### TRADEMARK ASSIGNMENT

## Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type	
Transplace Texas, LP		10/12/2011	LIMITED PARTNERSHIP: TEXAS	
CI (Transplace) International, LLC		10/12/2011	LIMITED LIABILITY COMPANY: DELAWARE	
Transplace Stuttgart, LP			LIMITED PARTNERSHIP: TEXAS	
Transplace International, Inc.		10/12/2011	CORPORATION: NEVADA	
Transplace Freight Services, LLC		10/12/2011	LIMITED LIABILITY COMPANY: DELAWARE	
Celtic International, LLC	10/12/2011		LIMITED LIABILITY COMPANY: DELAWARE	
CI (Transplace) GP, LLC		10/12/2011	LIMITED LIABILITY COMPANY: DELAWARE	
CI (Transplace) LP, LLC		10/12/2011 LIMITED LIABILITY COMPANY: DELAWARE		
Transplace Mexico, LLC		10/12/2011	LIMITED LIABILITY COMPANY: NEVADA	
Transplace, LLC		10/12/2011 LIMITED LIABILITY COMPANY: DELAWARE		
CI (Transplace) Stuttgart GP, LLC		10/12/2011	LIMITED LIABILITY COMPANY: DELAWARE	

#### **RECEIVING PARTY DATA**

Name:	Bank of America, N.A.	
Street Address:	901 Main Street	
City:	Dallas	
State/Country:	TEXAS	
Postal Code:	75202	
Entity Type:	National Banking Association: UNITED STATES	

PROPERTY NUMBERS Total: 3

TRADEMARK

**REEL: 004648 FRAME: 0460** 900205543

Property Type	Number	Word Mark
Serial Number:	85334635	CLEARDIRECT
Serial Number:	85334638	SHIPDIRECT
Serial Number:	85334641	STOCKDIRECT

#### **CORRESPONDENCE DATA**

Fax Number: (214)855-8200 Phone: 214-855-8000

Email: cholland@fulbright.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Cynthia Holland

Address Line 1: 2200 Ross Avenue, Suite 2800 Address Line 4: Dallas, TEXAS 75201

ATTORNEY DOCKET NUMBER:	10608616 (85334635)
NAME OF SUBMITTER:	Erin Frazier
Signature:	/Erin Frazier/
Date:	10/26/2011

### Total Attachments: 6

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#### TRADEMARK SECURITY AGREEMENT

October 12, 2011

WHEREAS, Transplace Texas, LP, a Texas limited partnership ("Transplace Texas"), CI (Transplace) International, LLC, a Delaware limited liability company ("Transplace CI"), Transplace Stuttgart, LP, a Texas limited partnership ("Transplace Stuttgart"), Transplace International, Inc., a Nevada corporation ("Transplace International"), Transplace Freight Services, LLC, a Delaware limited liability company ("Transplace Freight"), Celtic International. LLC, a Delaware limited liability company ("Celtic", and together with Transplace Texas, Transplace CI, Transplace Stuttgart, Transplace International and Transplace Freight, each a "Borrower" and collectively, the "Borrowers"), CI (Transplace) GP, LLC, a Delaware limited liability company ("Transplace GP"), CI (Transplace) LP, LLC, a Delaware limited liability company ("Transplace LP"), Transplace Mexico, LLC, a Nevada limited liability company ("Pledgor"), Transplace, LLC, a Delaware limited liability company ("Holdings"), CI (Transplace) Stuttgart GP, LLC, a Delaware limited liability company ("Stuttgart GP", and together with Transplace GP, Transplace LP, Pledgor and Holdings, each a "Guarantor" and collectively, the "Guarantors") and Bank of America, N.A., a national banking association (the "Lender") are parties to that certain Amended and Restated Loan and Security Agreement dated as of December 18, 2009 (as the same may be amended, restated, supplemented, or otherwise modified from time to time, the "A&R Loan Agreement") providing for extensions of credit to be made to Borrowers by the Lender pursuant to the A&R Loan Agreement:

WHEREAS, pursuant to the terms of the A&R Loan Agreement, Pledgor is obligated to secure the prompt payment and performance of the Obligations; and

