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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM306542

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Electronic Funds Source LLC, as Grantor		05/29/2014	LIMITED LIABILITY COMPANY: UTAH
Truckers B2B, LLC, a Delaware limited liability company, as Grantor		05/29/2014	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	Goldman Sachs Bank USA, as First Lien Collateral Agent
Street Address:	200 West Street
City:	New York
State/Country:	NEW YORK
Postal Code:	10282
Entity Type:	Bank: UNITED STATES

PROPERTY NUMBERS Total: 26

PROPERTY NUMBERS TOTAL: 20			
Property Type	Number	Word Mark	
Registration Number:	3898847	DRIVELINE	
Registration Number:	3898879	DRIVE LINE	
Registration Number:	3936359	тсн	
Registration Number:	3936358	тсн	
Registration Number:	3905917	TRANSPORTATION CLEARING HOUSE	
Registration Number:	4143448	Z CON	
Registration Number:	4143496	Z-CON	
Registration Number:	4273589	ELECTRONIC FUNDS SOURCE	
Serial Number:	85626775	EFS SMARTFUNDS	
Serial Number:	85835169	EFS MONEYCODE	
Registration Number:	4362614	ELECTRONIC FUNDS SOURCE	
Serial Number:	85835165	MONEYCODE	
Registration Number:	1716439	T-CARD	
Registration Number:	2283192	E-STOP	
Registration Number:	4426088	EFS	
Registration Number:	4426090	EFS	
Registration Number:	4426089	EFS ELECTRONIC FUNDS SOURCE TRADEMARK	

900291133 REEL: 005295 FRAME: 0625

Property Type	Number	Word Mark
Serial Number:	86093753	MOBILE MANAGER SOURCE
Serial Number:	86093738	MOBILE DRIVER SOURCE
Serial Number:	86093748	SMARTER PAYMENTS START HERE.
Serial Number:	86093744	SECUREFUEL
Serial Number:	86208986	SECUREFUEL+
Serial Number:	86208992	
Serial Number:	86248408	WHERE FLEET CARDS MEET TELEMATICS
Registration Number:	2807545	TRUCKERSB2B
Registration Number:	2829343	IT PAYS TO BE A MEMBER

CORRESPONDENCE DATA

Fax Number:

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.

Email: michael.barys@thomsonreuters.com

Correspondent Name: Ken Tan, Legal Assistant

Address Line 1: 80 Pine St

Address Line 2: c/o Cahill Gordon & Reindel LLP
Address Line 4: New York, NEW YORK 10005

NAME OF SUBMITTER:	Ken Tan
SIGNATURE:	/Michael Barys TR/
DATE SIGNED:	06/04/2014

Total Attachments: 9

source=18. First Lien Trademark Security Agreement#page1.tif source=18. First Lien Trademark Security Agreement#page2.tif source=18. First Lien Trademark Security Agreement#page3.tif source=18. First Lien Trademark Security Agreement#page4.tif source=18. First Lien Trademark Security Agreement#page5.tif source=18. First Lien Trademark Security Agreement#page6.tif source=18. First Lien Trademark Security Agreement#page7.tif source=18. First Lien Trademark Security Agreement#page8.tif source=18. First Lien Trademark Security Agreement#page8.tif source=18. First Lien Trademark Security Agreement#page9.tif

RECORDATION FORM COVER SHEET TRADEMARKS ONLY

To the Director of the U. S. Patent and Trademark Office: Pleas	se record the attached documents or the new address(es) below.
1. Name of conveying party(ies): Electronic Funds Source LLC, as Grantor Individual(s) Association Partnership Limited Partnership Corporation- State:	2. Name and address of receiving party(ies) Additional names, addresses, or citizenship attached? No Name: Goldman Sachs Bank USA, as First Lien Collateral Agen Street Address: 200 West Street City: New York State: New York
\(\times \) Other Limited Liability Company Citizenship (see guidelines) USA - UT Additional names of conveying parties attached?	Country: USA Zip:Zip:
3. Nature of conveyance/Execution Date(s): Execution Date(s) May 29, 2014 Assignment Merger Security Agreement Change of Name Other	Partnership Citizenship Limited Partnership Citizenship Corporation Citizenship Cother Bank Citizenship USA If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment)
4. Application number(s) or registration number(s) and A. Trademark Application No.(s) See Schedule I C. Identification or Description of Trademark(s) (and Filing)	B. Trademark Registration No.(s) See Schedule I Additional sheet(s) attached? Yes No
5. Name & address of party to whom correspondence concerning document should be mailed: Name: Ken Tan, Legal Assistant	6. Total number of applications and registrations involved:
Street Address: c/o Cahill Gordon & Reindel LLP 80 Pine Street	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$ Authorized to be charged to deposit account Enclosed
City: New York Zip: 10005 State: New York Zip: 10005 Phone Number: (212) 701-3804 Docket Number: 30860.0410 Email Address: KTan@cahill.com	8. Payment Information: Deposit Account Number Authorized User Name
9. Signature: Signature Ken Tan Name of Person Signing	05/30/2014 Date Total number of pages including cover sheet, attachments, and document:

