# 17041

# **-**СН \$265.

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

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the Names of Receiving Party and Conveying Party previously recorded on Reel 003790 Frame 0394. Assignor(s) hereby confirms the Security Agreement.

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
York Telecom Corporation		03/20/2008	CORPORATION:
Initia, Inc.		03/20/2008	CORPORATION:

### RECEIVING PARTY DATA

Name:	Newspring Mezzanine Capital, LP	
Street Address:	555 E. Lancastre Ave., Suite 520	
Internal Address:	Radnor Financial Center	
City:	Radnor	
State/Country:	PENNSYLVANIA	
Postal Code:	19807	
Entity Type:	LIMITED PARTNERSHIP:	

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	1704122	CALLVIEW
Registration Number:	2660624	INITIA
Registration Number:	2780158	INITIA
Registration Number:	2191611	VIDEOSWITCH
Registration Number:	2196201	ACCESSWARE
Registration Number:	2572858	M MADGE
Registration Number:	2954570	C-CURE WARE
Serial Number:	77215769	COLLABORATIVE OPERATING ROOM ENVIRONMENT (CORE)
Serial Number:	77215698	TOTAL MANAGED CONFERENCING SERVICES (TMCS)
Serial Number:	77276126	INTELLI-PRESENCE

TRADEMARK REEL: 003798 FRAME: 0548

900109323

### **CORRESPONDENCE DATA**

Fax Number: (202)408-3141

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

Phone: 800-927-9801 x2348 Email: jpaterso@cscinfo.com

Correspondent Name: Corporation Service Company

Address Line 1: 1090 Vermont Avenue NW, Suite 430

Address Line 2: Attn: Jean Paterson

Washington, DISTRICT OF COLUMBIA 20005 Address Line 4:

ATTORNEY DOCKET NUMBER:	В
NAME OF SUBMITTER:	Jean Paterson
Signature:	/Jean Paterson/
Date:	06/19/2008

### Total Attachments: 20

source=6-19-08 Corrective Assignment B#page1.tif source=6-19-08 Corrective Assignment B#page2.tif

source=6-19-08 Corrective Assignment B#page3.tif

source=6-19-08 Corrective Assignment B#page4.tif

source=6-19-08 Corrective Assignment B#page5.tif

source=6-19-08 Corrective Assignment B#page6.tif

source=6-19-08 Corrective Assignment B#page7.tif

source=6-19-08 Corrective Assignment B#page8.tif source=6-19-08 Corrective Assignment B#page9.tif

source=6-19-08 Corrective Assignment B#page10.tif

source=6-19-08 Corrective Assignment B#page11.tif

source=6-19-08 Corrective Assignment B#page12.tif source=6-19-08 Corrective Assignment B#page13.tif

source=6-19-08 Corrective Assignment B#page14.tif

source=6-19-08 Corrective Assignment B#page15.tif

source=6-19-08 Corrective Assignment B#page16.tif

source=6-19-08 Corrective Assignment B#page17.tif

source=6-19-08 Corrective Assignment B#page18.tif

source=6-19-08 Corrective Assignment B#page19.tif

source=6-19-08 Corrective Assignment B#page20.tif

6/6/2008 10:12:18 AM PAGE 5/006 Fax Server

O: CORPORATION SERVICE COMPANY COMPANY: 1090 VERMONT AVENUE NW, SUITE 430

### TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1 06/05/2008 900108252

SUBMISSION TYPE:

**NEW ASSIGNMENT** 

NATURE OF CONVEYANCE:

SECURITY INTEREST

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
York Telecom Corporation		03/20/2008	CORPORATION:

### RECEIVING PARTY DATA

Name:	Newspring Mezzanine Capital, LP		
Street Address:	555 E. Lancaster Avenue		
Internal Address:	Sulte 520		
City:	Radnor	-	
State/Country:	PENNSYLVANIA	i a	
Postal Code:	19087		
Entity Type:	LIMITED PARTNERSHIP:		

Name:	Initle, Inc.
Street Address:	81 Corbett Way
City:	Eatontwon
State/Country:	NEW JERSEY
Postal Code:	07724
Entity Type:	CORPORATION:

### PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	1704122	CALLVIEW
Registration Number:	2660824	INITIA
Registration Number:	2780158	INITIA
Registration Number:	2191611	VIDEOSWITCH
Registration Number:	2196201	ACCESSWARE
Registration Number:	2572858	M MADGE
Registration Number:	2954570	C-CURE WARE

USPTO

6/6/2008 10:12:18 AM PAGE 6/006 Fax Server

O: CORPORATION SERVICE COMPANY COMPANY: 1090 VERMONT AVENUE NW, SUITE 430

00-927-9801 x; aterso@cscinforporation Sen 090 Vermont A ttn: Jean Pater		
27276126 202)408-3141 206 US Mail who 200-927-9801 x 201-927-9801 x 201-927-9801 x 201-927-9801 x 201-927-9801 x 201-927-9801 x	INTELLI-PRESENCE  nen the fax attempt is unsuccessful. 2348 fo.com rvice Company	
202)408-3141 via US Mail who 00-927-9801 x eaterso@csclnfor orporation Sen 090 Vermont A ttn: Jean Pater	nen the fax attempt is unsuccessful. 2348 fo.com rvice Company	
via US Mail who DD-927-9801 x interso@cscinfo orporation Sen D9D Vermont A ttn: Jean Pater	2348 fo.com vice Company	
via US Mail who DD-927-9801 x interso@cscinfo orporation Sen D9D Vermont A ttn: Jean Pater	2348 fo.com vice Company	
via US Mail who DD-927-9801 x interso@cscinfo orporation Sen D9D Vermont A ttn: Jean Pater	2348 fo.com vice Company	
00-927-9801 x; aterso@cscinforporation Sen 090 Vermont A ttn: Jean Pater	2348 fo.com vice Company	
aterso@cscinforporation Sen Opporation Sen Ogo Vermont A ttn: Jean Pater	fo.com rvice Company	
orporation Sen 090 Vermont A ttn: Jean Pater	vice Company	
090 Vermont A ttn: Jean Pater	, f	
ttn: Jean Pater	Wellde 1477, Guille 450	
	PAN .	
գույությալ, DR	ISTRICT OF COLUMBIA 20005	
ER:	597B69B	
	Jean Paterson	
	/Jean Paterson/	
	06/05/2008	
Total Attachments: 18 source=6-5-08 York Telecom 2-TM#page1.tilf source=6-5-08 York Telecom 2-TM#page2.tilf source=6-5-08 York Telecom 2-TM#page3.tilf source=6-5-08 York Telecom 2-TM#page5.tilf source=6-5-08 York Telecom 2-TM#page5.tilf source=6-5-08 York Telecom 2-TM#page5.tilf source=6-5-08 York Telecom 2-TM#page5.tilf source=6-5-08 York Telecom 2-TM#page9.tilf source=6-5-08 York Telecom 2-TM#page9.tilf source=6-5-08 York Telecom 2-TM#page9.tilf source=6-5-08 York Telecom 2-TM#page10.tilf source=6-5-08 York Telecom 2-TM#page11.tilf source=6-5-08 York Telecom 2-TM#page13.tilf source=6-5-08 York Telecom 2-TM#page14.tilf source=6-5-08 York Telecom 2-TM#page15.tilf source=6-5-08 York Telecom 2-TM#page16.tilf source=6-6-08 York Telecom 2-TM#page16.tilf source=6-6-08 York Telecom 2-TM#page16.tilf source=6-5-08 York Telecom 2-TM#page17.tilf source=6-5-08 York Telecom 2-TM#page16.tilf		
	TM#page2.ti TM#page3.ti TM#page5.ti TM#page5.ti TM#page5.ti TM#page7.ti TM#page9.ti TM#page10. TM#page11. TM#page13. TM#page13. TM#page14. TM#page14. TM#page14.	TM#page1.tif TM#page3.tif TM#page3.tif TM#page4.tif TM#page5.tif TM#page5.tif TM#page7.tif TM#page7.tif TM#page9.tif TM#page10.tif TM#page11.tif TM#page12.tif TM#page12.tif TM#page12.tif TM#page13.tlf TM#page13.tlf TM#page13.tlf TM#page13.tlf TM#page14.tlf TM#page14.tlf TM#page14.tlf

