900230996 08/14/2012

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
MOBILE INTERACTIVE GROUP LIMITED, a company incorporated under the laws of England and Wales, as Grantor		08/10/2012	COMPANY: UNITED KINGDOM

RECEIVING PARTY DATA

Name:	HSBC BANK USA, NATIONAL ASSOCIATION, as Administrative Agent	
Street Address:	601 Montgomery Street	
Internal Address:	Suite 1090	
City:	San Francisco	
State/Country:	CALIFORNIA	
Postal Code:	94111	
Entity Type:	NATIONAL BANKING ASSOCIATION: UNITED STATES	

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Serial Number:	85420468	MIG MOBILE INTERACTIVE GROUP
Serial Number:	85420515	JIGSAW

CORRESPONDENCE DATA

Fax Number: 2134578080

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

via US Mail.

Phone: 1 213 457 8120

Email: agibbons@reedsmith.com

Correspondent Name: Anne Gibbons

Address Line 1: Reed Smith LLP - 355 South Grand Avenue

Address Line 2: Suite 2900

Address Line 4: Los Angeles, CALIFORNIA 90071

ATTORNEY DOCKET NUMBER: 837822.20021 SGA/AMG TRADEMARK

900230996 REEL: 004841 FRAME: 0981

865 00 85420468

NAME OF SUBMITTER:	Obed J. Aguilar
Signature:	/Obed J. Aguilar/
Date:	08/14/2012
Total Attachments: 8 source=Fully Executed Trademark Security	Agreement#page2.tif Agreement#page3.tif Agreement#page4.tif Agreement#page5.tif Agreement#page6.tif Agreement#page7.tif

TRADEMARK SECURITY AGREEMENT, dated as of August 10, 2012 (this "Agreement") among the Grantors party hereto (each as "Grantor" and collectively, "Grantors") and HSBC BANK USA, NATIONAL ASSOCIATION, as Administrative Agent (the "Administrative Agent").

Reference is made to the Guarantee and Collateral Agreement dated as of August 10, 2012 (as amended, supplemented or otherwise modified from time to time, the "Security Agreement"), among Velti Inc., the other Borrowers from time to time party thereto, the Guarantor Loan Parties from time to time party thereto and the Administrative Agent. The Lenders have agreed to extend credit to the Borrowers subject to the terms and conditions set forth in the Credit Agreement dated as of August 10, 2012 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"). The obligations of the Lenders to extend such credit are conditioned upon, among other things, the execution and delivery of this Agreement. The Guarantor Loan Parties are affiliates of one or more Borrower, will derive substantial benefits from the extension of credit to the Borrowers pursuant to the Credit Agreement and are willing to execute and deliver this Agreement in order to induce the Lenders to extend such credit. Each Grantor party hereto is either a Borrower or a Guarantor Loan Party under the Security Agreement. Accordingly, the parties hereto agree as follows:

SECTION 1. <u>Terms</u>. Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Security Agreement. The rules of construction specified in Section 1.01(b) of the Security Agreement also apply to this Agreement.

SECTION 2. Grant of Security Interest. As security for the payment or performance, as the case may be, in full of the Secured Obligations, each Grantor, pursuant to the Security Agreement, did and hereby does grant to the Administrative Agent, its successors and assigns, for the benefit of the Secured Parties, a security interest in all right, title or interest in or to any and all of the following assets and properties now owned or at any time hereafter adopted or acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "Trademark Collateral"):

- (a) all trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, logos, other source or business identifiers, designs and general intangibles of like nature, all registrations and recordings thereof, and all registration and recording applications filed in connection therewith, including registrations and registration applications in the United States Patent and Trademark Office or any similar offices in any State of the United States or any other country or any political subdivision thereof, and all extensions or renewals thereof, including those listed on Schedule I (the "*Trademarks*");
 - (b) all goodwill associated therewith or symbolized thereby; and
- (c) all other assets, rights and interests that uniquely reflect or embody such goodwill and the Trademarks.

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SECTION 3. <u>Security Agreement</u>. The security interests granted to the Administrative Agent herein are granted in furtherance, and not in limitation of, the security interests granted to the Administrative Agent pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Administrative Agent with respect to the Trademark Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the Security Agreement, the terms of the Security Agreement shall govern.

