FORM PTO-1618A
Expires 06/30/99
OMB 0651-0027

04-26-1999

U.S. Department of Commerc Patent and Trademark Office

TRADEMARK



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RECORDATION FORM COVER SHEET

	MARKS ONLY	
TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies).		
Submission Type	Conveyance Type	
X New	Assignment License	
Resubmission (Non-Recordation) Document ID #	X Security Agreement Nunc Pro Tunc Assignment	
Correction of PTO Error	Merger Effective Date Month Day Year	
Reel # Frame # Corrective Document	Change of Name	
Reel # Frame #	Other	
Conveying Party	Mark if additional names of conveying parties attached Execution Date	
Name Enterprise Profit Solutions Co	rporation Month Day Year 03191999	
Formerly		
Individual General Partnership	Limited Partnership X Corporation Association	
Other		
Citizenship/State of Incorporation/Organization Delaware		
Receiving Party Mark if additional names of receiving parties attached		
Name Bank of America National Trust and Savings Association, as Agent		
DBA/AKA/TA		
Composed of		
Address (line 1) 555 California Street		
Address (line 2) 41st Floor		
Address (line 3) San Francisco	CA 94104	
City Zip Code Individual General Partnership Limited Partnership If document to be recorded is an assignment and the receiving party is		
Corporation X Association not domiciled in the United States, an appointment of a domestic		
Other Control of the		
X Citizenship/State of Incorporation/Organization National Banking Association		
3/1999 VBROWN 00000115 75561107 FOR	OFFICE USE ONLY	
C:481 40.00 OP C:482 375.00 OP		

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et Package 0651-0027, Patent and Trademark Assignment Practice. Do NOT SEND REQUESTS. Inf**在RADEM**IARK

Mail documents to be recorded with required cover sheet(s) inf**在RADEM**IARK

Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231

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FORM PTO-	1618B	Pag	e 2	U.S Pab	. Department of Commerce ent and Trademark Office
OMB 0651-0027	anrocantativa Nam			41 7	TRADEMARK
Name	epresentative Nam	e and Address	Enter for the first	Receiving Party o	ndy.
Name					
Address (line 1)					
Address (line 2)					
Address (line 3)					
Address (line 4)					
Correspond	lent Name and Add	Iress Area Code and	Telephone Number	(415) 442-0900)
Name	Mark Hartwell				
Address (line 1)	Brobeck, Phleger	& Harrison			
Address (line 2)	Spear Street Towe				
Address (line 3) San Francisco, CA 94105					
Address (line 4)					
Pages Enter the total number of pages of the attached conveyance document including any attachments.					
Trademark Application Number(s) or Registration Number(s) Mark if additional numbers attached					
Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).					
Trademark Application Number(s) Registration Number(s) 75561107 75590946 75606573 1904587 1782961 1776793					
75450563	74490746	75052695	1791875	2022969	2145144
			2053341	1835654	1829002
Number of I	Proportios				1023002
Number of Properties Enter the total number of properties involved. # 16					
Fee Amount Fee Amount for Properties Listed (37 CFR 3.41): \$ 415.00					
Method of Payment: Enclosed X Deposit Account Deposit Account					
(Enter for payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number: #					
Authorization to charge additional fees: Yes No					
Statement and Signature					
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.					
Mark Hart	well	Made	- Hattelt	4/9	1/99
	of Person Signing		Signature		Date Signed

FORM PTO-1618C Expires 06/30/99 OMB 0651-0027

RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

U.S. Department of Commerce Patent and Trademark Office TRADFMARK

OMB 0651-0027	I KADEWARKS UNLY	RADEMARK
Conveying Enter Additiona	g Party Mark if additional names of conveying parties attack al Conveying Party	hed Execution Date Month Day Year
Name [Enterprise Profit Solutions Corporation	03191999
Formerly [
Individu	General Partnership Limited Partnership X Corporation	Association
Other		
	hip State of Incorporation/Organization Delaware	
Receiving Enter Additional	Party Il Receiving Party Mark if additional names of receiving parties attached	
Name	Bank of America National Trust and Savings Association, as Agen	t
DBA/AKA/TA		
Composed of	f	
Address (line 1)	555 California Street	
Address (line 2)	4lst Floor	
Address (line 3)	CA CA	94104
Individu	assignment and	Zip Code e recorded is an the receiving party is the United States, an
Corpora	ation X Association appointment of a	domestic
Other	document from t	he Assignment.)
	ship/State of Incorporation/Organization National Banking Association	
	Application Number(s) or Registration Number(s) Mark if addition the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the second	nal numbers attached same property).
Trac	demark Application Number(s) Registration Number	r(s)
	2060278	

TRADEMARK

REEL: 1895 FRAME: 0304

PATENT AND TRADEMARK SECURITY AGREEMENT

THIS PATENT AND TRADEMARK SECURITY AGREEMENT (this "Agreement"), dated as of March 19, 1998, is made between Enterprise Profit Solutions Corporation, an Delaware corporation (the "Grantor"), and Bank of America National Trust and Savings Association, as agent for itself and Lenders referred to below (in such capacity, the "Agent").

