900212759 01/22/2012

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	02/01/2011

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
NaviSite, Inc.		02/01/2011	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Time Warner Cable Inc.	
Street Address:	60 Columbus Circle	
City:	New York	
State/Country:	NEW YORK	
Postal Code:	10023	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2470821	NAVISITE

CORRESPONDENCE DATA

Fax Number: (303)473-2720 Phone: 303.473.2865

Email: docket@hollandhart.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Ester Martin Maillaro Address Line 1: P.O. Box 8749

Address Line 2: Attn: Trademark docketing Address Line 4: Denver, COLORADO 80201

ATTORNEY DOCKET NUMBER:	07185.1 NAVISITE
NAME OF SUBMITTER:	Ester Martin Maillaro

TRADEMARK REEL: 004702 FRAME: 0443

900212759

/Ester Martin Maillaro/		
01/22/2012		
Total Attachments: 7 source=Disclosure Schedules#page1.tif source=Disclosure Schedules#page2.tif		
source=Agreement and Plan of Merger Page 1#page1.tif source=Agreement and Plan of Merger Page 35#page1.tif		
source=Agreement and Plan of Merger Pages 5-6#page1.tif source=Agreement and Plan of Merger Signatures#page1.tif		

TRADEMARK
REEL: 004702 FRAME: 0444

Intellectual Property Section 3.22(b)

Trademarks

COUNTRY	MARK	APP. NO/ FILING DATE	REG NO.	OWNER	STATUS
US	NAVISITE	N/A	2445562	NaviSite, Inc.	Registered
US	NAVISITE design	N/A	3852534	NaviSite, Inc.	 Registered
US	NAVISITE	N/A	2470821	NaviSite, Inc.	Registered
US	NAVISITE	N/A	2256916	NaviSite, Inc.	Registered
US	NAVICLOUD	N/A	3833961	NaviSite, Inc.	Registered
US	AMERICA'S OB exchange	N/A	3403811	NaviSite, Inc.	Registered
US	NAVISITE ISV ON- DEMAND SANDBOX	N/A	3573304	NaviSite, Inc.	Registered
US	COLO 2.0	85122053/ (9/2/2010)	N/A	NaviSite, Inc.	Pending
Canada	SITEHARBOR	N/A	541812	NaviSite, Inc.	Registered
Canada	N NAVISITE	N/A	575858	NaviSite, Inc.	Registered
Canada	NAVISITE	N/A	565234	NaviSite, Inc.	Registered
Canada	NAVISITE design	1468472/ (2/4/2010)	N/A	NaviSite, Inc.	Pending
Canada	NAVICEOUD	1468471/ (2/4/2010)	N/A	NaviSite, Inc.	Pending
India	NAVISITE design	1926551/ (2/23/2010)	NA	NaviSite. Inc.	Pending
India	NAVICEOUD	1926550/ (2/23/2010)	N/A	NaviSite, Inc.	Pending
United Kingdom	NAVISITE design	NW	2538186	NaviSite, Inc.	Registered
United Kingdom	NAVICLOUD	N/A	2538109	NaviSite, Inc.	Registered
Furope	INFRASTRUCTURE-ON- TAP	N/A	1878594	Avasta, Inc.	Registered

TRADEMARK REEL: 004702 FRAME: 0445

COUNTRY	MARK	APP. NO/ FILING DATE	REG NO.	OWNER	STATUS
Furope	CONXION	N/A	1625318	Conxion Corporation	Registered
Canada	SUREBRIDGE	N/A	593530	Lexington Acquisition Corp.	Registered
Canada	INTERLIANT	N/A	492178	Intrepid Acquisition Corp.	Registered
Europe	SUREBRIDGE	N/A	1624162	Lexington Acquisition Corp.	Registered
Europe	INFERLIANT	N/A	469585	Intropid Acquisition Corp.	Registered
Mexico	SUREBRIDGE	N/A	789053	Lexington Acquisition Corp.	Registered
Japan	INTERLIANT	N/A	4372649	Intrepid Acquisition Corp.	Registered
US	ALAGUARD	N.A	3026190	Alabanza, Inc.	Registered
US	CARTXPRESS	N/A	2960659	Alabanza, Inc.	Registered
US	CONTENTXPRESS	N/A	2960658	Alabanza, Inc.	Registered
US	DBXPRESS	N/A	2960660	Alabanza, Inc.	Registered
US	DSM	N/A	2993697	Alabanza, Inc.	Registered
us	MOMENTUM MARKETING	N/A	2960526	Alabanza, Inc.	Registered
US	POWERED BY ALABANZA	N/A	3093589	Alabanza, Inc.	Registered
US	SITEXPRESS	N/A	3013667	Aluhunza, Inc.	Registered
US		N/A	3082683	Alabanza, Inc.	Registered
Mexico	ALABANZA	N/A	814749	Alabanza, Inc.	Registered
European Union	ALABANZA	N/A	003419983	Alahanza, Inc.	Registered
Brazil	ALABANZA	825987652	N/A	Alabanza, Inc.	Pending
US	JUPITER HOSTING	N-A	3094913	Jupiter Hosting, Inc.	Registered

TRADEMARK REEL: 004702 FRAME: 0446

AGREEMENT AND PLAN OF MERGER

BY AND AMONG

TIME WARNER CABLE INC.,

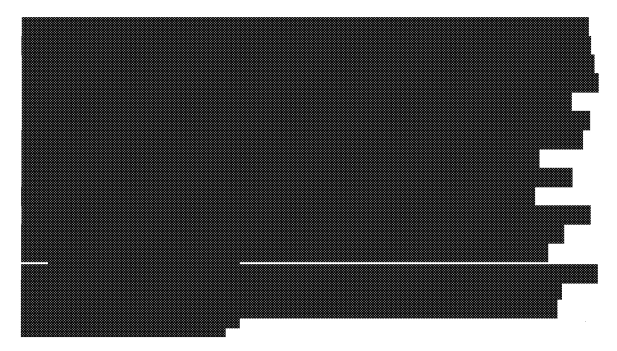
AVATAR MERGER SUB INC.