# PATENTS, TRADEMARKS, AND COPYRIGHTS SECURITY AGREEMENT (TRANCHE B)

This Patents, Trademarks, and Copyrights, Security Agreement ("Agreement") is made as of the 20th day of March, 2008, by YORK TELECOM CORPORATION, a New Jersey corporation with its chief executive office located at 81 Corbett Way, Eatontwon, New Jersey 07724 ("York") and INITIA, INC., a New Jersey corporation with its chief executive office located at 81 Corbett Way, Eatontwon, New Jersey 07724 ("Initia" and, together with York, collectively and individually, "Company"), and delivered to NEWSPRING MEZZANINE CAPITAL, LP, having a mailing address Radnor Financial Center, 555 E. Lancaster Avenue, Suite 520, Radnor, Pennsylvania 19087, as collateral agent ("Agent") for the lenders identified in the Loan Agreement, as that term is defined below (the lenders, together with each of their successors and assigns, each individually a "Lender" and collectively the "Lenders").

### **BACKGROUND**

- A. This Agreement is being executed and delivered to Agent as additional security for the Obligations of Borrowers under that certain Loan and Security Agreement (Tranche B) dated as of even date herewith (as amended, modified, supplemented or replaced from time to time, the "Loan Agreement"), by and among Company, Agent and each of the financial institutions identified as Lenders on Schedule 3 to the Loan Agreement. Capitalized terms not defined herein shall have the meanings given to such terms in the Loan Agreement.
- B. Company has filed applications for and/or obtained registrations of the patents, if any, which are necessary and material for the conduct of their business (collectively, the "Patents"); trademarks and service marks, if any, which are necessary and material for the conduct of their business (collectively, "Trademarks"); and copyrights, if any, which have been federally registered and are necessary and material for the conduct of their business (collectively, the "Copyrights"); listed on Schedule A attached hereto and made part hereof (all such Patents, Trademarks, Copyrights hereinafter referred to as the "Assets").

NOW THEREFORE, with the foregoing Background hereinafter deemed incorporated by reference and made a part hereof, and in consideration of the premises and mutual promises herein contained, the parties hereto, intending to be legally bound hereby, covenant and agree as follows:

- In consideration of and pursuant to the terms of the Loan Agreement and all other Loan Documents, and for other good, valuable and sufficient consideration, the receipt of which is hereby acknowledged, and to secure the Obligations, each Company grants to Agent, for the benefit of Lenders, a lien and security interest in all of its present and future right, title and interest in and to the Assets and the goodwill associated therewith, and the registration thereof and the right (but not the obligation) to sue for past, present and future infringements, and the proceeds thereof, including, without limitation, license royalties and proceeds of infringement suits.
  - 2. Each Company represents, warrants and covenants that:
    - (a) The Assets are subsisting and have not been adjudged invalid or

1

unenforceable;