RECITALS

WHEREAS, Enterprise Profit Solutions Corporation (the "Company"), EPS Solutions Corporation (f/k/a ProfitSource Corporation), certain other affiliates of the Company as additional Loan Parties, the Co-Agents party hereto, certain lending institutions as lenders (the "Lenders") and the Agent are parties to a Credit Agreement dated as of December 7, 1998 (as amended, modified, renewed or extended from time to time, the "Credit Agreement"); and

WHEREAS, under the terms of the Credit Agreement and the related Security Agreement dated as of December 7, 1998 entered into by the Grantor, the other Loan Parties and the Agent, the Grantor is required to enter into this Agreement and grant to the Agent, for itself and for the ratable benefit of the Secured Parties, the security interests hereinafter provided to secure the Secured Obligations.

NOW, THEREFORE, the parties hereto agree as follows:

SECTION 1 <u>Definitions</u>; <u>Interpretation</u>.

- (a) <u>Terms Defined in Credit Agreement</u>. All capitalized terms used in this Agreement (including in the recitals hereof) and not otherwise defined herein shall have the meanings assigned to them in the Credit Agreement.
- (b) <u>Certain Defined Terms</u>. As used in this Agreement, the following terms shall have the following meanings:

"Collateral" has the meaning set forth in Section 2.

"PTO" means the United States Patent and Trademark Office.

- (c) <u>Terms Defined in UCC</u>. Where applicable and except as otherwise defined herein, terms used in this Agreement shall have the meanings assigned to them in the UCC.
- (d) <u>Interpretation</u>. The rules of interpretation set forth in Section 1.03 of the Credit Agreement shall be applicable to this Agreement and are incorporated herein by this reference.

SECTION 2 Security Interest.

- (a) <u>Grant of Security Interest</u>. As security for the payment and performance of the Secured Obligations, the Grantor hereby assigns, transfers and conveys to the Agent, and grants a security interest in and mortgage to the Agent, for itself and on behalf of and for the ratable benefit of the other Secured Parties, all of the Grantor's right, title and interest in, to and under the following property, in each case whether now or hereafter existing or arising or in which the Grantor now has or hereafter owns, acquires or develops an interest and wherever located (collectively, the "<u>Collateral</u>"):
- (i) all patents and patent applications, domestic or foreign, all licenses relating to any of the foregoing and all income and royalties with respect to any licenses (including such patents and patent applications as described in <u>Schedule A</u>), all rights to sue for past, present or future infringement thereof, all rights arising therefrom and pertaining thereto and all reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof;
- (ii) all state (including common law), federal and foreign trademarks, service marks and trade names, and applications for registration of such trademarks, service marks and trade names, all licenses relating to any of the foregoing and all income and royalties with respect to any licenses (including such marks, names and applications as described in <u>Schedule B</u>), whether registered or unregistered and wherever registered, all rights to sue for past, present or future infringement or unconsented use thereof, all rights arising therefrom and pertaining thereto and all reissues, extensions and renewals thereof;
- (iii) the entire goodwill of or associated with the businesses now or hereafter conducted by the Grantor connected with and symbolized by any of the aforementioned properties and assets;
- (iv) all general intangibles and all intangible intellectual or other similar property of the Grantor of any kind or nature, associated with or arising out of any of the aforementioned properties and assets and not otherwise described above; and
- (v) all proceeds of any and all of the foregoing Collateral (including license royalties, rights to payment, accounts receivable and proceeds of infringement suits) and, to the extent not otherwise included, all payments under insurance (whether or not the 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 the foregoing Collateral.
- (b) <u>Continuing Security Interest</u>. The Grantor agrees that this Agreement shall create a continuing security interest in the Collateral which shall remain in effect until terminated in accordance with Section 18.
- SECTION 3 Supplement to Security Agreement. The terms and provisions of this Agreement are intended as a supplement to the terms and provisions of the Security Agreement. The Grantor acknowledges that the rights and remedies of the Agent with respect to the security interest in the Collateral granted hereby are more fully set forth in the Security Agreement and the other Loan Documents and all such rights and remedies are cumulative.