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Branch, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

Addendum to Cover Page of Trademarks Form Cover Sheet

1. Name of conveying party(ies)

Truckers B2B, LLC, a Delaware limited liability company, as Grantor Citizenship – USA – DE 3100 West End Avenue, Suite 1150 Nashville, TN 37203

EXECUTION VERSION

FIRST LIEN TRADEMARK SECURITY AGREEMENT, dated as of May 29, 2014 (this "Agreement"), among Electronic Funds Source LLC and Truckers B2B, LLC (each, a "Grantor" and together, the "Grantors") and Goldman Sachs Bank USA, as first lien collateral agent (in such capacity, the "First Lien Collateral Agent").

Reference is made to (a) the First Lien Credit Agreement dated as of May 29, 2014 (as amended, supplemented or otherwise modified from time to time, the "First Lien Credit Agreement"), among WP MUSTANG TOPCO LLC, a Delaware limited liability company ("Holdings"), WP MUSTANG HOLDINGS LLC, a Delaware limited liability company (the "Borrower"), the lenders from time to time party thereto (the "Lenders") and the First Lien Administrative Agent, and (b) the First Lien Collateral Agreement dated of May 29, 2014 (as amended, supplemented or otherwise modified from time to time, the "First Lien Collateral Agreement"), among Holdings, the Borrower, the other grantors from time to time party thereto and the First Lien Collateral Agent. The Lenders and the Issuing Banks have agreed to extend credit to the Borrower subject to the terms and conditions set forth in the First Lien Credit Agreement. The Grantors are Affiliates of the Borrower and are willing to execute and deliver this Agreement in order to induce the Lenders to make additional Loans and the Issuing Banks to issue additional Letters of Credit and as consideration for Loans previously made and Letters of Credit previously issued. 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 First Lien Collateral Agreement. The rules of construction specified in Section 1.01(b) of the First Lien Collateral Agreement also apply to this Agreement.

SECTION 2. Grant of Security Interest. As security for the payment or performance, as the case may be, in full of the Secured Obligations, the Grantors hereby grant to the First Lien Collateral Agent, its successors and assigns, for the benefit of the Secured Parties, a security interest (the "Security Interest") in all of such Grantors' right, title and interest in, to and under the Trademarks listed on Schedule I attached hereto (the "Trademark Collateral"). This Agreement is not to be construed as an assignment of any trademark or trademark application. Notwithstanding anything herein to the contrary, the Trademark Collateral shall not include, and in no event shall the Security Interest attach to, any intent-to-use trademark applications filed in the United States Patent and Trademark Office, pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. Section 1051, prior to the accepted filing of a "Statement of Use" and issuance of a "Certificate of Registration" pursuant to Section 1(d) of the Lanham Act or an accepted filing of an "Amendment to Allege Use" whereby such intent-to-use trademark application is converted to a "use in commerce" application pursuant to Section 1(c) of the Lanham Act.

SECTION 3. <u>Termination</u>. Subject to Section 5.13 of the First Lien Collateral Agreement, upon the full performance of the Secured Obligations (other than indemnity obligations under the First Lien Loan Documents that are not then due and payable or for which any events or claims that would give rise thereto are not pending), the security interest granted herein shall terminate and the First Lien Collateral Agent shall execute, acknowledge, and deliver to the Grantors an instrument in writing in recordable form releasing the collateral pledge, grant, assignment, lien and security interest in the Trademark Collateral under this Agreement.

SECTION 4. First Lien Collateral Agreement. The Grantors hereby acknowledge and affirm that the rights and remedies of the First Lien Collateral Agent with respect to the Trademark Collateral are more fully set forth in the First Lien Collateral 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 First Lien Collateral Agreement, the terms of the First Lien Collateral Agreement shall govern.

SECTION 5. <u>Counterparts</u>. This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original but all of which when taken together shall constitute a single contract. Delivery of an executed signature page to this Agreement by facsimile or other electronic transmission shall be effective as delivery of a manually signed counterpart of this Agreement.

SECTION 6. <u>Governing Law</u>. This Agreement shall be construed in accordance with and governed by the laws of the State of New York.

