

08-08-2006

Form PTO-1594 (Rev. 07/05)
OMB Collection 0651-0027 (exp. 6/30/2)



U.S. DEPARTMENT OF COMMERCE
United States Patent and Trademark Office

103285969

To the Director of the U. S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.

8-8-06

1. Name of conveying party(ies):

Demand Domains, Inc.

- Individual(s)
- General Partnership
- Corporation- State: Delaware
- Other _____
- Association
- Limited Partnership

Citizenship (see guidelines) _____

Additional names of conveying parties attached? Yes No

3. Nature of conveyance /Execution Date(s) :

Execution Date(s) August 1, 2006

- Assignment
- Security Agreement
- Other _____
- Merger
- Change of Name

2. Name and address of receiving party(ies)

Additional names, addresses, or citizenship attached? Yes No

Name: Wells Fargo Foothill, Inc. as Agent

Internal

Address: _____

Street Address: 2450 Colorado Ave., Suite 3000W

City: Santa Monica

State: CA

Country: USA Zip: 90404

- Association
- General Partnership
- Limited Partnership
- Corporation
- Other _____

Citizenship _____
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 identification or description of the Trademark.

A. Trademark Application No.(s)

78-921932

B. Trademark Registration No.(s)

3029938

Additional sheet(s) attached? Yes No

C. Identification or Description of Trademark(s) (and Filing Date if Application or Registration Number is unknown):

5. Name & address of party to whom correspondence concerning document should be mailed:

Name: Nobuko Christy

Internal Address: c/o Paul, Hastings, Janofsky & Walker

Street Address: 515 S. Flower St., 25th Flr

City: Los Angeles

State: CA Zip: 90071

Phone Number: (213) 683-6367

Fax Number: (213) 996-3367

Email Address: nobukochristy@paulhastings.com

6. Total number of applications and registrations involved:

9

7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$ 360.00

- Authorized to be charged by credit card
- Authorized to be charged to deposit account
- Enclosed

8. Payment Information:

a. Credit Card Last 4 Numbers _____
Expiration Date _____

b. Deposit Account Number _____

Authorized User Name _____

9. Signature: Nobuko Christy
Signature

August 2, 2006
Date

Nobuko Christy
Name of Person Signing

Total number of pages including cover sheet, attachments, and document: 12

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

08/09/2006 DBYRNE 00000051 78921932
01 FC:8521
02 FC:8522
03 FC:8523

2006 AUG -8 PM 3:40
ASSIGNMENTS DIV
RECEIVED OFF

TRADEMARKS

TITLE	SERIAL NUMBER	REGISTRATION NUMBER	STATUS
DEMAND MEDIA	78-921932		Pending
DEMAND	78-921943		Pending
DEMAND DOMAINS	78-921940		Pending
BULKREVENUE	78-832007		Pending
DROPGUILD	78-831986		Pending
ACCOUNTPILOT MULTI-USERS, MULTI-LEVELS OF ACCESS		3029938	Registered
CERTWATCH		2910093	Registered
BULKREGISTER		2719175	Registered
ENOM		2728146	Registered

ADDITIONAL NAMES OF CONVEYING PARTIES

NAME OF CONVEYING PARTY	STATE OF FORMATION
DEMAND DOMAINS, INC.	Delaware
DEMAND MEDIA, INC.	Delaware
ENOM, INCORPORATED	Nevada
ENOM401, INCORPORATED	Nevada
ENOM VENTURES, INC.	Washington
SECURE BUSINESS SERVICES, INC.	Nevada
WHOIS PRIVACY PROTECTION SERVICES, INC.	Nevada
WOU3, INCORPORATED	Washington
HOT MEDIA, INC.	Delaware
ENOM CANADA CORP.	Nova Scotia, Canada
ENOM FOREIGN HOLDINGS CORPORATION	Washington
AFTERDARK DOMAINS, INCORPORATED	Nevada
ARAB INTERNET NAMES, INCORPORATED	Nevada
ASIADOMAINS, INCORPORATED	Nevada
BIG HOUSE SERVICE, INC.	Nevada
BLISTERNET, INCORPORATED	Nevada
DAGNABIT, INCORPORATED	Nevada
DBMS, INC.	Nevada
DOMAIN ROUGE, INC.	Nevada
DOMAINNOVATIONS, INCORPORATED	Nevada
DROPOUTLET, INCORPORATED	Nevada
ENOM CORPORATE, INC.	Nevada
ENOM1, INC.	Nevada
ENOM2, INC.	Nevada
ENOM3, INC.	Nevada
ENOM371, INCORPORATED	Nevada
ENOM373, INCORPORATED	Nevada
ENOM375, INCORPORATED	Nevada
ENOM377, INCORPORATED	Nevada