SECTION 4 Representations and Warranties. The Grantor represents and warrants to each Lender and the Agent that:

- Patents. A true and correct list of all of the existing Collateral consisting of U.S. patent registrations and/or patent applications owned by the Grantor, in whole or in part, is set forth in Schedule A.
- **(b)** <u>Trademarks</u>. A true and correct list of all of the existing Collateral consisting of U.S. trademark registrations and/or trademark applications owned by the Grantor, in whole or in part, is set forth in Schedule B.
- SECTION 5 Covenants. So long as any of the Secured Obligations remain unsatisfied or any Lender shall have any Commitment, the Grantor agrees that:
- <u>Further Acts.</u> On a continuing basis, the Grantor shall make, execute, (a) acknowledge and deliver, and file and record in the proper filing and recording places, all such instruments and documents, including appropriate financing and continuation statements and security agreements, and take all such action as may be necessary or advisable or may be requested by the Agent to carry out the intent and purposes of this Agreement, or for assuring, confirming or protecting the grant or perfection of the security interest granted or purported to be granted hereby, to ensure the Grantor's compliance with this Agreement or to enable the Agent to exercise and enforce its rights and remedies hereunder with respect to the Collateral.
- Compliance with Agreement. The Grantor shall comply with each of the terms and provisions of this Agreement and the Security Agreement, and not enter into any agreement (including any license agreement) which is inconsistent with the obligations of the Grantor under this Agreement, without the Agent's prior written consent.
- Liens. The Grantor shall keep the Collateral free of all Liens except (c) Permitted Liens.
- (d) Disposition of Collateral. The Grantor shall not surrender, sell, lease, or otherwise dispose of or transfer any of the Collateral or any right or interest therein, except to the extent permitted by the Loan Documents and except for non-exclusive licenses in the ordinary course of business.
- SECTION 6 Future Rights. Except as otherwise expressly agreed to in writing by the Agent, if and when the Grantor shall obtain rights to any new patentable inventions or any new trademarks, or become entitled to the benefit of any of the foregoing, or obtain rights or benefits with respect to any reissue, division, continuation, renewal, extension or continuationin-part of any patents or trademarks, or any improvement of any patent, the provisions of Section 2 shall automatically apply thereto and the Grantor shall give to the Agent prompt notice thereof. The Grantor shall do all things deemed necessary or advisable by the Agent to ensure the validity, perfection, priority and enforceability of the security interests of the Agent in such future acquired Collateral. The Grantor hereby authorizes the Agent to modify, amend, or supplement the Schedules hereto and to reexecute this Agreement from time to time on the Grantor's behalf and as its attorney-in-fact to include any such future Collateral registered with the PTO or for which an application for registration is filed with the PTO and to cause such

reexecuted Agreement or such modified, amended or supplemented Schedules to be filed with PTO.

SECTION 7 Agent Appointed Attorney-in-Fact. The Agent shall have the right to, in the name of the Grantor, or in the name of the Agent or otherwise, without notice to or assent by the Grantor, and the Grantor hereby constitutes and appoints the Agent (and any of the Agent's officers or employees or agents designated by the Agent) as the Grantor's true and lawful attorney-in-fact, with full power and authority: (i) to execute in the name of the Grantor any financing statement or other instrument and any modification, supplement or amendment to this Agreement (including any described in Section 6), and to sign the name of the Grantor on all or any of such documents or instruments and perform all other acts that the Agent deems necessary or advisable in order to perfect or continue perfected, maintain the priority or enforceability of or provide notice of the Agent's security interest in, the Collateral; and (ii) to execute any and all other documents and instruments, and to perform any and all acts and things for and on behalf of the Grantor, which the Agent may deem necessary or advisable to maintain, preserve and protect the Collateral and to accomplish the purposes of this Agreement, including (A) after the occurrence of any Event of Default to defend, settle, adjust or institute any action, suit or proceeding with respect to the Collateral, (B) after the occurrence of any Event of Default to assert or retain any rights under any license agreement for any of the Collateral, including any rights of the Grantor arising under Section 365(n) of the Bankruptcy Code, and, (C) after the occurrence of any Event of Default, to execute any and all applications, documents, papers and instruments for the Agent to use the Collateral, to grant or issue any exclusive or non-exclusive license with respect to any Collateral, and to assign, convey or otherwise transfer title in or dispose of the Collateral; provided, however, that in no event shall the Agent have the unilateral power, prior to the occurrence of an Event of Default, to assign any of the Collateral to any Person, including itself, without the Grantor's written consent. The foregoing power of attorney is coupled with an interest and irrevocable so long as the Lenders have any Commitments or the Secured Obligations have not been paid and performed in full. The Grantor hereby ratifies, to the extent permitted by law, all that the Agent shall lawfully and in good faith do or cause to be done by virtue of and in compliance with this Section 7.