- (b) To the best of each Company's knowledge, without investigation, each of the Assets is valid and enforceable;
- (c) To the best of each Company's knowledge, without investigation, the Company listed on <u>Schedule A</u> as the owner of each Asset (the "<u>Applicable Company</u>") is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to such Assets, and each of the Assets is free and clear of any liens, claims, charges and encumbrances, including, without limitation, pledges, assignments, licenses and covenants by the Applicable Company not to sue third persons except for Permitted Liens;
- (d) Each Company has the unqualified corporate right, power and authority to enter into this Agreement and perform its terms;
- Assets, and all applications for any of the foregoing, now owned by either Company which are necessary and material for the conduct of their business. If, before all Obligations shall have been indefeasibly paid and satisfied in full and the Loan Agreement shall have been terminated, either Company shall obtain rights as a registrant for any new registered patent, trademark or copyright or application therefor, the provisions of this Agreement shall automatically apply thereto and such patent, trademark or copyright or application therefor shall be deemed part of the Assets. Company shall give Agent prompt written notice thereof along with an amended Schedule A.
- 3. So long as an Event of Default or event which, with the giving of notice or passage of time, or both, would constitute an Event of Default ("Default") has not occurred under the Loan Agreement, the Applicable Company shall continue to have the exclusive right to use, license, sell or otherwise deal with the Assets subject to the terms of the Loan Agreement and Agent and Lenders shall have no right to use the Assets or issue any exclusive or non-exclusive license with respect thereto, or assign, pledge or otherwise transfer title in the Assets to anyone else.
- If and while an Event of Default exists and is continuing under the Loan Agreement, 4. each Company hereby covenants and agrees that Agent, as the holder of a security interest under the Uniform Commercial Code as now or hereafter in effect in the Commonwealth of Pennsylvania, may take such action permitted under the Loan Documents or permitted by law, in its exclusive discretion, to foreclose upon the Assets covered hereby. In such event, each Company hereby authorizes and empowers Agent, its successors and assigns, and any officer or agent of Agent as Agent may select, in its exclusive discretion, as such Company's true and lawful attorney-in-fact, with the power to endorse such Company's name on all applications, assignments, documents, papers and instruments necessary for Agent to use the Assets or to grant or issue any exclusive or non-exclusive license under the Assets to anyone else, or necessary for Agent to assign, pledge, convey or otherwise transfer title in or dispose of the Assets to anyone else including, without limitation, the power to execute an assignment in the form attached hereto as Exhibit 1. Each Company hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof and in accordance with the terms hereof, except for the gross negligence or willful misconduct of such attorney. This power of attorney is coupled with an interest and with full power of substitution

and shall be irrevocable for the life of this Agreement and the Loan Documents, and until all Obligations are indefeasibly paid and satisfied in full and the Loan Agreement is terminated.

- 5. This Agreement shall be subject to the terms, provisions, and conditions set forth in the Loan Agreement and may not be modified without the written consent of the parties hereto.
- 6. All rights and remedies herein granted to Agent and Lenders shall be in addition to any rights and remedies granted under the Loan Agreement and the Loan Documents. In the event of an inconsistency between this Agreement and the Loan Agreement, the language of the Loan Agreement shall control.
- 7. Upon Borrowers' performance of all of the obligations under the Loan Agreement and the Loan Documents and full and unconditional satisfaction of all Obligations, Agent shall execute and deliver to the Applicable Company all documents reasonably necessary to terminate Agent's security interest in the Assets.
- Any and all fees, costs and expenses, of whatever kind or nature, including the attorneys' fees and legal expenses incurred by Agent or any Lender in connection with the preparation of this Agreement and all other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, reasonable counsel fees, maintenance fees, encumbrances or costs otherwise incurred in protecting, maintaining or preserving the Assets, or in defending or prosecuting any actions or proceedings arising out of or related to the Assets, or defending, protecting or enforcing Agent's or any Lender's rights hereunder, in each case in accordance with the terms of this Agreement, shall be borne and paid by Company on demand by Agent or any Lender and until so paid shall be added to the principal amount of Obligations and shall bear interest at the otherwise applicable rate of interest prescribed in the Loan Agreement.
- The Applicable Company shall have the right to bring suit in its own name to enforce the Assets, in which event Agent may, if such Applicable Company reasonably deems it necessary, be joined as a nominal party to such suit if Agent shall have been satisfied, in its sole discretion, that Agent is not thereby incurring any risk of liability because of such joinder. Each Company shall promptly, upon demand, reimburse and indemnify Agent for all damages, reasonable costs and expenses, including reasonable attorneys' fees, incurred by Agent in the fulfillment of the provisions of this paragraph
- During the existence of an Event of Default under the Loan Agreement, Agent or any Lender may, without any obligation to do so, complete any obligation of either Company hereunder, in either Company's name or in Agent's or any Lender's name, but at Company's expense, and each Company hereby agrees to reimburse Agent and Lenders in full for all costs and expenses, including reasonable attorneys' fees, incurred by Agent or any Lender in protecting, defending and maintaining the Assets.
- 11. No course of dealing between any or all Borrowers and Agent or any Lender nor any failure to exercise, nor any delay in exercising, on the part of Agent or any Lender, any right, power or privilege hereunder, shall operate as a waiver thereof, and all of Agent's and Lenders' rights and

3

remedies with respect to the Assets, whether established hereby or by the Loan Documents, or by any other future agreements between any or all Borrowers and Agent or any Lender or by law, shall be cumulative and may be exercised singularly or concurrently.

