CH \$65,00

TRADEMARK ASSIGNMENT

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 |
|--------------|----------|----------------|-----------------------|
| SNOCAP, INC. | | 11/30/2009 | CORPORATION: DELAWARE |

RECEIVING PARTY DATA

| Name: | TRIPLEPOINT CAPITAL LLC |
|-----------------|-------------------------------------|
| Street Address: | 2755 SAND HILL ROAD, SUITE 150 |
| City: | MENLO PARK |
| State/Country: | CALIFORNIA |
| Postal Code: | 94025 |
| Entity Type: | LIMITED LIABILITY COMPANY: DELAWARE |

PROPERTY NUMBERS Total: 2

| Property Type | Number | Word Mark |
|----------------------|---------|-----------|
| Registration Number: | 2980071 | SNOCAP |
| Registration Number: | 3117842 | SNOCAP |

CORRESPONDENCE DATA

Fax Number: (415)591-1400

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

Phone: (415) 591-1000 Email: tsien@winston.com

Correspondent Name: Ted Sien

Address Line 1: 101 California Street, Suite 3900

Address Line 2: Winston & Strawn LLP

Address Line 4: San Francisco, CALIFORNIA 94111

| ATTORNEY DOCKET NUMBER: | 250121.31 |
|-------------------------|----------------------------|
| NAME OF SUBMITTER: | John D. Fredericks, Esq. |
| Signature: | /John D. Fredericks, Esq./ |
| | TRADEMARK |

TRADEMARK REEL: 004106 FRAME: 0651

900148972

| Date: | 12/02/2009 |
|--|--|
| Total Attachments: 6 source=SnocapIP_Security_Agreement_(: source=SnocapIP_Security_Agreement_(: source=SnocapIP_Security_Agreement_(: source=SnocapIP_Security_Agreement_(: source=SnocapIP_Security_Agreement_(: source=SnocapIP_Security_Agreement_(: | SNOCAP)#page2.tif SNOCAP)#page3.tif SNOCAP)#page4.tif SNOCAP)#page5.tif |



PLAIN ENGLISH INTELLECTUAL PROPERTY SECURITY AGREEMENT

This is a Plain English Intellectual Property Security Agreement dated November 30, 2009, by and between TriplePoint Capital LLC, a Delaware company, and SNOCAP, Inc., a Delaware 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 SNOCAP, Inc. and not any individual. The words "the Parties" refers to both TriplePoint Capital LLC and SNOCAP, Inc.

TriplePoint Capital LLC and iMeem, Inc. ("Borrower") are parties to that certain Plain English Growth Capital Loan and Security Agreement dated October 17, 2007, First Amendment to Plain English Growth Capital Loan and Security Agreement dated March 31, 2008 and Second Amendment to Plain English Growth Capital Loan and Security Agreement dated April 30, 2009 (all as amended, collectively, the "Loan Agreement").

You are a wholly-owned subsidiary of Borrower and have executed (i) that certain Unconditional Guaranty dated as of November 20, 2008 (the "Guaranty") to guarantee the payment and performance of the obligations under the Loan Agreement and (ii) that certain Security Agreement dated as of November 20, 2008 (as amended, the "Security Agreement") to secure the prompt payment and performance of Your obligations under the Guaranty.

Borrower, You, and we have entered into that Amended and Restated Cash Collateral Agreement dated on or about November 30, 2009 (as amended, the "<u>Cash Collateral Agreement</u>"), pursuant to which 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, Copyrights, and applications for Patents, Trademarks and Copyrights.

In consideration for the mutual covenants and agreements contained in the Loan Agreement, the Guaranty, the Cash Collateral 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 "Intellectual Property Collateral"), whether now existing or hereafter arising or acquired:

- ⇒ all Patents, Patent Licenses, and Patent applications, including specifically those listed on the attached **Schedule A**, together with any reissues, divisions, continuations, renewals, extensions and continuations thereof:
- ⇒ all Trademarks, Trademark Licenses, and trademark applications, including specifically those listed on the attached **Schedule B** together with any renewals thereof;
- ⇒ all Copyrights, Copyright Licenses, and applications for Copyrights, including specifically those listed on the attached **Schedule C**;
- ⇒ any and all trade secrets, and any and all intellectual property rights in computer software and computer software products now or hereafter existing, created, acquired, or held;
- ⇒ the right to sue for past, present and future infringements of the foregoing and all rights corresponding thereto throughout the world and all re-issues, divisions continuations, renewals, extensions and continuations-in-part thereof; and

⇒ all Proceeds.

You represent and warrant to Us that Schedules A, B, and C attached hereto set forth any and all intellectual property rights in connection to which You have registered or filed an application with either the United States Patent and Trademark Office or the United States Copyright Office, as applicable.