[Remainder of Page Intentionally Left Blank]

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

ELECTRONIC FUNDS SOURCE LLC, as Grantor

By:

Name: Ed Morga

Title: Chief Financial Officer

[Signature Page to WP Mustang Holdings LLC First Lien Trademark Security Agreement]

TRUCKERS B2B, LLC, as Grantor

By:

Name: Ed Morgan
Title: Chief Executive Officer

[Signature Page to WP Mustang Holdings LLC First Lien Trademark Security Agreement]

GOLDMAN SACHS BANK USA, as First Lien Collateral Agent,

By: Name:

Title:

Robert Ehudin Authorized Signatory

Schedule I

Owner	Mark	Jurisdiction	Status
Electronic Funds	DRIVELINE	U.S.	Reg. Number: 3898847
Source LLC			Registered: January 4, 2011
Electronic Funds	DRIVELINE & Design	U.S.	Reg. Number: 3898879
Source LLC			Registered: January 4, 2011
Electronic Funds	TCH	U.S.	Reg. Number: 3936359
Source LLC			Registered: March 29, 2011
Electronic Funds	TCH	U.S.	Reg. Number: 3936358
Source LLC			Registered: March 29, 2011
Electronic Funds	Transportation Clearing House	U.S.	Reg. Number: 3905917
Source LLC			Registered: January 11, 2011
Electronic Funds	Z-CON	U.S.	Reg. Number: 4143448
Source LLC		77.0	Registered: May 15, 2012
Electronic Funds	Z-CON & Design	U.S.	Reg. Number: 4143496
Source LLC	ELECTRONIC FUNDS COURCE	TIC	Registered: May 15, 2012
Electronic Funds	ELECTRONIC FUNDS SOURCE	U.S.	Reg. Number: 4273589
Source LLC Electronic Funds	EFS SMARTFUNDS	U.S.	Registered: January 8, 2013 Serial Number: 85/626775
Source LLC	EFS SMARTFUNDS	0.5.	Filing Date: May 16, 2012
Electronic Funds	EFS MONEYCODE	U.S.	Serial Number: 85/835169
Source LLC	Ers Monercode	0.3.	Filing Date: January 29, 2013
Electronic Funds	ELECTRONIC FUNDS SOURCE	U.S.	Reg. Number: 4362614
Source LLC	ELLETRONIC PONDS SOURCE	0.5.	Registered: July 2, 2013
Electronic Funds	MONEYCODE	U.S.	Serial Number: 85/835165
Source LLC	WithEleope	0.5.	Filing Date: January 29, 2013
Electronic Funds	T-CARD	U.S.	Reg. Number: 1716439
Source LLC			Registered: September 15, 1992
Electronic Funds	E-STOP	U.S.	Reg. Number: 2283192
Source LLC			Registered: October 5, 1999
Electronic Funds	EFS	U.S.	Reg. Number: 4426088
Source LLC			Registered: October 29, 2013
Electronic Funds	EFS & DESIGN	U.S.	Reg. Number: 4426090
Source LLC			Registered: October 29, 2013
Electronic Funds	EFS ELECTRONIC FUNDS	U.S.	Reg. Number: 4426089
Source LLC	SOURCE & DESIGN		Registered: October 29, 2013
Electronic Funds	MOBILE MANAGER SOURCE	U.S.	Serial Number: 86/093753
Source LLC			Filing Date: October 17, 2013
Electronic Funds	MOBILE DRIVER SOURCE	U.S.	Serial Number: 86/093738
Source LLC			Filing Date: October 17, 2013
Electronic Funds	SMARTER PAYMENTS START	U.S.	Serial Number: 86/093748
Source LLC	HERE	77.0	Filing Date: October 17, 2013
Electronic Funds	SECUREFUEL	U.S.	Serial Number: 86/093744
Source LLC	CECLIDEFLIEL:	TIC	Filing Date: October 17, 2013
Electronic Funds	SECUREFUEL+	U.S.	Serial Number: 86/208986
Source LLC	Look DECICN Lear (1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	TIC	Filing Date: March 3, 2014
Electronic Funds	Lock DESIGN Logo (design appli-	U.S.	Serial Number: 86/208992
Source LLC	cation)		Filing Date: March 3, 2014

Owner	Mark	Jurisdiction	Status
Electronic Funds	WHERE FLEET CARDS MEET	U.S.	Serial Number: 86/248408
Source LLC	TELEMARKS		Filing Date: April 10, 2014
Truckers B2B,	TRUCKERSB2B	U.S.	Reg. Number: 2807545
LLC			Registered: January 20, 2004
Truckers B2B,	IT PAYS TO BE A MEMBER	U.S.	Reg. Number: 2829343
LLC			Registered: April 6, 2004

RECORDED: 06/04/2014