- 12. The provisions of this Agreement are severable and the invalidity or unenforceability of any provision herein shall not affect the remaining provisions which shall continue unimpaired and in full force and effect.
- 13. This Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties.
- 14. This Agreement shall be governed by and construed in conformity with the laws of the Commonwealth of Pennsylvania without regard to its otherwise applicable principles of conflicts of laws.
- 15. Each Company and Agent waive any and all rights it may have to a jury trial in connection with any litigation, proceeding or counterclaim arising with respect to rights and obligations of the parties hereto or under the Loan Agreement and the Loan Documents.

[Signature Page Follows]

Dated the date and year first written above.

YORK TELECOM CORPORATION

зу; (

Name: Ronald J Title: Over 1

Gaboury

INITIA, INC.

By: \_\_\_ Name: Title:

Approved and Accepted:

### NEWSPRING MEZZANINE CAPITAL, L.P.

By: NewSpring Mezzanine Partners, LP,

its general partner

By: NewSpring Mezzanine Partners,

LLC, its general partner

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

Name: Andrew Panzo Title: Vice President

Signature Page to IP Security Agreement (Tranche B)

Dated the date and year first written above

### YORK TELECOM CORPORATION

By:	
Name: Title:	
INITIA, INC.	
Ву:	

Name: Title:

Approved and Accepted:

NEWSPRING MEZZANINE CAPITAL, L.P. By: NewSpring Mezzanine Partners, LP,

its general partner

Ву: NewSpring Mezzanine Partners,

LLC, its general partner

Name: Andrew Panzo

Title: Vice President 60

Signature Page to IP Security Agreement (Tranche B)

### <u>ACKNOWLEDGMENT</u>

UNITED STATES OF AMERICA STATE OF MILLITURE COUNTY OF MINIMUSE:	: : SS
On this day of March, 2008, before me pe known and being duly sworn, deposes and says that TELECOM CORPORATION, the corporation de signed the Agreement as such officer pursuant to the within Agreement is the voluntary act of such correcorded as such.	scribed in the foregoing Agreement; that he / she is authority vested in him / her by law; that the
	Delinal Segnar Notary Public
	My Commission Expires:
	DEBORAH SEGNAN NOTARY PUBLIC OF NEW JERSEY MY COMMISSION FXPIRES MAY 27, 2011

### ACKNOWLEDGMENT

UNITED STATES OF AMERICA		:
STATE OF YUN TUBEL		: SS
UNITED STATES OF AMERICA STATE OF YOU TUBEL COUNTY OF MAMOUTA	:	

On this D day of March, 2008, before me personally appeared only formed to me known and being duly sworn, deposes and says that he / she is the Act of INITIA, INC., the corporation described in the foregoing Agreement; that he / she signed the Agreement as such officer pursuant to the authority vested in him / her by law; that the within Agreement is the voluntary act of such corporation; and he / she desires the same to be recorded as such.

Notary Public

My Commission Expires:

DEBORAH SEGNAN NOTARY PUBLIC OF NEW JERSEY MY COMMUSEION EXPLIES MAY 27, 2011

### **ACKNOWLEDGMENT**

On this day of March, 2008, before me personally appeared Andrew Panzo to me known and being duly sworn, deposes and says that he is the Vice President of NewSpring Mezzanine Partners, L.C., general partner of NewSpring Mezzanine Partners, L.P., general partner of NEWSPRING MEZZANINE CAPITAL, L.P., the Lender described in the foregoing Agreement; that he signed the Agreement as such officer pursuant to the authority vested in him by law; that the within Agreement is the voluntary act of such limited partnership; and he desires the same to be recorded as such

Notary Public Sollingh

My Commission Expires:

COMMONWEALTH OF PENNSYLVANIA

Notarial Seal
Mary G. Tluczek, Notary Public
Upper Merkon Twp., Montgomery County
My Commission Expires July 1, 2009

