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

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
DoubleClick Inc.		02/01/2007	CORPORATION: DELAWARE

#### **RECEIVING PARTY DATA**

Name:	Alliance Data FHC, Inc.
Street Address:	2550 Crescent Drive
City:	Lafayette
State/Country:	COLORADO
Postal Code:	80026
Entity Type:	CORPORATION: DELAWARE

#### PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	78464237	DBEDGE

### **CORRESPONDENCE DATA**

Fax Number: (303)729-2446

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

Email: bmyers@abacus-us.com

Correspondent Name: Epsilon Data Management, LLC dba Abacus

Address Line 1: 2550 Crescent Drive

Address Line 4: Lafayette, COLORADO 80026

NAME OF SUBMITTER:	Julie Kremer
Signature:	/Julie Kremer/
Date:	02/14/2007

Total Attachments: 6

source=IP Transfer#page1.tif source=IP Transfer#page2.tif

TRADEMARK
REEL: 003481 FRAME: 0029

900069397

source=IP Transfer#page3.tif source=IP Transfer#page4.tif source=IP Transfer#page5.tif source=IP Transfer#page6.tif

#### INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

THIS INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT (this "<u>Agreement</u>") is effective as of the February 1, 2007, between DoubleClick Inc. ("<u>Assignor</u>"), a corporation incorporated under the laws of Delaware, and Alliance Data FHC, Inc. ("<u>Assignee</u>"), a Delaware corporation.

WHEREAS, pursuant to the Purchase Agreement, dated as of December 22, 2006 ("<u>Purchase Agreement</u>"; capitalized terms used but not defined herein shall have the meaning ascribed to them in the Purchase Agreement), by and among Assignor, Buyer and Assignee, Assignor has agreed to assign, transfer and convey to Assignee all of Assignor's right, title and interest in and to the Transferred Intellectual Property; and

WHEREAS, pursuant to Section 8.6 of the Purchase Agreement, the execution of this Agreement with regard to the Transferred Intellectual Property at or prior to the Closing Date of the Purchase Agreement is a condition to the obligations of Assignee thereunder.

NOW, THEREFORE, for good and valuable consideration (including that recited in the Purchase Agreement), the receipt and adequacy of which is hereby acknowledged, Assignor and Assignee hereby agree as follows:

Section 1. <u>Assignment</u>. Assignor hereby assigns, transfers and conveys to Assignee, its successors and assigns forever, Assignor's entire right, title and interest in and to (i) the Transferred Intellectual Property (except for such Transferred Intellectual Property transferred pursuant to the Buyer Assignment of Contracts), including the Intellectual Property set forth on <u>Schedule A</u>; (ii) any goodwill associated with the foregoing; (iii) any and all rights, priorities and privileges provided under United States, state or foreign Law, or multinational Law, compact, treaty, protocol, convention or organization with respect to any of the foregoing; (iv) any and all registrations, applications, recordings, renewals or similar legal protections for any of the foregoing; and (v) all rights to sue at Law or in equity for any infringements, misappropriations or other unauthorized use or conduct in derogation of any of the foregoing occurring prior to the Closing Date, including the right to receive all proceeds and damages therefrom (collectively, (i)-(v), the "<u>Assigned Intellectual Property</u>").

Section 2. <u>Subject to Purchase Agreement</u>. Nothing contained herein shall change, amend, extend or alter (nor shall it be deemed or construed as changing, amending, extending or altering) the terms or conditions of the Purchase Agreement (which is incorporated herein by reference) in any manner whatsoever, including the obligations of the parties under Section 3.5 of the Purchase Agreement. In the event of any conflict or other difference between the Purchase Agreement and this Agreement, the provisions of the Purchase Agreement shall control.

Section 3. <u>Amendment, Modifications and Waivers</u>. This Agreement may not be amended or modified except with the written consent of each party hereto, and any provision of this Agreement may be waived only upon the written consent of the party entitled to

performance of such provision. No waiver of any of the provisions of this Agreement shall be deemed or shall constitute a waiver of any other provision hereof or of any preceding or succeeding breach hereof, nor shall such waiver constitute a continuing waiver unless otherwise expressly provided.