AND

NAVISITE, INC.

Dated as of February 1, 2011

Doc#: US1:6669478v35



- 4.4 Ownership and Operations of Merger Sub. Parent owns beneficially and of record all of the outstanding capital stock of Merger Sub. Merger Sub was formed solely for the purpose of engaging in the Transaction, and has engaged in no other business activities and has conducted its operations only as contemplated hereby or incidental to the purposes hereof.
- 4.5 <u>Litigation</u>. There is no Legal Action pending against (or, to Parent's Knowledge, threatened against or naming as a party thereto) Parent or any of its Subsidiaries, and none of Parent or any of its Subsidiaries is subject to any judgment, order, settlement or arbitration award, in each case, which have had or would, individually or in the aggregate, reasonably be expected to result in a Parent Material Adverse Effect.
- 4.6 <u>Sufficient Funds</u>. Parent has, and will have at the Effective Time, the funds necessary to pay the Merger Consideration and the aggregate Closing Option Merger Consideration and to consummate the Merger and the Transaction and to perform its obligations in connection with this Agreement and the Transaction.
- 4.7 <u>Information in the Proxy Statement</u>. None of the information supplied by Parent or Merger Sub expressly for inclusion or incorporation by reference in the Proxy Statement (or any amendment thereof or supplement thereto) will, at the date mailed to stockholders of the Company or at the time of the Company Stockholders' Meeting, contain any untrue statement of a material fact or omit to state any material fact required to be stated therein or necessary in order to make the statements made therein, in light of the circumstances under which they are made, not misleading.

AGREEMENT AND PLAN OF MERGER

This AGREEMENT AND PLAN OF MERGER (hereinafter referred to as this "Agreement"), dated as of February 1, 2011, is by and among Time Warner Cable Inc., a Delaware corporation ("Parent"), Avatar Merger Sub Inc., a Delaware corporation and a wholly owned subsidiary of Parent ("Merger Sub"), and NaviSite, Inc., a Delaware corporation (the "Company").

WHEREAS, pursuant to this Agreement, and upon the terms and subject to the conditions set forth herein, Merger Sub shall be merged with and into the Company with the Company as the Surviving Corporation (the "Merger," and together with the other transactions contemplated by this Agreement, the "Transaction"), in accordance with the General Corporation Law of the State of Delaware (the "DGCL"), whereby each issued and outstanding share of common stock of the Company, par value \$.01 per share (the "Company Common Stock"), not owned directly or indirectly by Parent, Merger Sub or the Company (other than Dissenting Shares and Forfeited Stock) shall be converted into the right to receive \$5.50 per share of Company Common Stock in cash (the "Common Stock Merger Consideration"), subject to any withholding of Taxes required by applicable Law and each issued and outstanding share of Series A Convertible Preferred Stock of the Company, par value \$.01 per share (the "Series A Preferred Stock"), not owned directly or indirectly by Parent, Merger Sub or the Company (other than Dissenting Shares) shall be converted into the right to receive \$8.00 per share in cash (the "Preferred Stock Merger Consideration," and together with the Common Stock Merger Consideration, the "Stock Merger Consideration"), subject to any withholding of Taxes required by applicable Law;

WHEREAS, the Board of Directors of the Company (the "Company Board") has formed a special committee of the Company Board for the purpose of, among other things, evaluating and making a recommendation to the full Company Board with respect to this Agreement and the Transaction (the "Special Committee");

WHEREAS, the Company Board, following the recommendation of the Special Committee, and on the terms and subject to the conditions set forth herein, has unanimously approved and declared advisable this Agreement and the Transaction, including the Merger;

WHEREAS, the Board of Directors of Parent and Merger Sub have, on the terms and subject to the conditions set forth herein, unanimously approved and declared advisable this Agreement and the Transaction, including the Merger;

WHEREAS, effective concurrently with the execution of this Agreement, and as a condition and inducement to the willingness of Parent and Merger Sub to enter into this Agreement, the holders of the outstanding warrants to purchase shares of the Company Common Stock (the "Company Warrants") are entering into an agreement (the "Warrant Holders Agreement") with the Company, pursuant to which, among other things, such holders agree that their warrants shall be, in connection with the Merger,

Doc#: US1:6669478v35

IN WITNESS WHEREOF, Time Warner Cable Inc., Avatar Merger Sub Inc. and the Company have caused this Agreement to be executed as of the date first written above by their respective officers thereunto duly authorized.

Name: Satish Adige
Title: Senior Vice President, Investments

AVATAR MERGER SUB INC.

By:
Name: Satish Adige
Title: Senior Vice President, Investments

NAVISITE, INC.

By:_

Name: James W. Pluntze Title: Chief Financial Officer

[Signature page to Merger Agreement]

TRADEMARK REEL: 004702 FRAME: 0450

IN WITNESS WHEREOF, Time Warner Cable Inc., Avatur Merger Sub-Inc. and the Company have caused this Agreement to be executed as of the date first written above by their respective officers thereunto duly authorized.

TIME WARNER CABLE INC.

By:

Name: Sarish Adige

Title: Senior Vice President, Investments

AVATAR MERGER SUB INC.

Ву

Name: Satish Adige

Title: Senior Vice President, Investments

NAVISITE, INC.

Name: James W. Pluntze

Title: Chief Timement Officer

(Signature page to Mirgor Agreement)

TRADEMARK

REEL: 004702 FRAME: 0451

RECORDED: 01/22/2012