NAME OF CONVEYING PARTY	STATE OF FORMATION
ENOM379, INCORPORATED	Nevada
ENOM381, INCORPORATED	Nevada
ENOM383, INCORPORATED	Nevada
ENOM385, INCORPORATED	Nevada
ENOM387, INCORPORATED	Nevada
ENOM389, INCORPORATED	Nevada
ENOM391, INCORPORATED	Nevada
ENOM393, INCORPORATED	Nevada
ENOM395, INCORPORATED	Nevada
ENOM397, INCORPORATED	Nevada
ENOM399, INCORPORATED	Nevada
ENOM4, INC.	Nevada
ENOM403, INCORPORATED	Nevada
ENOM405, INCORPORATED	Nevada
ENOM407, INCORPORATED	Nevada
ENOM409, INCORPORATED	Nevada
ENOM411, INCORPORATED	Nevada
ENOM413, INCORPORATED	Nevada
ENOM415, INCORPORATED	Nevada
ENOM417, INCORPORATED	Nevada
ENOM419, INCORPORATED	Nevada
ENOM421, INCORPORATED	Nevada
ENOM423, INCORPORATED	Nevada
ENOM425, INCORPORATED	Nevada
ENOM427, INCORPORATED	Nevada
ENOM429, INCORPORATED	Nevada
ENOM431, INCORPORATED	Nevada
ENOM433, INCORPORATED	Nevada
ENOM435, INCORPORATED	Nevada
ENOM437, INCORPORATED	Nevada
ENOM439, INCORPORATED	Nevada

NAME OF CONVEYING PARTY	STATE OF FORMATION
ENOM441, INCORPORATED	Nevada
ENOM443, INCORPORATED	Nevada
ENOM445, INCORPORATED	Nevada
ENOM447, INCORPORATED	Nevada
ENOM449, INCORPORATED	Nevada
ENOM451, INCORPORATED	Nevada
ENOM453, INCORPORATED	Nevada
ENOM455, INCORPORATED	Nevada
ENOM457, INCORPORATED	Nevada
ENOM459, INCORPORATED	Nevada
ENOM461, INCORPORATED	Nevada
ENOM463, INCORPORATED	Nevada
ENOM465, INCORPORATED	Nevada
ENOM467, INCORPORATED	Nevada
ENOM469, INCORPORATED	Nevada
ENOM5, INC.	Nevada
ENOMA1, INC.	Nevada
ENOMATE, INC.	Nevada
ENOMAU, INC.	Nevada
ENOMBRE, INC.	Nevada
ENOMEU, INC.	Nevada
ENOMFOR, INC.	Nevada
ENOMMX, INC.	Nevada
ENOMNZ, INC.	Nevada
ENOMSKY, INC.	Nevada
ENOMTEN, INC.	Nevada
ENOMTOO, INC.	Nevada
ENOMV, INC.	Nevada
ENOMX, INC.	Nevada
ENOM GMP SERVICES, INC.	Nevada
ENOM WORLD, INC.	Nevada

NAME OF CONVEYING PARTY	STATE OF FORMATION
ENTERTAINMENT NAMES, INCORPORATED	Nevada
EXTRA THREADS CORPORATION	Nevada
FENOMINAL, INC.	Nevada
FUSHI TARAZU, INCORPORATED	Nevada
GUNGA GALUNGA CORPORATION	Nevada
INDIRECTION INDENTITY CORPORATION	Nevada
INTERNET INTERNAL AFFAIRS CORPORATION	Nevada
KINGDOMAINS INCORPORATED	Nevada
MARK BARKER, INCORPORATED	Nevada
MOBILE NAME SERVICES INCORPORATED	Nevada
NAME NELLY CORPORATION	Nevada
NAME THREAD CORPORATION	Nevada
NERD NAMES CORPORATION	Nevada
NOM INFINITUM, INCORPORATED	Nevada
POSTAL DOMAINS, INCORPORATED	Nevada
PRIVATE DOMAINS, INCORPORATED	Nevada
RETAIL DOMAINS, INC.	Nevada
SBSNAMES, INCORPORATED	Nevada
SEARCHNRESQ, INC.	Nevada
SICHERREGISTER, INCORPORATED	Nevada
SIPENCE, INCORPORATED	Nevada
SMALL BUSINESS NAMES AND CERTS, INCORPORATED	Nevada
SSSASSS, INCORPORATED	Nevada
TRAFFIC NAMES, INCORPORATED	Nevada
TRAVEL DOMAINS, INCORPORATED	Nevada
VEDACORE.COM, INC.	Nevada
WHITEGLOVE DOMAINS, INCORPORATED	Nevada

TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "Trademark Security Agreement") is made this 1st day of August, 2006, among Grantors listed on the signature pages hereof (collectively, jointly and severally, "Grantors" and each individually "Grantor"), and WELLS FARGO FOOTHILL, INC., in its capacity as Agent for the Lender Group and the Bank Product Provider (together with its successors, "Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement of even date herewith (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement") among DEMAND MEDIA, INC., a Delaware corporation ("Parent"), and each of Parent's Subsidiaries identified on the signature pages thereof (such Subsidiaries, together with Parent and each other Person that joins the Credit Agreement as a "Borrower" in accordance with the provisions of Section 5.16 of the Credit Agreement, are referred to hereinafter each individually as a "Borrower", and individually and collectively, jointly and severally, as the "Borrowers"), the lenders identified on the signature pages thereof (such lenders, together with their respective successors and permitted assigns, are referred to hereinafter each individually as a "Lender" and collectively as the "Lenders"), and Agent, the Lender Group is willing to make certain financial accommodations available to Borrowers pursuant to the terms and conditions thereof; and

WHEREAS, the members of the Lender Group are willing to make the financial accommodations to Borrowers as provided for in the Credit Agreement, but only upon the condition, among others, that Grantors shall have executed and delivered to Agent, for the benefit of Lender Group and the Bank Product Provider, that certain Security Agreement dated of even date herewith (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement");

WHEREAS, pursuant to the Security Agreement, Grantors are required to execute and deliver to Agent, for the benefit of Lender Group and the Bank Product Provider, this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor hereby agrees as follows:

1. DEFINED TERMS. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement or the Credit Agreement.

2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Each Grantor hereby grants to Agent, for the benefit of the Lender Group and the Bank Product Provider, a continuing first priority security interest in all of such Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "Trademark Collateral"):

(a) all of its Trademarks and Trademark Intellectual Property Licenses to which it is a party including those referred to on Schedule I hereto;

(b) all goodwill, trade secrets, proprietary or confidential information, technical information, procedures, formulae, quality control standards, designs, operating and training manuals, customer lists, and other General Intangibles with respect to the foregoing;

(c) all reissues, continuations or extensions of the foregoing;

(d) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark Intellectual Property License; and

(e) all products and proceeds of the foregoing, including any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or any Trademark licensed under any Intellectual Property License or (ii) injury to the goodwill associated with any Trademark or any Trademark licensed under any Intellectual Property License.

3. **SECURITY FOR OBLIGATIONS.** This Trademark Security Agreement and the Security Interest created hereby secures the payment and performance of all the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Trademark Security Agreement secures the payment of all amounts which constitute part of the Obligations and would be owed by Grantors, or any of them, to Agent, the Lender Group, the Bank Product Provider or any of them, whether or not they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any Grantor.

4. **SECURITY AGREEMENT.** The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to Agent, for the benefit of the Lender Group and the Bank Product Provider, pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the security interest in the Trademark Collateral made and granted hereby 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.

5. **AUTHORIZATION TO SUPPLEMENT.** If any Grantor shall obtain rights to any new trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. As set forth in the Security Agreement, Grantors shall give notice in writing to Agent with respect to any such new material trademarks or renewal or extension of any material trademark registration. Without limiting Grantors' obligations under this Section 5, Grantors hereby authorize Agent unilaterally to modify this Agreement by amending Schedule I to include any such new trademark rights of Grantors. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend Schedule I shall in any way affect, invalidate or detract from Agent's continuing security interest in all Collateral, whether or not listed on Schedule I.

6. **COUNTERPARTS.** This Trademark Security Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but all such separate counterparts shall together constitute but one and the same instrument. In proving this Trademark Security Agreement or any other Loan Document in any judicial proceedings, it shall not be necessary to produce or account for more than one such counterpart signed by the party against whom such enforcement is sought. Any signatures delivered by a party by facsimile transmission or by e-mail transmission shall be deemed an original signature hereto.