SECTION 8 Agent Performance of Grantor Obligations. The Agent may perform or pay any obligation which the Grantor has agreed to perform or pay under or in connection with this Agreement and which the Grantor has failed to perform or pay as and when due, and the Grantor shall reimburse the Agent on demand for any amounts paid by the Agent pursuant to this Section 8.

SECTION 9 Agent's Duties. Notwithstanding any provision contained in this Agreement, the Agent shall have no duty to exercise any of the rights, privileges or powers afforded to it and shall not be responsible to the Grantor or any other Person for any failure to do so or delay in doing so. Except for and the accounting for moneys actually received by the Agent hereunder, the Agent shall have no duty or liability to exercise or preserve any rights, privileges or powers pertaining to the Collateral.

SECTION 10 <u>Remedies</u>. Upon the occurrence of any Event of Default, the Agent shall have, in addition to all other rights and remedies granted to it in this Agreement, the Credit Agreement or any other Loan Document, all rights and remedies of a secured party under

the UCC and other applicable laws. Without limiting the generality of the foregoing, the Grantor agrees that the Agent shall at all times have such royalty free licenses, to the extent permitted by law, for any Collateral that is reasonably necessary to permit the exercise of any of the Agent's rights or remedies upon or after the occurrence of an Event of Default. In addition to and without limiting any of the foregoing, upon the occurrence and during the continuance of an Event of Default, the Agent shall have the right but shall in no way be obligated to bring suit, or to take such other action as the Agent deems necessary or advisable, in the name of the Grantor or the Agent, to enforce or protect any Collateral, and any license thereunder, in which event the Grantor shall, at the request of the Agent, do any and all lawful acts and execute any and all documents required by the Agent in aid of such enforcement.

SECTION 11 Notices. All notices or other communications hereunder shall be given in the manner and to the addresses specified in, and shall be effective as provided in, the Credit Agreement.

SECTION 12 No Waiver; Cumulative Remedies. No failure on the part of the Agent to exercise, and no delay in exercising, any right, remedy, power or privilege hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any such right, remedy, power or privilege preclude any other or further exercise thereof or the exercise of any other right, remedy, power or privilege. The rights and remedies under this Agreement are cumulative and not exclusive of any rights, remedies, powers and privileges that may otherwise be available to the Agent.

SECTION 13 Binding Effect. This Agreement shall be binding upon, inure to the benefit of and be enforceable by the Grantor, the Agent and each other Secured Party and their respective successors and assigns.

SECTION 14 Governing Law. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK, EXCEPT AS REQUIRED BY MANDATORY PROVISIONS OF LAW AND TO THE EXTENT THE VALIDITY OR PERFECTION OF THE SECURITY INTERESTS HEREUNDER, OR THE REMEDIES HEREUNDER, IN RESPECT OF ANY COLLATERAL ARE GOVERNED BY THE LAW OF A JURISDICTION OTHER THAN NEW YORK; PROVIDED THAT THE AGENT SHALL RETAIN ALL RIGHTS ARISING UNDER FEDERAL LAW.

SECTION 15 Entire Agreement; Amendment. This Agreement, together with the other Loan Documents, embodies the entire agreement and understanding among the Grantor, the Lenders and the Agent, and supersedes all prior or contemporaneous agreements and understandings of such Persons, verbal or written, relating to the subject matter hereof and thereof and shall not be amended except by the written agreement of the parties as provided in the Credit Agreement.

SECTION 16 Severability. The illegality or unenforceability of any provision of this Agreement or any instrument or agreement required hereunder shall not in any way affect or impair the legality or enforceability of the remaining provisions of this Agreement or any instrument or agreement required hereunder.

SECTION 17 <u>Counterparts</u>. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute but one and the same agreement.

SECTION 18 <u>Termination</u>. Upon the termination of the Commitments of the Lenders and payment and performance in full of all Secured Obligations, the security interests contemplated by this Agreement shall terminate and the Agent shall promptly execute and deliver to the Grantor such documents and instruments reasonably requested by the Grantor as shall be necessary to evidence termination of all security interests given by the Grantor to the Agent hereunder.

