

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Adecco, Inc.		06/28/2012	CORPORATION: DELAWARE
RECEIVING PARTY DATA			
Name:	Glotel, Inc.		
Street Address:	8700 West Bryn Mawr Avenue		
City:	Chicago		
State/Country:	ILLINOIS		
Postal Code:	60631		
Entity Type:	CORPORATION: DELAWARE		
PROPERTY NUMBERS Total: 3			
Property Type	Number	Word Mark	
Registration Number:	2580842	GLOTEL	
Registration Number:	2737682	GLOTEL. TECHNOLOGY WORKING	
Registration Number:	2703030	GLOTEL TECHNOLOGY WORKING	
CORRESPONDENCE DATA			
Fax Number:	6508332001		
	<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>		
Phone:	650.833.2373		
Email:	tmddocket@dlapiper.com, dash.mclean@dlapiper.com, emilio.aguilar@dlapiper.com		
Correspondent Name:	Paul A. McLean, Esq., DLA Piper LLP (US)		
Address Line 1:	2000 University Avenue		
Address Line 2:	(352069-900133/34/35)		
Address Line 4:	East Palo Alto, CALIFORNIA 94303-2215		
ATTORNEY DOCKET NUMBER:	352069-900133/34/35 PAM		

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**TRADEMARK
 REEL: 004814 FRAME: 0887**

NAME OF SUBMITTER:	Paul A. McLean, Esq., DLA Piper LLP (US)
Signature:	/Paul A. McLean/
Date:	07/05/2012
Total Attachments: 3 source=Contribution Agreement GLOTEL Adecco Inc Glotel Inc final signed blackened (3)#page1.tif source=Contribution Agreement GLOTEL Adecco Inc Glotel Inc final signed blackened (3)#page2.tif source=Contribution Agreement GLOTEL Adecco Inc Glotel Inc final signed blackened (3)#page3.tif	

CONTRIBUTION AGREEMENT

THIS AGREEMENT is effective as of 11:59 AM EST on June 29, 2012, by and between ADECCO, INC., a corporation organized and existing under the laws of the State of Delaware (hereinafter referred to as the "Assignor"), and GLOTEL, INC., a corporation organized and existing under the laws of the State of Delaware (hereinafter referred to as the "Assignee").

WITNESSETH:

WHEREAS, pursuant to the business reasons outlined in the Board Resolutions dated June 28, 2012, the Board of Directors of each of the entities do deem it advisable, and generally for the welfare of each of the entities and their respective shareholders, to transfer the Glotel trademarks for a total fair market value of [REDACTED] to Glotel, Inc., (as listed on Exhibit A attached hereto) from the Assignor to the Assignee, under and pursuant to the terms and conditions hereafter set forth, as a capital contribution by Assignor to Assignee pursuant to Section 351 of the Internal Revenue Code of 1986, as amended (the "Marks Transfer").

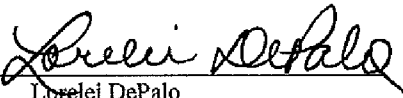
NOW THEREFORE, in consideration of the premises and of the mutual covenants and undertakings of the parties herein set forth, it is agreed as follows:

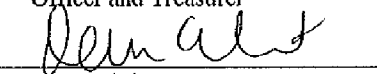
1. Assignor hereby transfers, assigns, and conveys unto the Assignee all rights, title and interest in and to the Glotel trademarks.
2. The parties further agree that all the rights attached to the Glotel trademarks are transferred to Assignee. This transfer includes any documentation, description of or materials relating to the trademarks.
3. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. This Agreement constitutes the entire agreement between the parties pertaining to the subject matter hereof and supersedes all prior agreements and understanding pertaining thereto. This Agreement may be executed in any number of counterparts, all of which together shall constitute one agreement binding on the parties hereto. This Agreement shall be governed by and construed and enforced in accordance with the laws of the State of Delaware.

[SIGNATURE PAGE NEXT]

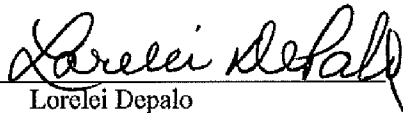
IN WITNESS WHEREOF, the Assignor and the Assignee, by and through their duly authorized officers have caused this instrument to be executed on June 28, 2012.

ADECCO, INC.

By: 
Lorelei DePalo
SVP Finance, Chief Accounting
Officer and Treasurer

By: 
Dawn Ehrhart
SVP, Taxes

GLOTEL, INC.

By: 
Lorelei Depalo
SVP Finance, Chief Accounting
Officer and Treasurer

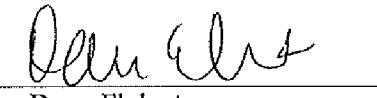
By: 
Dawn Ehrhart
SVP, Taxes

EXHIBIT A
GLOTEL TRADEMARKS

US

1. GLOTEL
Reg No 2580842
2. GLOTEL TECHNOLOGY WORKING
Reg No 2703030
3. GLOTEL TECHNOLOGY WORKING
Reg No 2737682
4. INTEGRITY DELIVERED
Reg No 85/286147

Glotel Trademarks shall include all goodwill and other intangible assets anywhere in the world associated with the Registered Marks, including licenses to third parties of the Registered Marks, documents and website content using the Registered Marks and the name "Glotel" in whatever form used in business worldwide, but excluding other "Glotel" trademarks, goodwill and other intangible assets related thereto (including licenses to third parties, documents and website content using "Glotel" in whatever form) owned by the Seller's Swiss and UK affiliates and their respective use.