7. **CONSTRUCTION.** Unless the context of this Trademark Security Agreement or any other Loan Document clearly requires otherwise, references to the plural include the singular, references to the singular include the plural, the terms "includes" and "including" are not limiting, and the term "or" has, except where otherwise indicated, the inclusive meaning represented by the phrase "and/or." The words "hereof," "herein," "hereby," "hereunder," and similar terms in this Trademark Security Agreement or any other Loan Document refer to this Trademark Security Agreement or such other Loan Document, as the case may be, as a whole and not to any particular provision of this Trademark Security Agreement or such other Loan Document, as the case may be. Section, subsection, clause, schedule, and exhibit references herein are to this Agreement unless otherwise specified. Any reference in this Trademark Security Agreement or in any other Loan Document to any agreement, instrument, or document shall include all alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements, thereto and thereof, as applicable (subject to any restrictions on such alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements set forth herein). Any reference herein or in any other Loan Document to the satisfaction or repayment in full of the Obligations shall mean the repayment in full in cash (or cash collateralization in accordance with the terms hereof) of all Obligations other than unasserted contingent indemnification Obligations and other than any Bank Product


Obligations that, at such time, are allowed by the applicable Bank Product Provider to remain outstanding and that are not required by the provisions of the Credit Agreement to be repaid or cash collateralized. Any reference herein to any Person shall be construed to include such Person's successors and assigns. Any requirement of a writing contained herein or in any other Loan Document shall be satisfied by the transmission of a Record and any Record so transmitted shall constitute a representation and warranty as to the accuracy and completeness of the information contained therein.

[signature page follows]

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

GRANTORS:

DEMAND DOMAINS, INC.,
a Delaware corporation

By: 
Name: _____
Title: _____

DEMAND MEDIA, INC.,
a Delaware corporation

By: 
Name: _____ Shawn Colo _____
Title: _____ Secretary _____


ENOM, INCORPORATED,
a Nevada corporation

By: _____
Name: _____
Title: _____

ENOM401, INCORPORATED,
a Nevada corporation

By: _____
Name: _____
Title: _____

ENOM VENTURES, INC.,
a Washington corporation

By: 
Name: _____ Shawn Colo _____
Title: _____ Secretary _____

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

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

GRANTORS:

DEMAND DOMAINS, INC.,
a Delaware corporation

By: _____
Name: _____
Title: _____

DEMAND MEDIA, INC.,
a Delaware corporation

By: _____
Name: _____
Title: _____

ENOM, INCORPORATED,
a Nevada corporation

By: PL [Signature]
Name: _____
Title: _____

ENOM401, INCORPORATED,
a Nevada corporation

By: PL [Signature]
Name: _____
Title: _____

ENOM VENTURES, INC.,
a Washington corporation

By: _____
Name: _____
Title: _____

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

GRANTORS:

SECURE BUSINESS SERVICES, INC.,
a Nevada corporation

By: PLH
Name: _____
Title: _____

**WHOIS PRIVACY PROTECTION
SERVICES, INC.,**
a Nevada corporation

By: PLH
Name: _____
Title: _____

WOUI, INCORPORATED,
a Washington corporation

By: PLH
Name: _____
Title: _____

HOT MEDIA, INC.,
a Delaware corporation

By: _____
Name: _____
Title: _____

ENOM CANADA CORP.,
a Nova Scotia company

By: PLH
Name: _____
Title: _____

**ENOM FOREIGN HOLDINGS
CORPORATION,**

a Washington corporation
By: PLH PLH
Name: _____
Title: _____

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

GRANTORS:

SECURE BUSINESS SERVICES, INC.,
a Nevada corporation

By: _____
Name: _____
Title: _____

**WHOIS PRIVACY PROTECTION
SERVICES, INC.,**
a Nevada corporation

By: _____
Name: _____
Title: _____

WOU3, INCORPORATED,
a Washington corporation

By: _____
Name: _____
Title: _____

HOT MEDIA, INC.,
a Delaware corporation

By:  _____
Name: _____ Shawn Colo _____
Title: _____ Secretary _____

ENOM CANADA CORP.,
a Nova Scotia company

By: _____
Name: _____
Title: _____

**ENOM FOREIGN HOLDINGS
CORPORATION,**
a Washington corporation

By: _____
Name: _____
Title: _____

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

GRANTORS:

