

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

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|--|--|-----------------------|-----------------------|
| SUBMISSION TYPE: | NEW ASSIGNMENT | | |
| NATURE OF CONVEYANCE: | ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL | | |
| CONVEYING PARTY DATA | | | |
| Name | Formerly | Execution Date | Entity Type |
| Website Pros, Inc. | | 01/18/2010 | CORPORATION: DELAWARE |
| RECEIVING PARTY DATA | | | |
| Name: | Web.com Group, Inc. | | |
| Street Address: | 12808 Gran Bay Pkwy West | | |
| City: | Jacksonville | | |
| State/Country: | FLORIDA | | |
| Postal Code: | 32258 | | |
| Entity Type: | CORPORATION: DELAWARE | | |
| PROPERTY NUMBERS Total: 1 | | | |
| Property Type | Number | Word Mark | |
| Registration Number: | 3578942 | LOGOYES | |
| CORRESPONDENCE DATA | | | |
| Fax Number: | (570)706-7193 | | |
| <i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i> | | | |
| Email: | Jtenenbaum@web.com | | |
| Correspondent Name: | Jonathan D. Tenenbaum, Esq. | | |
| Address Line 1: | 106 South Lehigh Street | | |
| Address Line 4: | Shavertown, PENNSYLVANIA 18708 | | |
| NAME OF SUBMITTER: | Jonathan D. Tenenbaum | | |
| Signature: | /Jonathan D. Tenenbaum/ | | |
| Date: | 01/18/2010 | | |

Total Attachments: 3

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REEL: 004132 FRAME: 0832

OP \$40.00 3578942

TRADEMARK ASSIGNMENT AGREEMENT

THIS TRADEMARK ASSIGNMENT AGREEMENT (hereinafter referred to as the "Agreement") is entered into effective 11/18/16, by and between Website Pros, Inc., a Delaware corporation ("WHC") and Web.com Group, Inc., a Delaware corporation ("Web.com"), and is made with respect to the following recitals. WHC and Web.com together may be referred to herein as the "Parties", and either of them alone may be referred to as a "Party".

WHEREAS, the Parties wish to transfer ownership of the WHC Trademarks (defined below) and the related goodwill, and certain other trademark assets, to Web.com.

NOW THEREFORE, in consideration of the premises, mutual covenants and agreement contained in this Agreement, the parties agree as follows:

1. Definitions.

- a. "WHC Applications" means the US and foreign trademark applications identified in Exhibit A.
- b. "WHC Registrations" means the US and foreign trademark applications identified in Exhibit A.
- c. "WHC Trademarks" means the trademarks identified in Exhibit A.

2. **Assignment of WHC Trademark Rights.** For good and valuable consideration, the adequacy and receipt of which are hereby acknowledged, WHC hereby sells, assigns and transfers to Web.com all of WHC's right, title and interest in and to the WHC Trademarks, and any US state, federal or foreign applications and registrations of the foregoing, including the WHC Registrations, further including the business and goodwill associated therewith (to the extent owned by WHC), along with the right to sue for any past infringement and obtain all remedies therefore (altogether, the "WHC Trademark Rights").

3. **Representations and Warranties.** WHC expressly represents and warrants that (a) no third party other than WHC has any right, title or interest in the WHC Trademark Rights; (b) WHC has taken no actions which adversely affect Web.com's rights under this Agreement; (c) WHC has not executed any assignments, sales, agreements, liens, mortgages, or encumbrances that effect the WHC Trademark Rights; and (d) WHC has the right to execute and enter into this Agreement, to perform its obligations hereunder, and to assign the WHC Trademark Rights and all other rights transferred hereunder. Web.com represents and warrants that it has the power to enter into this Agreement and perform the obligations assumed hereunder.

4. **No Assumptions.** Web.com assumes no debts, liabilities or obligations of WHC under this Agreement.

5. **Power of Attorney.** WHC hereby appoints Web.com, and its successors and assigns, as the true and lawful attorney-in-fact of WHC, with full power of substitution, to institute and prosecute all proceedings, sign and record all instruments and documents, and generally take all other action, in the name and stead of WHC but on behalf and for the benefit of Web.com, that Web.com may deem proper in order to assert or enforce any claim, right or title of any kind in or to the WHC Trademark Rights, or to more effectively convey, transfer and assign to Web.com and confirm Web.com's title to the WHC Trademark Rights. WHC agrees that the foregoing power is coupled with an interest and is irrevocable

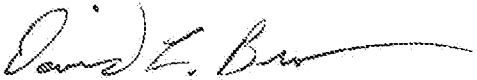
6. **Successors and Assigns.** This Agreement shall be binding upon and inure to the benefit of the respective successors and assigns of WHC and Web.com.

7. **Governing Law.** The validity, construction and performance of this Agreement shall be governed by the State of Delaware without regard to the principles of conflict law.


SIGNATURES:

Web.com Holding Co., Inc.:

Web.com Group, Inc.:



By: David L. Brown, CEO



By: David L. Brown, CEO

EXHIBIT A

| # | MARK | CURRENT OWNER | COUNTRY | STATUS | SERIAL NUMBER | REGISTRATION NUMBER |
|---|--|--------------------|---------|--------|---------------|---|
| 1 | LOGOYES | Website Pros, Inc. | U.S. | LIVE | 77384673 | 3578942 IC 035, 038, 042 |
| 2 | LEAD LOGIC (Typed Drawing) | Website Pros, Inc. | U.S. | DEAD | 78275469 | N/A |
| 3 | LEADS.COM BRINGING CUSTOMERS TO YOUR FRONT DOOR (With Design) | Website Pros, Inc. | U.S. | DEAD | 78578661 | Pending Opposition filed DNR per RD |
| 4 | SMARTAGE | Website Pros, Inc. | U.S. | DEAD | 75506902 | 2411130 IC 009, 016, 035, 036, 038, 042 |
| 5 | TRAFFICJUMPER | Website Pros, Inc. | U.S. | DEAD | 78287933 | N/A |