Member, Pennsylvania Association of Notaries

### SCHEDULE A

Trademark / Service	nark	Registration/ Application Number	Registration/ Application Date	Owner
CALLVIEW		1704122	7/28/1992	Initia
INITIA		2660624	12/10/2002	Initia
INITIA with desig	n	2780158	11/4/2003	Initia
VIDEOSWITCH		2191611	9/22/1998	Initia
ACCESSWARE		2196201	10/13/1998	Initia
M MADGE		2572858	5/28/2002	Initia
C-CURE WARE	NO NY INTERNA	2954570	5/24/2005	York
COLLABORATIV OPERATING ROO ENVIRONMENT (C	M	77/215,769	6/26/2007	York
TOTAL MANAGE CONFERENCING SER (TMCS)		77/215,698	6/26/2007	York
INTELLI-PRESENC	CE	77/276,126	9/11/2007	York

# Unregistered Trademarks:

Trademark / Servicemark	Owner
Videoburcau	York
Courtview	York
Videobureau Courtview	York
Videobureau Enterprise	York
VideoTone	York

TMVS		York
CourtConi	ect	York

Names and Trade Names:

York Telecom Corporation

York Consultants, Inc.

York Media Services

YorkForce

Initia, Inc.

CourtView

CourtConnect

C-Cureware

### EXHIBIT 1

# PATENTS, TRADEMARKS AND COPYRIGHTS ASSIGNMENT

WHEREAS,		, a	
("Grantor"), is the registe part hereof ("Assets"), wh	red owner of the assets laich are registered in the	, a, a, listed on <u>Schedule A</u> attached her United States Patent and Tradem	eto and made a ark Office; and
WHEREAS,	, is desirou	(" <u>Grantee</u> "), having a place as of acquiring said Assets;	e of business a
acknowledged, and intend hereby transfer, assign and the terms of the Patents, 7 2008, between Grantor an future right, title and intere therewith.  IN WITNESS WI	ling to be legally bound a set over unto Grantee, Trademarks and Copyrist NEWSPRING MEZ est in and to the Assets and HEREOF, the undersign	hable consideration, receipt of whereby, Grantor, its successors and its successors, transferees and assights Security Agreement, dated a ZANINE CAPITAL, LP, all of and all proceeds thereof and all good greed has caused this Patents, Transferees, 200	d assigns, does igns, subject to s of March its present and Iwill associated
	D		backers to recognize the second state of the s
	: :	Attorney-in-fact	When the second
Witness;			

### EXHIBIT 1

## ACKNOWLEDGMENT

UNITED STATES	OF AMERICA	*	
STATE OF	ļ	; S.S.	
COUNTY OF	•	:	
	1		
On this	day of	, 200 , before m	ne, a Notary Public for the said
County and State, p	ersonally appeared	knov	ne, a Notary Public for the said wn to me or satisfactorily prover
	orney-in-fact on b		, and s/he
			Trademarks and Copyrights
			antor for the purposes therein
_	nan or grantor, an	a as the act and deed of G	amor for the purposes therein
contained.	!		
870 W WW JAMMING WWW.			
IN WITNES	SS WHEREOF, I h	ereunto set my hand and offi-	cial seal.
	1	Notary Public	
		·	
		My Commission	on Evnisor
		My Commission	on Expires.
	!		

### **POWER OF ATTORNEY**

YORK TELECOM CORPORATION, a New Jersey corporation ("Grantor"), hereby authorizes NEWSPRING MEZZANINE CAPITAL, LP, its successors and assigns, and any officer or agent thereof (collectively, the "Grantee") as Grantor's true and lawful attorney-in-fact, with the power to, upon the occurrence and during the continuance of an Event of Default (as defined in the Loan and Security Agreement (Tranche B) by and between the Grantor and the Grantee bearing event date herewith), endorse Grantor's name on all applications, assignments, documents, papers and instruments necessary for Grantee to enforce and effectuate its rights under a certain Patents, Trademarks and Copyrights Security Agreement between Grantor and Grantee dated as of the date hereof (as it may hereafter be supplemented, restated, superseded, amended or replaced, the "Agreement"), including, without limitation, the power to use the Assets, as defined in the Agreement and listed on Schedule A attached thereto and made a part hereof, to grant or issue any exclusive or nonexclusive license under the Assets to anyone else, or to assign, pledge, convey or otherwise transfer title in or dispose of the Assets, in each case subject to the terms of the Agreement.