AFTERDARK DOMAINS, INCORPORATED,

a Nevada corporation

ARAB INTERNET NAMES, INCORPORATED,

a Nevada corporation

ASIADOMAINS, INCORPORATED,

a Nevada corporation

BIG HOUSE SERVICE, INC.,

a Nevada corporation

BLISTERNET, INCORPORATED,

a Nevada corporation

DAGNABIT, INCORPORATED,

a Nevada corporation

DEMS, INC.,

a Nevada corporation

DOMAIN ROUGE, INC.,

a Nevada corporation

DOMAINNOVATIONS, INCORPORATED,

a Nevada corporation

DROPOUTLET, INCORPORATED,

a Nevada corporation

ENOM CORPORATE, INC.,

a Nevada corporation

ENOM1, INC.,

a Nevada corporation

ENOM2, INC.,

a Nevada corporation

ENOM3, INC.,

a Nevada corporation

ENOM371, INCORPORATED,

a Nevada corporation

ENOM373, INCORPORATED,

a Nevada corporation

ENOM375, INCORPORATED,

a Nevada corporation

ENOM377, INCORPORATED,

a Nevada corporation

By: 

Name: _____

Title: the President of each of the foregoing corporations

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

GRANTORS:

ENOM379, INCORPORATED,
a Nevada corporation

ENOM381, INCORPORATED,
a Nevada corporation

ENOM383, INCORPORATED,
a Nevada corporation

ENOM385, INCORPORATED,
a Nevada corporation

ENOM387, INCORPORATED,
a Nevada corporation

ENOM389, INCORPORATED,
a Nevada corporation

ENOM391, INCORPORATED,
a Nevada corporation

ENOM393, INCORPORATED,
a Nevada corporation

ENOM395, INCORPORATED,
a Nevada corporation

ENOM397, INCORPORATED,
a Nevada corporation

ENOM399, INCORPORATED,
a Nevada corporation

ENOM4, INC.,
a Nevada corporation

ENOM403, INCORPORATED,
a Nevada corporation

ENOM405, INCORPORATED,
a Nevada corporation

ENOM407, INCORPORATED,
a Nevada corporation

ENOM409, INCORPORATED,
a Nevada corporation

ENOM411, INCORPORATED,
a Nevada corporation

ENOM413, INCORPORATED,
a Nevada corporation

By: _____ 

Name: _____

Title: the President of each of the foregoing corporations

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

GRANTORS:

ENOM415, INCORPORATED,
a Nevada corporation

ENOM417, INCORPORATED,
a Nevada corporation

ENOM419, INCORPORATED,
a Nevada corporation

ENOM421, INCORPORATED,
a Nevada corporation

ENOM423, INCORPORATED,
a Nevada corporation

ENOM425, INCORPORATED,
a Nevada corporation

ENOM427, INCORPORATED,
a Nevada corporation

ENOM429, INCORPORATED,
a Nevada corporation

ENOM431, INCORPORATED,
a Nevada corporation

ENOM433, INCORPORATED,
a Nevada corporation

ENOM435, INCORPORATED,
a Nevada corporation

ENOM437, INCORPORATED,
a Nevada corporation

ENOM439, INCORPORATED,
a Nevada corporation

ENOM441, INCORPORATED,
a Nevada corporation

ENOM443, INCORPORATED,
a Nevada corporation

ENOM445, INCORPORATED,
a Nevada corporation

ENOM447, INCORPORATED,
a Nevada corporation

ENOM449, INCORPORATED,
a Nevada corporation

By: 

Name: _____

Title: the President of each of the foregoing
corporations

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

GRANTORS:

ENOM451, INCORPORATED,
a Nevada corporation

ENOM453, INCORPORATED,
a Nevada corporation

ENOM455, INCORPORATED,
a Nevada corporation

ENOM457, INCORPORATED,
a Nevada corporation

ENOM459, INCORPORATED,
a Nevada corporation

ENOM461, INCORPORATED,
a Nevada corporation

ENOM463, INCORPORATED,
a Nevada corporation

ENOM465, INCORPORATED,
a Nevada corporation

ENOM467, INCORPORATED,
a Nevada corporation

ENOM469, INCORPORATED,
a Nevada corporation

ENOMS, INC.,
a Nevada corporation

ENOMA1, INC.,
a Nevada corporation

ENOMATE, INC.,
a Nevada corporation

ENOMAU, INC.,
a Nevada corporation

ENOMBRE, INC.,
a Nevada corporation

ENOMEU, INC.,
a Nevada corporation

ENOMFOR, INC.,
a Nevada corporation

ENOMMX, INC.,
a Nevada corporation

By:  _____

Name: _____

Title: the President of each of the foregoing
corporations

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

GRANTORS:

ENOMNZ, INC.,

a Nevada corporation

ENOMSKY, INC.,

a Nevada corporation

ENOMTEN, INC.,

a Nevada corporation

ENOMTOO, INC.,

a Nevada corporation

ENOMV, INC.,

a Nevada corporation

ENOMX, INC.,

a Nevada corporation

ENOM GMP SERVICES, INC.,

a Nevada corporation

ENOM WORLD, INC.,

a Nevada corporation

ENTERTAINMENT NAMES,

INCORPORATED,

a Nevada corporation

EXTRA THREADS CORPORATION,

a Nevada corporation

FENOMINAL, INC.,

a Nevada corporation

FUSHI TARAZU, INCORPORATED,

a Nevada corporation

GUNGA GALUNGA CORPORATION,

a Nevada corporation

INDIRECTION IDENTITY CORPORATION,

a Nevada corporation

INTERNET INTERNAL AFFAIRS

CORPORATION,

a Nevada corporation

KINGDOMAINS INCORPORATED,

a Nevada corporation

MARK BARKER, INCORPORATED,

a Nevada corporation

MOBILE NAME SERVICES INCORPORATED,

a Nevada corporation

By: 

Name: _____

Title: the President of each of the foregoing corporations

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

GRANTORS:

NAME NELLY CORPORATION,
a Nevada corporation

NAME THREAD CORPORATION,
a Nevada corporation

NEED NAMES CORPORATION,
a Nevada corporation

NOM INFINITUM, INCORPORATED,
a Nevada corporation

POSTAL DOMAINS, INCORPORATED,
a Nevada corporation

PRIVATE DOMAINS, INCORPORATED,
a Nevada corporation

RETAIL DOMAINS, INC.,
a Nevada corporation

SBSNAMES, INCORPORATED,
a Nevada corporation

SEARCHNRESQ, INC.,
a Nevada corporation

SICHERREGISTER, INCORPORATED,
a Nevada corporation

SIFENCE, INCORPORATED,
a Nevada corporation

**SMALL BUSINESS NAMES AND CERTS,
INCORPORATED,**
a Nevada corporation

SSSASSS, INCORPORATED,
a Nevada corporation

TRAFFIC NAMES, INCORPORATED,
a Nevada corporation

TRAVEL DOMAINS, INCORPORATED,
a Nevada corporation
VEDACORE.COM, INC.,
a Nevada corporation

WHITEGLOVE DOMAINS, INCORPORATED,
a Nevada corporation

By: _____

Name: _____

Title: the President of each of the foregoing
corporations

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

AGENT:

WELLS FARGO FOOTHILL, INC.,
a California corporation

By: *Anna M. Sellschlag*
Name: Anna M Sellschlag
Title: Vice President

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

TRADEMARK
REEL: 003372 FRAME: 0107

SCHEDULE I TO TRADEMARK SECURITY AGREEMENT

DEMAND MEDIA	78-921932	Pending	• Demand Media, Inc.
DEMAND	78-921943	Pending	• Demand Media, Inc.
DEMAND DOMAINS	78-921940	Pending	• Demand Media, Inc.
BULKREVENUE	78-832007	Pending	• eNom401, Inc.
DROPGUILD	78-831986	Pending	• eNom401, Inc.
ACCOUNTPILOT MULTI-USERS, MULTI- LEVELS OF ACCESS	3029938	Registered	• eNom401, Inc.
CERTWATCH	2910093	Registered	• eNom401, Inc.
BULKREGISTER	2719175	Registered	• eNom401, Inc.
ENOM	2728146	Registered	• eNom, Inc.

TRADEMARKS
FOREIGN (Non-USPTO)

ENOM	0640118	Registered (Canada)	• eNom, Inc.
ENOM	0640002	Registered (Canada)	• eNom, Inc.
ENOM	003167475	Registered (European Community)	• eNom, Inc.

LA\1610806.2

RECORDED: 08/08/2006

TRADEMARK
REEL: 003372 FRAME: 0109