[Remainder of page intentionally left blank]

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

THE GRANTOR

ENTERPRISE PROFIT SOLUTIONS

CORPORATION

By:

Title:

THE AGENT

BANK OF AMERICA NATIONAL TRUST AND SAVINGS ASSOCIATION

Title

MATTHEW A. GABE

Vice President

SCHEDULE A to Patent and Trademark Security Agreement

Issued U.S. Patents of the Grantor

NONE

SCHEDULE B

to the Patent and Trademark Security Agreement

ENTERPRISE PROFIT SOLUTIONS CORPORATION

U.S. Trademarks of the Grantor

Trademark	Registration No.
DHR	1,904,587
FDSI OUTSOURCED LOGISTICS	1,782,961
FDSI	1,776,793
LIFELINE	1,791,875
RECOVRE	2,022,969
MOBILITY SERVICES INTERNATIONAL	2,145,144
MOVELINK	2,053,341
TRANS-AUDIT	1,835,654
PROMAX	1,829,002
THE T&E GROUP	2,060,278

U.S. Trademark Applications of the Grantor

Trademark	Registration No.
ENTERPRISE PROFITSOURCE	75/561107
EPS SOLUTIONS (words)	75/590946
EPS SOLUTIONS (logo)	75/606573
HOMEBASE	75/450563
MSI LOGISTICS	74/490746
MOBILITY SERVICES INTERNATIONAL	75/052695

SCHEDULE B

to Patent and Trademark Security Agreement

THE T&E GROUP

U.S. Trademarks of the Grantor

Trademark	Registration No.
The T&E Group	2,060,278

TRADEMARK

* REEL: 1895 FRAME: 0314

2

MOBILITY SERVICES INTERNATIONAL, INC.

BROBECK 5TH FLR

Pending U.S. Trademark Applications of Grantor

Patent, Trademark	Reg. No. or Serial No.	Owner
HOMEBASE	75/450563	Mobility Services International, Inc.
MSI LOGISTICS	74/490746	Mobility Services International, Inc.
MOBILITY SERVICES INTERNATIONAL	75/052695	Mobility Services International, Inc.

SCHEDULE B

to Patent and Trademark Security Agreement

MOBILITY SERVICES INTERNATIONAL, INC.

U.S. Trademarks of the Grantor

Patent, Trademark	Reg. No. or Serial No.	Owner
MOBILITY SERVICES INTERNATIONAL	2,145,144	Mobility Services International, Inc.
MOVELINK	2,053,341	Mobility Services International, Inc.
TRANS-AUDIT	1,835,6 5 4	Mobility Services International, Inc.
PROMAX	1,829,002	Mobility Services International
RELOCATION JOURNAL	RN42366 (Massachusetts)	MSI Management, Inc.

SCHEDULE B

to Patent and Trademark Security Agreement

MED-CO REVIEW, INC.

U.S. Trademarks of the Grantor

. Patent, Trademark	Reg. No. or Serial No.	Owner
RECOVRE	2,022,969	Medco Review, Inc.

SCHEDULE B

to Patent and Trademark Security Agreement

KENNETH H. WELLS & ASSOCIATES, INC.

U.S. Trademarks of the Grantor

Patent, Trademark	Reg. No. or Serial No.	Оwпег
LIFELINE	1,791,875	Kenneth H. Wells & Associates, Inc.

SCHEDULE B

to Patent and Trademark Security Agreement

FDSI LOGISTICS, INC.

U.S. Trademarks of the Grantor

Patent, Trademark	Reg. No. or Serial No.	Оwner
FDSI OUTSOURCED LOGISTICS	1,782,961	Freight Distribution Services, Inc.
FDSI	1,776,793	Freight Distribution Services, Inc.
THE TRAVEL AGENT OF FREIGHT BUSINESS	CA-035127	Freight Distribution Services, Inc.

SCHEDULE B

to Patent and Trademark Security Agreement

DHR INTERNATIONAL, INC.

U.S. Trademarks of the Grantor

Patent, Trademark	Reg. No. or Serial No.	Owners
DHR	1,904,587	DHR International, Inc.

SCHEDULE B

To Patent and Trademark Security Agreement

PROFITSOURCE CORPORATION

U.S. Trademark Applications of the Grantor

Patent, Trademark	Reg. No. or Serial No.	Owner
ENTERPRISE PROFITSOURCE	75/561107	ProfitSource Corporation
EPS SOLUTIONS (words)	75/590946	ProfitSource Corporation
EPS SOLUTIONS (logo)	75/606573	ProfitSource Corporation