7862895

-C+ \$ (65)

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
WORKMETRO, INC.		08/02/2006	CORPORATION: CALIFORNIA

RECEIVING PARTY DATA

Name:	TRIPLEPOINT CAPITAL LLC
Street Address:	2420 Sand Hill Road
Internal Address:	Suite 101
City:	Menlo Park
State/Country:	CALIFORNIA
Postal Code:	94025
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Serial Number:	78628953	WORKMETRO
Serial Number:	78648416	YOUR LOCAL JOB SOURCE
Serial Number:	78761386	JOBS ON DEMAND
Serial Number:	78761786	EMPLOYMENT ON DEMAND
Serial Number:	78896944	JOBS ONDEMAND
Serial Number:	78896888	JOD

CORRESPONDENCE DATA

Fax Number: (650)833-2001

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 650-833-2079

Email: susan.pingue@dlapiper.com

Correspondent Name: Ronald L. Yin
Address Line 1: DLA Piper US LLP
Address Line 2: 2000 University Avenue

TRADEMARK REEL: 003408 FRAME: 0683

900060174

Address Line 4: East Palo Alto,	CALIFORNIA 94303
ATTORNEY DOCKET NUMBER:	361496-20
NAME OF SUBMITTER:	Ronald L. Yin
Signature:	/Ronald L. Yin/
Date:	10/13/2006
Total Attachments: 5 source=workmetroassignment#page1.tif source=workmetroassignment#page2.tif source=workmetroassignment#page3.tif source=workmetroassignment#page4.tif source=workmetroassignment#page5.tif	





PLAIN ENGLISH COLLATERAL GRANT OF SECURITY INTEREST OF PATENTS AND TRADEMARKS

This is a Plain English Collateral Grant of Security Interest of Patents and Trademarks dated August 2, 2006 by and between TriplePoint Capital LLC, a Delaware company and WorkMetro, Inc. a California corporation.

The words "We", "Us", or "Our", refer to the Grantee, which is TriplePoint Capital LLC. The words "You" or "Your" refers to the Grantor, which is WorkMetro, Inc., and not any individual. The words "the Parties" refers to both TriplePoint Capital LLC and WorkMetro, Inc.

The Parties have entered into a Plain English Growth Capital Loan and Security Agreement dated August 2, 2006 (together with amendments, supplements, extensions and exhibits, collectively the "Loan Agreement"). Pursuant to the Loan Agreement, You have granted to Us a lien on and a security interest in all the present and future rights, title, and interest that You may now have or hereafter acquire in all Patents, Trademarks, Patent Licenses, Trademark Licenses, and applications for patents or trademarks.

In consideration for the mutual covenants and agreements contained in the Loan Agreement and this Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are acknowledged, the Parties agree as follows:

1. GRANT OF SECURITY INTEREST OF PATENTS

You grant to Us a lien upon and continuing security interest in all of Your right, title, and interest in, to and under all of the following (all of the following items of property collectively will be referred to as the "Patent Collateral"), whether now existing or hereafter arising or acquired:

- ⇒ all Patents, Patent Licenses, and patent applications and specifically those listed on the attached Schedule A, as the same may be amended to include any patents acquired and patent applications filed and made a part of, and the reissues, divisions, continuations, renewals, extensions and continuations-in-part of;
- ⇒ all Trademarks, Trademark Licenses, and trademark applications and specifically those listed on Schedule B attached and made a part of as the same may be amended to include any trademarks acquired and trademark applications acquired, and all registrations and renewals of;
- ⇒ all Proceeds.

2. LOAN AGREEMENT

This security interest is granted to secure the Secured Obligations, under the Loan Agreement. The Loan Agreement is incorporated by reference in this Agreement as though set forth in full and all the capitalized words and other terms used but not otherwise defined are used in this Agreement with the same meaning as defined in the Loan Agreement.

