEW SOFTWARE, INC. ⁶
PETRO CONNECT	2845838	TRANSZAP, INC. ⁷
OILDEX	2588974	TRANSZAP, INC.
TRANSZAP	2931028	TRANSZAP, INC.
DRILLINGINFO	4888279	ENVERUS, INC.
DRILLINGINFO	4780484	ENVERUS, INC.
DRILLINGINFO	3456300	ENVERUS, INC.
RS RS ENERGY GROUP	6927080	RS ENERGY GROUP TOPCO, INC.
ENERGYLINK	5661764	ENERGYLINK HOLDINGS, LLC
ENERGYLINK	5661765	ENERGYLINK HOLDINGS, LLC
 (Design Only)	5661766	ENERGYLINK HOLDINGS, LLC
LANDMAN STARTER	5705512	COURTHOUSE DIRECT.COM, INC.
DATA DRIVEN INTELLIGENCE	5645545	RS ENERGY GROUP TOPCO, INC.
SPENDWORKS	2961837	TRANSZAP, INC.

⁶ Note: The Company is allowing this mark to expire.

⁷ Note: The Company is allowing this mark to expire.