This Power of Attorney is given and any action taken pursuant hereto is intended to be so given or taken pursuant to and subject to the provisions of those certain Loan and Security Agreements (as defined in the Agreement) bearing even date herewith among Grantee, as collateral agent, and the lenders under the Loan Agreement, and Grantor, as a borrower, as each document may be hereinafter supplemented, restated, superseded, amended or replaced.

Grantor hereby unconditionally ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof and in accordance with the terms of the Agreement.

This Power of Attorney is coupled with an interest and with full power of substitution and shall be irrevocable for the life of the Agreement.

IN WITNESS WHEREOF, the Grantor has executed this Power of Attorney, on this of March, 2008.

YORK TELECOM CORPORATION

Name:

Title:

oresident

### **ACKNOWLEDGMENT**

UNITED STATES OF AMERICA	:
STATE OF Y(11) Juny	; SS
COUNTY OF Myndmineth	:
known and being duly sworn, deposes and say TELECOM CORPORATION, a New Jersey c Power of Attorney; that he / she signed the Power	corporation, the Grantor described in the foregoing of Attorney thereto as such officer pursuant to the hin Power of Attorney is the voluntary act of such
	Notary Public
	My Commission Expires:
	DEBORAH SEGNAN
	NUTARY PUBLIC OF NEW JERSEY

### POWER OF ATTORNEY

INITIA, INC., a New Jersey corporation ("Grantor"), hereby authorizes NEWSPRING MEZZANINE CAPITAL, LP, its successors and assigns, and any officer or agent thereof (collectively, the "Grantee") as Grantor's true and lawful attorney-in-fact, with the power to, upon the occurrence and during the continuance of an Event of Default (as defined in the Loan and Security Agreement (Tranche B) by and between the Grantor and the Grantee bearing event date herewith), endorse Grantor's name on all applications, assignments, documents, papers and instruments necessary for Grantee to enforce and effectuate its rights under a certain Patents, Trademarks and Copyrights Security Agreement between Grantor and Grantee dated as of the date hereof (as it may hereafter be supplemented, restated, superseded, amended or replaced, the "Agreement"), including, without limitation, the power to use the Assets, as defined in the Agreement and listed on Schedule A attached thereto and made a part hereof, to grant or issue any exclusive or nonexclusive license under the Assets to anyone else, or to assign, pledge, convey or otherwise transfer title in or dispose of the Assets, in each case subject to the terms of the Agreement.

This Power of Attorney is given and any action taken pursuant hereto is intended to be so given or taken pursuant to and subject to the provisions of those certain Loan and Security Agreements (as defined in the Agreement) bearing even date herewith among Grantee, as collateral agent, and the lenders under the Loan Agreement, and Grantor, as a borrower, as each document may be hereinafter supplemented, restated, superseded, amended or replaced.

Grantor hereby unconditionally ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof and in accordance with the terms of the Agreement.

This Power of Attorney is coupled with an interest and with full power of substitution and shall be irrevocable for the life of the Agreement.

IN WITNESS WHEREOF, the Grantor has executed this Power of Attorney, on this 26 day of March, 2008.

INITIA, INC.

By: Name: Roundol T. G.

### **ACKNOWLEDGMENT**

UNITED STATES OF AMERICA	:
STATE OF YULL QUAL	: SS
COUNTY OF MINMOUTE	:
On this day of March, 2008, before me known and being duly sworn, deposes and says that a New Jersey corporation, the Grantor described is signed the Power of Attorney thereto as such office law; that the within Power of Attorney is the volunt the same to be recorded as such.	he / she is <u>friend int</u> of INITIA, INC., n the foregoing Power of Attorney; that he /she r pursuant to the authority vested in him / her hy
	Notary Public Segnes
	My Commission Expires:
	DEĐORAH SEGNAN NOTARY PUBLIC OF NEW IERSEY MY COMMISSION EXPIRES MAY 27, 2011

**RECORDED: 06/19/2008**