2. LOAN AGREEMENT

This security interest is granted to secure the Secured Obligations, under the Loan Agreement. All the capitalized terms used but not otherwise defined are used in this Agreement with the same meaning as defined in the Loan Agreement.

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 Your rights in the Intellectual Property Collateral. 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.

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 and give priority to Our lien on the Intellectual Property 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.

5. MODIFICATION

This Agreement can only be altered, amended or modified in a writing signed by the Parties. Notwithstanding the foregoing however, You hereby irrevocably appoints Us (and any of Our designated officers, agents or employees) as Your true and lawful attorney to modify, in Our sole discretion, this Agreement without first obtaining Your approval of or signature to such modification by amending Schedules A, B, and C to this Agreement, as appropriate, to include reference to any right, title or interest in any Intellectual Property Collateral acquired by You before or after the execution hereof or to delete any reference to any right, title or interest in any Intellectual Property Collateral in which You no longer have or claim to have any right, title or interest. The appointment of Us as Your attorney in fact, and each and every one of Our rights and powers, being coupled with an interest, is irrevocable until all of the Secured Obligations have been fully repaid and performed and Our obligation to provide credit extensions to You is terminated.

6. BINDING EFFECT; REMEDIES NOT EXCLUSIVE

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.

Our rights and remedies with respect to the security interest granted hereby are in addition to those set forth in the Loan Agreement and the other Loan Documents, and those which are now or hereafter available to Us as a matter of law or equity. Each of Our rights, powers and remedies provided for herein or in the Loan Agreement or any of the Loan Documents, or now or hereafter existing at law or in equity shall be cumulative and concurrent and shall be in addition to every right, power or remedy provided for herein and the exercise by Us of any one or more of the rights, powers or remedies provided for in this Intellectual Property Security Agreement, the Loan Agreement or any of the other Loan

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Documents, or now or hereafter existing at law or in equity, shall not preclude the simultaneous or later exercise by any person, including Us, of any or all other rights, powers or remedies.

7. GOVERNING LAW; COUNTERPARTS

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.

This Agreement may be executed in two or more counterparts, each of which shall be deemed an original but all of which together shall constitute the same instrument.

(Signature Page to Follow)

Shit

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

You: SNOCAP, Inc.

Signature:

Print Name: John L. Kirsten

Title: Director

[SIGNATURE PAGE TO PLAIN ENGLISH INTELLECTUAL PROPERTY SECURITY AGREEMENT]

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TRADEMARK REEL: 004106 FRAME: 0655

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SCHEDULE A

To Plain English Intellectual Property Security Agreement Between SNOCAP, Inc., as You (Grantor) and TriplePoint Capital LLC, as Us (Grantee)

PATENTS AND PATENT APPLICATIONS

| Description | Registration/ Application <u>Number</u> | Registration/ Application <u>Date</u> |
|---|---|---|
| Content Regulation | 10/547,171 | 6/20/2006 |
| Digital Rights Management System Architecture | 11/314,168 | 12/20/2005 |
| Track Listening And Playing Service For Digital Media Files | 11/314,749 | 12/20/2005 |
| Dispute Resolution In An Open Copyright Database | 11/314,753 | 12/20/2005 |
| Managing Digital Media Rights Through Missing Masters Lists | 11/314,752 | 12/20/2005 |
| System, Method and Computer Program Product for Facilitating E-Commerce Involving Digital Assets | 11/740,905 | 4/26/2007 |
| System, Method And Computer Program Product For Providing An E-Commerce Interface On A Web Page To Facilitate E-Commerce Involving Digital Assets | 11/740,875 | 4/26/2007 |
| Automated Right-Holders Registration System, Method And Computer Program Product For Facilitating E- Commerce Involving Digital Assets | 11/740,903 | 4/26/2007 |
| Digital media file identification | 11/314,167 | 12/20/2005 |
| System, method, and computer program product for Enabling file-sharing for digital media | 11/441,417 | 05/24/2006 |
| Method of processing song claims involving songs including, but not limited to musical works, compositions, etc. | 11/434,409 | 05/15/2006 |

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SCHEDULE B

To Plain English Intellecutal Property Security Agreement Between SNOCAP, Inc., as You (Grantor) and TriplePoint Capital LLC, as Us (Grantee)

TRADEMARKS AND TRADEMARK APPLICATIONS

| Description | Registration/ Application Number | Registration/ Application <u>Date</u> |
|-------------|--|---|
| SNOCAP | 2980071 | 07/26/2005 |
| SNOCAP | 3117842 | 07/18/2006 |

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SCHEDULE C TO INTELLECTUAL PROPERTY SECURITY AGREEMENT Between SNOCAP, Inc. as You (Grantor) And TriplePoint Capital LLC, as Us (Grantee)

COPYRIGHTS

DescriptionRegistration/Registration/ApplicationApplication

Number <u>Date</u>

NONE

RECORDED: 12/02/2009

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