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SUBMISSION TYPE:	NEW ASSIGNMENT					
NATURE OF CONVEYANCE:	SECURITY AGREEMENT					
CONVEYING PARTY DATA						
	Execution Date					
WORKBRAIN, INC.		06/01/2007				
Schedulebrain Inc.	06/01/2007					
Hansen Information Technologies	06/01/2007					
RECEIVING PARTY DATA						
Name: JPMorgan Chase	JPMorgan Chase Bank, N.A., as Administrative Agent					
Street Address: P.O. Box 2558	P.O. Box 2558					
City: Houston	Houston					
State/Country: TEXAS	TEXAS					
Postal Code: 77252	77252					
Property Type Patent Number: 658	Number 7831					
Patent Number: 658	7831					
Application Number: 117	03637					
Application Number: 09342467						
CORRESPONDENCE DATA						
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	Attn: Penelope J.A. Agodoa					
·	RYLAND 20602					
ATTORNEY DOCKET NUMBER:	31721					
NAME OF SUBMITTER:	Penelope J.A. Agodoa					
500298696 PATENT REEL: 019448 FRAME: 0046						

Total Attachments: 10 source=31721#page1.tif source=31721#page2.tif source=31721#page3.tif source=31721#page4.tif source=31721#page5.tif source=31721#page6.tif source=31721#page7.tif source=31721#page9.tif source=31721#page10.tif SHORT FORM PATENT SECURITY AGREEMENT (the "<u>Agreement</u>"), dated as of June 1, 2007, among the Subsidiary Parties listed on Schedule I hereto and JPMORGAN CHASE BANK, N.A., as Administrative Agent (the "<u>Administrative</u> <u>Agent</u>").

Reference is made to the Guarantee and Collateral Agreement dated as of July 28, 2006 (as amended, supplemented or otherwise modified from time to time, the "Security Agreement"), among Infor Lux Bond Company, a société à responsabilité limitée having its registered office at 8-10 rue Mathias Hardt, L-1717 Luxembourg, registered with the Luxembourg register of trade and companies under section B number 113.718 and having a share capital of \$234,500 (the "Lux Issuer"), Infor ISA Holdings, a société à responsabilité limitée having its registered office at 8-10 rue Mathias Hardt, L-1717 Luxembourg, registered with the Luxembourg register of trade and companies under section B number 118.071 and having a share capital of \$211,000 ("New Foreign Partnership"), Infor Lux Finance Company, a société à responsabilité limitée having its registered office at 8-10 rue Mathias Hardt, L-1717 Luxembourg, registered with the Luxembourg register of trade and companies under section B number 118.070 and having a share capital of \$234,500 ("Holdings"), Infor Global Solutions European Finance S.à R.L., a société à responsabilité limitée having its registered office at 8-10 rue Mathias Hardt, L-1717 Luxembourg, registered with the Luxembourg register of trade and companies under section B number 107.138 and having a share capital of \$20,000 (the "Lux Borrower"), Infor Enterprise Solutions Holdings, Inc. (f/k/a Magellan Holdings, Inc.), a Georgia corporation (the "U.S. Borrower" and, together with the Lux Borrower, the "Borrowers"), the Subsidiaries of Infor Global Solutions Intermediate Holdings Limited, a company organized under the laws of the Cayman Islands ("Topco"), identified therein and the Administrative Agent. The Lenders have agreed to extend credit to the Borrowers subject to the terms and conditions set forth in the Amended and Restated Credit Agreement dated as of March 2, 2007 (as amended, amended and restated, supplemented or otherwise modified from time to time (the "Credit Agreement")) among Topco, Holdings, the Borrowers, the Lenders party thereto, JPMorgan Chase Bank, N.A. as Administrative Agent, and the other agents party thereto. The obligations of the Lenders to extend such credit are conditioned upon, among other things, the execution and delivery of this Agreement. The Subsidiary Parties are affiliates of the Borrowers, will derive substantial benefits from the extension of credit to the Borrowers pursuant to the Credit Agreement and are willing to execute and deliver this Agreement in order to induce the Lenders to extend such credit. Accordingly, the parties hereto agree as follows:

SECTION 1. <u>Terms.</u> Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Security Agreement. The rules of construction specified in Section 1.01(b) of the Security Agreement also apply to this Agreement.

SECTION 2. <u>Grant of Security Interest.</u> As security for the payment or performance, as the case may be, in full of the Obligations, each Grantor, pursuant to the

Security Agreement, did and hereby does grant to the Administrative Agent, its successors and assigns, for the benefit of the Secured Parties, a security interest in, each Grantor's right, title or interest in or to any and all of the following assets and properties that are included in the Article 9 Collateral as defined in the Security Agreement now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "Patent Collateral"):

all letters patent of the United States or the equivalent thereof in any other country, all registrations and recordings thereof, and all applications for letters patent of the United States or the equivalent thereof in any other country, including registrations, recordings and pending applications in the United States Patent and Trademark Office or any similar offices in any other country, including those listed on Schedule II (the "Patents"), and all reissues, continuations, divisions, continuations-in-part, renewals or extensions thereof, and the inventions disclosed or claimed therein, including the right to make, use and/or sell the inventions disclosed or claimed therein.

SECTION 3. <u>Security Agreement</u>. The security interests granted to the Administrative Agent herein are granted in furtherance, and not in limitation of, the security interests granted to the Administrative Agent pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Administrative Agent with respect to the Patent 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. IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

WORKBRAIN, INC by Gregery M Giangiordano Director Name: Title:

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PATENT REEL: 019448 FRAME: 0050

HANSEN INFORMATION TECHNOLOGIES,

bу Name:// Gregory M. Giargiordano Title:// President Name:

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PATENT REEL: 019448 FRAME: 0051 •

SCHEDULEBRAIN INC., by Name: Title: Gregory M. Giangiordano Director

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PATENT REEL: 019448 FRAME: 0052

JPMORGAN CHASE BANK, N.A., as Administrative Agent,

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by Nam John Kowalzzuk Title Vice President

[[2706737]]

PATENT REEL: 019448 FRAME: 0053

Subsidiary Parties

Workbrain, Inc.

Schedulebrain Inc.

Hansen Information Technologies

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Schedules to Patent Security Agreement

Workbrain entities

<u>Title</u> standard	<u>Country</u>	<u>Owner</u>	<u>Applic. No.</u>	<u>Filing</u> Date	Patent / Publication No. / Date	<u>Issue</u> Date	<u>Status</u>
System and method for online scheduling and shift management	U.S.	Schedulebrain Inc. Canada Corporation Of Ontario	09422386	10/21/99	6587831	7/1/03	Granted
System and method for administering consecutive and concurrent leaves	U.S.	Workbrain, Inc.	11/703,637	2/8/2007			Pending

Hansen entities

<u>Title</u>	<u>Country</u>	<u>Current owner</u>	<u>Type</u>	<u>Reg. No.</u> (App. No.)	Expiration Date
MOBILE FIELD WORKER INFORMATION AND ROUTING MANAGEMENT SYSTEM AND METHOD	USA	HANSEN INFORMATION TECHNOLOGIES, INC.		09/342467	

RECORDED: 06/19/2007