TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE:

Release of Grant of Security Interest in Trademark Rights, Recorded at

Reel/Frame 3789/0501

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
JP Morgan Chase Bank, NA		03/17/2011 national banking association: UNITED STAT	

RECEIVING PARTY DATA

Name:	Executive Relocation Corporation	
Street Address:	700 Oakmont Lane	
Internal Address:	c/o SIRVA Worldwide, Inc.	
City:	Westmont	
State/Country:	ILLINOIS	
Postal Code:	60559	
Entity Type:	CORPORATION: MICHIGAN	

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark	
Registration Number:	2632838	ACCESS EXEC	
Registration Number:	1447867	EXCELLENCE THRU EFFORT	
Registration Number:	2199038	EXECUTIVE RELOCATION	
Registration Number:	2709242	IT'S ALWAYS BEST TO MAKE AN EXECUTIVE DECISION	

CORRESPONDENCE DATA

Fax Number: (312)862-2200

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TRADEMARK

REEL: 004500 FRAME: 0560

2632838

CH \$115.00

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ATTORNEY DOCKET NUMBER:	22406-37		
NAME OF SUBMITTER:	Christine Casey		
Signature:	/Christine Casey/		
Date:	03/18/2011		
Total Attachments: 4 source=Chase - Trademark - Executive Relocation Corporation#page1.tif source=Chase - Trademark - Executive Relocation Corporation#page2.tif source=Chase - Trademark - Executive Relocation Corporation#page3.tif source=Chase - Trademark - Executive Relocation Corporation#page4.tif			

TRADEMARK
REEL: 004500 FRAME: 0561

RELEASE OF GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS

THIS RELEASE OF SECURITY INTEREST IN TRADEMARKS (this "Release") is made as of March 17, 2011 ("Effective Date") by and between JPMorgan Chase Bank, NA, a national banking association, located at P.O. Box 2558, Houston, Texas 77252, as Administrative Agent (in such capacity, "Agent"), to Executive Relocation Corporation, a Michigan corporation, located at c/o SIRVA Worldwide, Inc., 700 Oakmont Lane, Westmont, Illinois 60559 ("Obligor").

WHEREAS, pursuant to that certain Guarantee and Collateral Agreement by and between Obligor and Agent dated May 12, 2008 (together with all amendments and modifications, if any, from time to time thereafter made, the "Guarantee and Collateral Agreement"), Obligor and Agent entered into that certain Grant of Security Interest in Trademark Rights on May 12, 2008 (the "Trademark Security Agreement"), in favor of the Agent and for the several banks and other financial institutions (the "Lenders") parties to the Credit Agreement (as defined below);

WHEREAS, Obligor and Agent entered into the Guarantee and Collateral Agreement pursuant to the terms and conditions of that certain Credit Agreement dated May 12, 2008 (as amended, supplemented or otherwise modified from time to time) (the "Credit Agreement"), the parties to which are: (i) SIRVA Worldwide, Inc., a Delaware corporation and parent of Obligor (the "Borrower"); (ii) SIRVA, Inc., a Delaware corporation and a parent of the Borrower; and (iii) Agent;

WHEREAS, pursuant to the Guarantee and Collateral Agreement, Obligor pledged and granted to Agent, for the benefit of the Agent and the Lenders, a continuing security interest in and to all of Obligor's right, title and interest in and to all of the Collateral (as defined in the Trademark Security Agreement), including, without limitation, the trademark registrations and applications set forth on Schedule A attached hereto (collectively, the "Trademarks");

WHEREAS, the Trademark Security Agreement was recorded with the United States Patent and Trademark Office on June 4, 2008, at Reel 3789, Frame 0501;

WHEREAS, Obligor has satisfied its Obligations (as such term is defined in the Guarantee and Collateral Agreement) to Agent.

NOW, THEREFORE, Agent hereby terminates, cancels and releases any and all security interests and rights of setoff it has against the Trademarks together, in each case, with the goodwill of the business symbolized by the Trademarks, including the trademark registrations and applications, and all proceeds thereof, including without limitation, any and all causes of action which may exist by reason of infringement thereof.

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Agent represents and warrants that: (i) it has the full power and authority to execute this Release; (ii) it has not assigned, transferred, restricted or otherwise encumbered any security interest it has against the Trademarks.

Agent shall, at Obligor's sole expense, provide to Obligor, its successors, assigns or other legal representatives, all such cooperation and assistance (including, without limitation, the execution and delivery of any and all necessary documents or other instruments), reasonably requested by Obligor, in writing, to more fully and effectively effectuate the purposes of this Release.

This Release shall be binding upon Agent's legal representatives, assigns and successors. Agent hereby authorizes Obligor to make such filings with the United States Patent and Trademark Office as may be reasonably determined by Obligor to be required to record and evidence the release and termination of Agent's security interests in the Collateral evidenced hereby.

* * * * *

IN WITNESS WHEREOF, Agent has caused this Release to be executed by its duly authorized representative as of the Effective Date.

JPMORGAN CHASE BANK, As Agent

Name: Charles K. Holmes

Title: Vice President

K&E 18187059.2

TRADEMARK
REEL: 004500 FRAME: 0564

SCHEDULE A

<u>COUN</u>	TRY TRADEMARK	REG. NO.	REG. DATE
ÜS	ACCESS EXEC & DESIGN	2,632,838	10/8/2002
US	EXCELLENCE THRU EFFORT	1,447,867	7/14/1987
US	EXECUTIVE RELOCATION & DESIGN	2,199,038	10/20/1998
us	IT'S ALWAYS BEST TO MAKE AN EXECUTIVE DECISION	2,709,242	4/22/2003