WHEREAS, pursuant to the terms of the A&R Loan Agreement, Pledgor has granted to the Lender a security interest in substantially all the assets of Pledgor, including all right, title and interest of Pledgor in, to and under all now owned and hereafter acquired Trademarks (as defined below), Trademark registrations, Trademark applications and Trademark Licenses (as defined below), together with the goodwill of the business symbolized by Pledgor's Trademarks, and all proceeds thereof, to secure, inter alia, the payment of the Obligations. The Trademarks, Trademark registrations, Trademark Licenses and Trademark applications are listed on Schedule 1 annexed hereto.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Pledgor does hereby grant to the Lender a continuing security interest in all of its respective right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "<u>Trademark Collateral</u>") whether presently existing or hereafter created or acquired:

(1) each Trademark, Trademark registration and Trademark application, together with any reissues, continuations or extensions thereof, including, without limitation, the Trademark, Trademark registrations and Trademark applications referred to in <u>Schedule 1</u> annexed hereto, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, Trademark registration and Trademark application; <u>provided</u>, however, that the grant of security interest shall not include any

TRADEMARK SECURITY AGREEMENT (TRANSPLACE MEXICO) – Page 1 65608291.3

intent-to-use application for a trademark that may be deemed invalidated, cancelled or abandoned due to the grant and/or enforcement of such security interest unless and until such time that the grant and/or enforcement of such security interest will not affect the status or validity of such intent-to-use trademark application;

- (2) each Trademark License and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark License; and
- (3) all products and proceeds of the foregoing, including, without limitation, any claim by Pledgor against third parties for past, present or future (a) infringement or dilution of any Trademark or Trademark registration including, without limitation, the Trademarks and Trademark registrations referred to in <u>Schedule 1</u> annexed hereto, the Trademark registrations issued with respect to the Trademark applications referred in <u>Schedule 1</u> and the Trademarks licensed under any Trademark License, or (b) injury to the goodwill associated with any Trademark, Trademark registration or Trademark licensed under any Trademark License.

This security interest is granted in conjunction with the security interests granted the Lender pursuant to the A&R Loan Agreement. Pledgor hereby acknowledges and affirms that the rights and remedies of the Lender with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the A&R Loan Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

As used herein, the following terms have the following meanings:

- A. "<u>Trademark License</u>" means any written agreement now or hereafter in existence granting to Pledgor any right to use any Trademark (excluding any such agreement if and to the extent that any attempt to grant a security interest hereunder in any such agreement without the consent of a third party would constitute a breach thereof and such consent has not been obtained by Pledgor).
- B. "Trademarks" means collectively all of the following now owned or hereafter created or acquired by Pledgor: (a) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, other business identifiers, prints and labels on which any of the foregoing have appeared or appear, all registrations and recordings thereof, and all applications in connection therewith including registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof (b) all reissues, extensions or renewals thereof (c) all income, royalties, damages and payments now or hereafter due and/or payable under any of the foregoing or with respect to any of the foregoing including damages or payments for past or future infringements of any of the foregoing; (d) the right to sue for past, present and future infringements of any of the foregoing; (e) all rights corresponding to any of the foregoing throughout the world; and (f) all goodwill associated with and symbolized by any of the foregoing.

Terms not otherwise defined herein, shall have the same meanings as in the A&R Loan Agreement.

[Signature Page Follows]

TRADEMARK SECURITY AGREEMENT (TRANSPLACE MEXICO) – Page 3 65608291.3

IN WITNESS WHEREOF, Pledgor has caused this Trademark Security Agreement to be duly executed by its duly authorized officer thereunto as of the date first written above.

PLEDGOR:

TRANSPLACE MEXICO, LLC a Nevada limited liability company

Title: Treasurer and Secretary

TRADEMARK SECURITY AGREEMENT (TRANSPLACE MEXICO) – Signature Page 65608291

Accepted by:

BANK OF AMERICA, N.A., as Lender

By: / / //////////
Name: H. Michael Wills
Title: Senior Vice President

# SCHEDULE 1

Country	Trademark	Ser./Reg./App. No.	Owner	Filing Date	Registration Date
US	CLEARDIRECT	SN:85/334,635	Transplace Mexico, LLC	May 31, 2011	
US	SHIPDIRECT	SN:85/334,638	Transplace Mexico, LLC	May 31, 2011	
US	STOCKDIRECT	SN:85/334,641	Transplace Mexico, LLC	May 31, 2011	

SCHEDULE 1 TO TRADEMARK SECURITY AGREEMENT (TRANSPLACE MEXICO) 65608291

**RECORDED: 10/26/2011**