

Form PTO-1594 (Rev. 07/05)
OMB Collection 0651-0027 (exp. 6/30/2008)

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

RECORDATION FORM COVER SHEET TRADEMARKS ONLY

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

1. Name of conveying party(ies):

Daratech, Inc.

- Individual(s)
- General Partnership
- Corporation- State: Massachusetts
- 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) 04/25/2007

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

2. Name and address of receiving party(ies)

Additional names, addresses, or citizenship attached? Yes

No

Name: Access Intelligence, LLC

Internal

Address: _____

Street Address: 4 Choke Cherry Road

City: Rockville

State: Maryland

Country: USA Zip: 20850

- Association Citizenship _____
- General Partnership Citizenship _____
- Limited Partnership Citizenship _____
- Corporation Citizenship _____

Other Limited Liab. Co Citizenship Delaware

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)
77162856

B. Trademark Registration No.(s)

Additional sheet(s) attached? Yes No

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

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

Name: Jack L. Most, Esq.

Internal Address: Goetz Fitzpatrick LLP

Street Address: One Penn Plaza - Suite 4401

City: New York

State: NY Zip: 10119

Phone Number: 212-695-8011

Fax Number: 212-629-4013

Email Address: jmost@goetzfitz.com

6. Total number of applications and registrations involved:

one

7. Total fee (37 CFR 2.8(b)(6) & 3.41) \$ paid 8/17/07

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

8. Payment Information:

a. Credit Card Last 4 Numbers 1010
Expiration Date 10/10

b. Deposit Account Number _____
Authorized User Name _____

9. Signature:

Jack L. Most

Signature

September 27, 2007

Date

Jack L. Most

Name of Person Signing

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 Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

**08/16/2007
 900084579**

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL
EFFECTIVE DATE:	04/25/2007

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Daratech, Inc.		04/25/2007	CORPORATION: MASSACHUSETTS

RECEIVING PARTY DATA

Name:	Access Intelligence, LLC
Street Address:	4 Choke Cherry Road
City:	Rockville
State/Country:	MARYLAND
Postal Code:	20850
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Serial Number:	77162856	DARATECHPLANT
Serial Number:	77160718	DARATECH, INC.

CORRESPONDENCE DATA

Fax Number: (212)629-4013
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Email: jmosi@goetzfitz.com
 Correspondent Name: Jack L. Most, Esq.
 Address Line 1: One Penn Plaza - Suite 4401
 Address Line 4: New York, NEW YORK 10119

ATTORNEY DOCKET NUMBER:	62915/17158
NAME OF SUBMITTER:	Jack L. Most
Signature:	/jlm/

TRADEMARK

REEL: 003644 FRAME: 0213

OP \$65.00 77162856

Date:

08/16/2007

Total Attachments: 5

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Assignment

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT		
NATURE OF CONVEYANCE:	Corrective Assignment to correct the property assignment. Serial No. 77160718 was inadvertently included in property to be assigned. Please remove. previously recorded on Reel 003602 Frame 0652. Assignor(s) hereby confirms the assignment of the entire interest and goodwill of Serial No. 77162856.		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Daratech, Inc.		04/25/2007	CORPORATION: MASSACHUSETTS
RECEIVING PARTY DATA			
Name:	Access Intelligence, LLC		
Street Address:	4 Choke Cherry Road		
City:	Rockville		
State/Country:	MARYLAND		
Postal Code:	20850		
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Serial Number:	77162856	DARATECHPLANT	
CORRESPONDENCE DATA			
Fax Number:	(212)629-4013		

Assignment

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

Email: jmost@goetzfitz.com

Correspondent Name: Jack L. Most, Esq.

Address Line 1: One Penn Plaza - Suite 4401

Address Line 4: New York, NEW YORK 10119

ATTORNEY DOCKET NUMBER:	29172/10375
NAME OF SUBMITTER:	Jack L. Most
Signature:	/jlm/
Date:	08/17/2007

Total Attachments: 5

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- source=Daratech.formal.assignment#page3.tif
- source=Daratech.formal.assignment#page4.tif
- source=Daratech.formal.assignment#page5.tif

RECEIPT INFORMATION

ETAS ID: TM92428
 Receipt Date: 08/17/2007
 Fee Amount: \$40

TRADEMARK

REEL: 003644 FRAME: 0216

DEFINITIVE ASSET PURCHASE AGREEMENT

1 This Asset Purchase Agreement (this "Agreement") is dated as of April 25, 2007
2 by and between Access Intelligence LLC, 4 Choke Cherry Road, Second Floor,
3 Rockville, Maryland, 20850, a Delaware limited liability company (the "Buyer"), and
4 Daratech, Inc., a Massachusetts corporation (the "Seller"), and Charles M. Foundyller
5 and Ruth Dara Murphy (each a "Shareholder" and collectively the "Shareholders").

WITNESSETH:

6
7 WHEREAS, Seller is engaged in the business of organizing, producing,
8 marketing and selling a conference known as daratechPLANT (the "Business") in
9 addition to its other conference, market research and other business activities, and

10 WHEREAS the Buyer desires to purchase certain Business related assets and to
11 assume certain Business related liabilities from Seller, and Seller desires to sell such
12 Business related assets and transfer such Business related liabilities to Buyer, as these
13 Business related assets and Business related liabilities are hereinafter set forth, and
14 upon the terms and subject to the conditions hereinafter set forth;

15 NOW THEREFORE, in consideration of the mutual promises, covenants and
16 agreements contained in this Agreement and other good and valuable consideration, the
17 receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as
18 follows:

19 ARTICLE 1 20 DEFINITIONS

21 Section 1.01 Definitions

22 The following terms, as used herein, have the following meanings:

23 "Affiliate" means, with respect to any Person, any other Person directly or
24 indirectly controlling, controlled by, or under common control with such other
25 Person.