3. **AUTHORIZATION**

You authorize and request that the Commissioner of Patents and Trademarks record this Agreement and the interests granted in this Agreement.

4. FURTHER ASSURANCES

You will from time to time execute, deliver and file, alone or with Us, any security agreements, or other documents to perfect or give priority to Our lien on the Patent Collateral. You will from time to time obtain any instruments or documents as we may request, and take all further action that may be reasonably necessary or desirable, or that We may reasonably request, to carry out more effectively the provisions and purposes of this Agreement or any other related agreements or to confirm, perfect, preserve and protect the liens granted to Us. In addition, and for such purposes only, You hereby authorize Us to execute and deliver on Your behalf and to file such financing statements, assignments, notices, control agreements, security agreements and other documents without your signature either in Our name or in Our name as agent and attorney-in-fact for You. The Parties agree that a carbon, facsimile, photographic or other reproduction of this Agreement shall be sufficient as a financing statement and may be filed in any appropriate office in lieu thereof.

5. OUR RIGHT TO SUE

From and after an event of default, subject to the terms of the Loan Agreement, We shall have the right, but shall in no way be obligated, to bring suit in Our own name to enforce the Patents and Trademarks. If We commence any such suit, You shall, at the Our request, do all lawful acts and execute and deliver all proper documents or information that may be necessary or desirable to aid Us in such enforcement. You shall promptly, upon demand, reimburse and indemnify Us for all of Our costs and expenses, including reasonable attorney's fees, related to Our exercise of the above mentioned rights.

6. MODIFICATION

This Agreement can only be altered, amended or modified in a writing signed by the Parties.

7. BINDING EFFECT

This Agreement shall be binding upon You and Your respective successors and assigns, and shall inure to the benefit of Us, and Our nominees and assigns.

8. GOVERNING LAW

This Agreement shall be deemed made and accepted in and shall be governed by and construed in accordance with the laws of the State of California, and (where applicable) the laws of the United States of America.

(Signature Page to Follow)

G1-446 Coll. Grant.

2

IN WITNESS WHEREOF, You have duly executed this Agreement as of the date first set forth above.

You:

WORKMETRO, INC.

Signature:

Print Name: Davil Lamber 7

Title: CEO

G1-446 Coll. Grant.

3

SCHEDULE A

To Collateral Grant of Security Interest in Patents and Trademarks Between WorkMetro, Inc., as You (Grantor) and TriplePoint Capital LLC, as Us (Grantee)

PATENTS AND PATENT APPLICATIONS

PATENTS

Patent Name

Status and Date Issued Patent Number

None

PATENT APPLICATIONS

Name None Status & Date Filed

Application Number

PATENT LICENSES

Name None Licensor

Licensee

Patent Number

G1-446 Coll. Grant.

4

SCHEDULE B

To Collateral Grant of Security Interest in Patents and Trademarks Between WorkMetro, Inc., as You (Grantor) and TriplePoint Capital LLC, as Us (Grantee)

TRADEMARKS AND TRADEMARK APPLICATIONS

TRADEMARKS

Name	Date Filed or Issued	Serial Number	Status	
WORKMETRO	July 18, 2006	78628953	Registered	
YOUR LOCAL JOB SOURCE	April 25, 2006	78648416	Registered	

TRADEMARK APPLICATIONS

Name	Date Filed	Serial Number	Status	
JOBS ON DEMAND	November 28, 2005	78761386	Priority action mailed	
EMPLOYMENT ON DEMAND	November 28, 2005	78761786	Non-final action mailed	
JOBS ONDEMAND	May 31, 2006	78896944	New application	
JOD	May 31, 2006	78896888	New application	

TRADEMARK LICENSES

Name	Licensor	 Licensee	Number
INAMIC	Liccino	Diodition	1 (111111111111111111111111111111111111

G1-446 Coll. Grant.

RECORDED: 10/13/2006

TRADEMARK

REEL: 003408 FRAME: 0689