- Section 4. <u>Governing Law.</u> This Agreement shall be governed in all respects by the Laws of the State of New York.
- Section 5. <u>Binding Effect.</u> This Agreement shall inure to the benefit of, and be binding upon, the successors, permitted assigns, heirs, executors and administrators of the parties hereto.
- Section 6. <u>Delays or Omissions</u>. It is agreed that no delay or omission to exercise any right, power or remedy accruing to any party, upon any breach, default or noncompliance by another party under this Agreement, shall impair any such right, power or remedy, nor shall it be construed to be a waiver of any such breach, default or noncompliance, or any acquiescence therein, or of or in any similar breach, default or noncompliance thereafter occurring.
- Section 7. <u>Headings</u>. The headings contained in this Agreement are for convenience of reference only and shall not affect in any way the meaning or interpretation of this Agreement.
- Section 8. <u>Cumulative Remedies</u>. All rights and remedies of either party hereto are cumulative of each other and of every other right or remedy such party may otherwise have at Law or in equity, and the exercise of one or more rights or remedies shall not prejudice or impair the concurrent or subsequent exercise of other rights or remedies.
- Section 9. <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, and all of which together shall constitute one and the same instrument.
- Section 10. <u>Further Assurances</u>. Each of the parties agrees (i) to use its reasonable best efforts to take, or cause to be taken, all reasonable actions and to do, or cause to be done, all reasonable things necessary, proper or advisable to consummate and make effective the transactions contemplated by this Agreement, (ii) to execute any documents, instruments or conveyances of any kind which may be reasonably necessary or advisable to carry out any of the transactions contemplated hereunder and (iii) to cooperate with each other in connection with the foregoing.

[Signature Page Follows.]

IN WITNESS WHEREOF, the undersigned has caused this Agreement to be duly executed and delivered as of the date above first written.

DOUBLECLICK INC.

By:\_\_\_\_\_

Name: Title:

ALLIANCE DATA FHC, INC.

Name: Edward J. Heffernan

Title: Vice President

[Intellectual Property Assignment Agreement]

024268-0010-11602-NY02.2572173

## **SCHEDULE A**

## Registered Patents

Patent Registrations/Applications	Reg./App; No.
US Appln. No. 10/157,876	System and method for multi-channel marketing
	campaign management – "Channelview"

# Registered Trademarks

Community Mark	1584507
Community Mark	
	1584812
apan	4726477
Jnited States	78/623808
Jnited States	2242758
Jnited States	77/033276
Jnited States	78/897043
Jnited States	77/025140
Jnited States	78/931998
Jnited States	77/025143
Jnited States	78/547238
United States	2670174
Jnited States	78/600215
Jnited States	78/464237
	United States

### Domain Names

abacus.com.pr abacusalliance.com abacus-fr.com abacus-fr.net

024268-0010-11602-NY02.2572173

abacusalliance.net abacusalliances.com abacusalliances.net abacus-au.com abacus-au.net abacus-au.org abacuscanada.ca abacuscanada.com abacus-de.net abacus-de.org abacusdeutschland.com abacusdeutschland.de abacusdirect.biz abacus-direct.biz abacusdirect.com abacus-direct.com abacus-direct.info abacusdirect.net abacus-direct.net abacusdirect.org abacus-direct.org abacusdirecteu.com abacusdirectuk.com abacus-email.com abacus-email.net

abacus-email.org

abacuseurope.co.uk

abacus-fr.org abacusgermany.com abacusgermany.de abacusjapan.com abacus-jp.com abacus-jp.net abacus-jp.org abacusonline.com abacus-uk.net abacus-uk.org abacus-us.com abacus-us.net abacus-us.org channelview.net computerstrategy.com cr-mail.com cr-mail.net cr-mail.org cr-service.com cr-service.net cr-service.org cscads.com cscadvanced.com

diameterresearch.com

cscdatabase.com

cscdb.com

### Material Assignor Owned Software

File Prep
FTLS
FTUPA
File Analyzer
Convert
Buildkey
Trandupe
AMF Update System
Tranup
AMFClacker

024268-0010-11602-NY02.2572173

Lint Exaltillar and		
List Fulfillment		
	Recommendation & Order Management System	
	(ROMS)	
	Universe Selection Tool (UST)	
	Preprocessor (Prep)	
	Modeling	
	Score	
	Fulfill	
	JCS	
	Shipment Reconciliation System (SRS)	
Data Enhancem	Data Enhancement & Reporting	
	Data Overlay (DATO)	
	Variable List System	
	Market Insight Reports (MIR)	
	Variable Profile Reporting (VIPER)	
Channelview	Channelview	
ClearEDGE		
	ClearEDGE Campaign Manager	
	ClearEDGE Marketing Database	
	ClearEDGE Reporting	
dbEDGE	dbEDGE	
dataEDGE	dataEDGE	

024268-0010-11602-NY02.2572173

**RECORDED: 02/14/2007**