26 "Allocation Statement" is defined Section 2.06(e)

27 "Amount at Closing" is defined in Section 2.06(c).

28 "Apportioned Obligations" is defined in Section 6.02

29 "Assignment and Assumption Agreement" is defined in Section 2.07(g).

30 "Assumed Liabilities" are defined in Section 2.03.

31 "Business" is defined in the first WHEREAS clause of this Agreement.

32 "Business Day" means a day, other than Saturday, Sunday or other day on
33 which commercial banks in Boston, Massachusetts are authorized or required by
34 law to close.

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DEFINITIVE ASSET PURCHASE AGREEMENT

- 257 (a) Trade Name "DaratechPLANT" and "daratechPLANT" (collectively,
258 "daratechPLANT").
- 259 (b) Domain Name "daratechPLANT.com" and the content (as of the Closing Date) of
260 the www.daratechPLANT.com branch of the www.daratech.com Web site.
- 261 (c) Attendee, Sponsor, Customer and Prospect lists of daratechPLANT, specifically:
- 262 (i) daratechPLANT Mailing List developed and maintained by Seller over the life of
263 the conference and used by the Seller to market daratechPLANT.
- 264 (ii) List of E-mail addresses and associated no-mail list developed and maintained
265 by Seller over the life of daratechPLANT and used by the Seller to market
266 daratechPLANT.
- 267 (iii) List of past co-sponsors of daratechPLANT.
- 268 (iv) Lists of registrations for past daratechPLANT for the last five (5) years, and to
269 the extent available and not lost or destroyed, all other lists of registrations for
270 daratechPLANT.
- 271 (v) List of prospects of possible co-sponsors for Future Conferences.
- 272 (d) all rights under all Contractual Obligations listed on Schedule 3.09 or entered into
273 between the date of this agreement and the closing, with the approval of Buyer, in
274 each case to the extent Post-Closing Attributable (collectively, the "Contracts");
- 275 (e) Business Processes – all daratechPLANT Seller-developed hotel contracts, AV
276 contracts, co-sponsor contracts as well as daratechPLANT execution plans, and
277 daratechPLANT pricing models, policies, marketing collateral, including past
278 brochures, co-sponsorship prospectuses and exhibit space assignment processes
279 and policies;
- 280 (f) Hotel Space Options for hotel space and room block assignments at the Wyndham
281 Greenspoint Hotel in Houston, TX for daratechPLANT2008;
- 282 (g) all Plant Accounts Receivable that exist at the Closing Date;
- 283 (h) except as may be necessary to own and operate the Excluded Assets, all licenses,
284 permits or other governmental authorizations, if any, used in the conduct of
285 daratechPLANT;
- 286 (i) originals (to the extent Post-Closing Attributable) and copies (in all other cases and
287 when readily accessible by Seller) of all books, records, files, correspondence and
288 papers, whether in hard copy or electronic format, used in the conduct of
289 daratechPLANT for the last three (3) years;
- 290 (j) all goodwill associated with daratechPLANT or the Purchased Assets, together with
291 the right to represent to third parties that Buyer is the successor to the
292 daratechPLANT; and

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DARATECH, INC.

PAGE 01/01


Page 41 of 41

DEFINITIVE ASSET PURCHASE AGREEMENT

IN WITNESS WHEREOF, the undersigned have caused this Asset Purchase Agreement to be duly executed by their respective authorized officers as of the date first above written.


"SELLER"

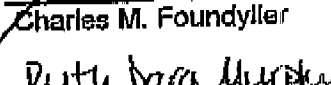
DARATECH, INC.

By: 
 Name: Charles M. Foundyller
 Title: Chief Executive Officer

4-25-07

"SHAREHOLDERS"


 Charles M. Foundyller


 Ruth Dara Murphy

4-25-07

"BUYER"

ACCESS INTELLIGENCE LLC

By: _____
 Name:
 Title:

04/25/07

DEFINITIVE ASSET PURCHASE AGREEMENT

IN WITNESS WHEREOF, the undersigned have caused this Asset Purchase Agreement to be duly executed by their respective authorized officers as of the date first above written.

"SELLER"

DARATECH, INC.

By: _____
Name: Charles M. Foundyler
Title: Chief Executive Officer


"SHAREHOLDERS"

Charles M. Foundyler

Ruth Dara Murphy

"BUYER"

ACCESS INTELLIGENCE LLC

By: 
Name: DONALD A. PARSON
Title: CEO

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**SCHEDULE 3.13(A)
INTELLECTUAL PROPERTY**

This Schedule sets forth a list of all Owned Intellectual Property and all Licensed Intellectual Property and all Business Intellectual Property registrations and applications for registration that have been made by the Seller exclusively for the Business on or before the date of the Definitive Purchase Agreement.

Owned Intellectual Property

- (a) **Registration Software** – The Seller has developed "registration software" that it uses to register conference attendees. This software uses Microsoft Access as its platform and cannot be used without a valid Microsoft Access license. The Microsoft Access license of Seller will be not assigned to Buyer and shall be an Excluded Asset. The registration software was developed by a contractor who has signed over all of his ownership rights to the software to the Seller.
- (b) **Daratech²PLANT trademark** – An application to register the trademark "daratech²PLANT" in the United State was filed on April, 2007.

Licensed Intellectual Property

The following software is used in the Business, but is also used in all other lines of Seller's business and shall not be transferred to Buyer by Seller and shall be an Excluded Asset.

- (c) **Microsoft Inc. Software:** Windows, Office
- (d) **Adobe Inc. Software:** Acrobat, Photoshop, and Illustrator.
- (e) **FrontRange Solutions Inc. GoldMine Version 7.00**