504139465 12/09/2016 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4179309

SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVEY	ANCE:	SECURITY INTEREST		
CONVEYING PARTY	DATA			
	Execution Date			
GT NEXUS, INC.		11/23/2016		
RECEIVING PARTY D		MERICA, N.A.		
Name:	BANK OF AI	MERICA, N.A. PENDENCE CENTER		
Name: Street Address: Internal Address:	BANK OF AI ONE INDEP 101 N. TRYC	PENDENCE CENTER ON ST., 5TH FL., MAIL CODE: NC ⁻	1-001-05-45	
Name: Street Address:	BANK OF AI	PENDENCE CENTER ON ST., 5TH FL., MAIL CODE: NC ⁻	1-001-05-45	
Name: Street Address: Internal Address:	BANK OF AI ONE INDEP 101 N. TRYC	PENDENCE CENTER ON ST., 5TH FL., MAIL CODE: NC ⁻ E	1-001-05-45	

PROPERTY NUMBERS Total: 9

Property Type	Number		
Patent Number:	9384459		
Patent Number:	8996914		
Application Number:	13747733		
Patent Number:	7587353		
Patent Number:	7805359		
Patent Number:	8032446		
Patent Number:	8290854		
Patent Number:	8751366		
Application Number:	14274204		

CORRESPONDENCE DATA

Fax Number:	(312)862-2200					
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:	312-862-2250					
Email:	renee.prescan@kirkland.com					
Correspondent Name:	AARON M. BERLIN					
Address Line 1:	300 NORTH LASALLE STREET					
Address Line 2:	KIRKLAND & ELLIS LLP					
Address Line 4:	CHICAGO, ILLINOIS 60654					

ATTORNEY DOCKET NUMBER: 40106-67 RMP

504139465

NAME OF SUBMITTER:	RENEE M. PRESCAN		
SIGNATURE:	/Renee M. Prescan/		
DATE SIGNED:	12/09/2016		
source=Infor Executed Patent Securi source=Infor Executed Patent Securi source=Infor Executed Patent Securi	ty Agreement (GT Nexus)_(44452658_2)#page1.tif ty Agreement (GT Nexus)_(44452658_2)#page2.tif ty Agreement (GT Nexus)_(44452658_2)#page3.tif ty Agreement (GT Nexus)_(44452658_2)#page4.tif ty Agreement (GT Nexus)_(44452658_2)#page5.tif		

PATENT SECURITY AGREEMENT

WHEREAS, GT NEXUS, INC., a Delaware corporation ("Grantor"), owns and uses in its business, and will in the future adopt and so use, various intangible assets, including the Patent Collateral (as defined below);

WHEREAS, the Grantor is party to a Security Agreement dated as of April 5, 2012 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), by and among the Grantor, the other grantors party thereto and Bank of America, N.A., as Collateral Agent for the Secured Parties (in such capacity, the "Collateral Agent") pursuant to which the Grantor granted a security interest to the Collateral Agent in the Patent Collateral (as defined below) and is required to execute and deliver this Patent Security Agreement (the "Agreement") dated as of November 23, 2016.

Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

NOW, THEREFORE, in consideration of the foregoing and for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, subject to the terms and conditions of the Security Agreement, to evidence further the security interest granted by Grantor to the Collateral Agent pursuant to the Security Agreement, Grantor hereby grants to the Collateral Agent a security interest in all of Grantor's right, title and interest in and to the following, in each case whether now owned or existing or hereafter acquired, developed, created or arising and wherever located (collectively, the "**Patent Collateral**"), other than Excluded Property:

(i) all patents and patent applications and rights and interests in patents and patent applications under any domestic or foreign law that are presently, or in the future may be, owned or held by such Grantor and all patents and patent applications and all re-issues, divisions, continuations, renewals, extensions and continuations in-part thereof and rights, title and interests in patents and patent applications under any domestic or foreign law that are presently, or in the future may be, owned by such Grantor in whole or in part (including, without limitation, the patents and patent applications set forth on <u>Schedule A</u> annexed hereto);

(ii) all proceeds, products, rents and profits of or from any and all of the foregoing Patent Collateral and, to the extent not otherwise included, all payments under insurance (whether or not the Collateral Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Patent Collateral; and

(iii) the right to sue or otherwise recover for any past, present and future infringement, dilution, misappropriation, or other violation or impairment of any of the foregoing.

Grantor does hereby further acknowledge and affirm that the rights and remedies of the Collateral Agent with respect to the security interest in the Patent Collateral granted here-

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by are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control.

THIS AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER AND ALL CLAIMS AND CONTROVERSIES ARISING OUT OF THE SUBJECT MATTER HEREOF WHETHER SOUNDING IN CONTRACT LAW, TORT LAW OR OTHERWISE SHALL BE GOVERNED BY, AND SHALL BE CONSTRUED AND ENFORCED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK, WITHOUT REGARD TO CONFLICTS OF LAW PROVISIONS THAT WOULD RESULT IN THE APPLICATION OF ANY OTHER LAW (OTHER THAN ANY MANDATORY PROVISIONS OF LAW RELATING TO THE LAW GOVERNING PERFECTION AND THE EFFECT OF PERFECTION OF THE SECURITY INTEREST).

This Agreement may be executed in one or more counterparts and by different parties hereto in separate counterparts, each of which when so executed and delivered shall be deemed an original, but all such counterparts together shall constitute but one and the same instrument. Delivery of an executed signature page to this Agreement by facsimile transmission or electronic PDF delivery shall be as effective as delivery of a manually signed counterpart of this Agreement.

[The remainder of this page is intentionally left blank.]

IN WITNESS WHEREOF, Grantor has caused this Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

GT NEXUS, INC. N N By: Gregory M. Giangiordano Name: Title: President

[Infor – Signature Page to Patent Security Agreement]

PATENT REEL: 040703 FRAME: 0083 Accepted and Agreed: **BANK OF AMERICA, N.A.**, as Collateral Agent

Name: Title: Justin Smiley Director By:

SCHEDULE A TO GRANT OF PATENT SECURITY AGREEMENT

U.S. Patents:

Title	Country	Current Record Owner	Туре	Patent No. (App. No.)	Status
Certified Factory Lo- cation	USA	GT Nexus, Inc.	Utility	9,384,459	Granted
Improved Data Quali- ty in a Cloud Based Shipping Transaction Integration System	USA	GTNX, Inc.	Utility	8996914	Granted
Purchase Order Amendment and Ne- gotiation in a Full Service Trade System	USA	TradeCard, Inc.	Utility	(13/747733)	Filed
Providing Cargo In- surance in a Full Ser- vice Trade System	USA	TradeCard, Inc.	Utility	7587353	Granted
Securitization of a Commercial Transac- tion	USA	TradeCard, Inc.	Utility	7805359	Granted
Securitization of a Commercial Transac- tion	USA	TradeCard, Inc.	Utility	8032446	Granted
Securitization of a Commercial Transac- tion	USA	TradeCard, Inc.	Utility	8290854	Granted
Securitization of a Commercial Transac- tion	USA	TradeCard, Inc.	Utility	8751366	Granted
Securitization of a Commercial Transac- tion	USA	TradeCard, Inc.	Utility	(14/274204)	Filed

RECORDED: 12/09/2016