[Signatures Follow]

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

MOBILE INTERACTIVE GROUP I.MITED, a company incorporated under the laws of England and Wales, as Granton By: Name:	MOBILE INTERACTIVE GROUP NETHERLANDS B.V., a company formed under the laws of the Netherlands, as Grantor By: Name: Name: Title: Authorized signatory on behalf of MOBILE INTERACTIVE GROUP HOLDINGS NETHERLANDS B.V.
MOBCLIX, INC., a Delaware corporation, as Grantor	VELTI PLC, a company formed under the laws of the Bailiwick of Jersey, Channel Islands, as Grantor
By: Name: Tide:	By: Name: Title:
AIR2WEB, INC., a Delaware corporation, as Grantor	
By: Name;	

Signature Page to Trademark Security Agreement

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

MOBILE INTERACTIVE GROUP LIMITED, a company incorporated under the laws of England and Wales, as Granton	MOBILE INTERACTIVE GROUP NETHERIANDS B.V., a company formed under the laws of the Netherlands, as Grantor
By:Name:	By:
Title:	Title: Authorized signatory on behalf of MOBILE INTERACTIVE GROUP HOLDINGS NETHERLANDS B.V.
MOBCLIX, INC., a Delaware corporation, as Grantor	VELTI PLC, a company formed under the laws of the Bailiwick of Jersey, Channel Islands, as Grantor
By: 444 Ca-	
Name: X. J	85/
Title:	Name:
AIRIWEB, INC., a Delaware corporation, as Grantor	
By: <u>July Ca</u> Namin: <u>July Ca</u>	
Title:	

Signature Page to Trademark Security Agreement

IN WITNESS WHEREOF, the parties hereto have duly exceuted this Agreement as of the day and year first above written.

MOBILE INTERACTIVE GROUP LIMITED, a company incorporated under the laws of England and Wales, as Grantor	MOBILE INTERACTIVE GROUP NETHERLANDS B.V., a company formed under the laws of the Netherlands, as Grantor
By:	Ву:
Name: Richard Mann	Name: Richard Mann
Title: Senior Vice President	Title: Authorized signatory on behalf of MOBILE INTERACTIVE GROUP HOLDINGS NETHERLANDS B.V.
MOBCLIX, INC., a Delaware	VELTI PLC, a company formed under the
corporation, as Grantor	laws of the Bailiwick of Jersey, Channel
	Islands, as Grantor
Byc	8y; <u></u>
Name: Sally J. Rau	Name: Alex Moukas
Title: President	Title: Chief Executive Officer

HSBC BANK USA, NATIONAL ASSOCIATION, as Administrative Agent

By: ////// / /// Name: Christopher Moore

Title: Vice President

Mobile Interactive Group Limited

Owner	Trademark Description	Registration Number/	Registration Date/
		Application Number	Application Date
Mobile Interactive	MIG Mobile Interactive	App. No. 85/420468	Pending
Group Limited	Group (Device Mark)	Sept. 12, 2011	Cls. 9, 21, 23, 26,36
			& 38
Mobile Interactive	JIGSAW	App No. 85/420515	Pending
Group Limited		Sept. 12, 2011	Cls. 9, 21, 23, 26,36
			& 38

Mobile Interactive Group Netherlands B.V.

<u>Owner</u>	<u>Trademark</u> <u>Description</u>	Registration Number/ Application Number	Registration Date/ Application Date
Mobile Interactive Group Netherlands B.V. Recorded 4/15/2012 Reel/Frame: 4756/0262	CARSCANNER (Work mark and Design)	App No. 79/108492 Aug. 31, 2011	Pending Cls. 035, 36, 39, 42
Mobile Interactive Group Netherlands B.V. Recorded 4/15/2012 Reel/Frame:4293/0093	CARSCANNER (Work mark and Design)	Reg. No. 4110657 March 13, 2012	Registered Cls. 035, 36, 39, 42

Mobelix, Inc.

<u>Owner</u>	Trademark	Registration Number/	Registration Date/
	<u>Description</u>	Application Number	Application Date
Mobelix,	MOBCLIX	Reg No. 3924673	Registered
Inc.		Reg Date - Mar 1, 2011	Cls 35,38,42 Mar 1, 2021
			Mai 1, 2021

Velti plc

Owner	Trademark Description	Registration Number/ Application Number	Registration Date/ Application Date
Velti plc	VELTI & Design	Reg No. 3935800 Reg Date - Mar 22, 2011	Registered Cl. 42 <i>Apr 8</i> , 2021
Velti plc	VELTI MGAGE	Reg No. 3880083 Reg Date - Nov 23, 2010	Registered Cl. 42 <i>Nov 23</i> , 2020
Velti plc	VELTI	App No. 85/451461 Oct 19, 2011	Published Cls. 35,42

Air2Web, Inc.

<u>Owner</u>	<u>Trademark</u>	Registration Number/	Registration Date/
	<u>Description</u>	Application Number	Application Date
AirOWah	A and Air2Web	Doc No. 2042629	Ann 12 2011
Air2Web, Inc.		Reg No. 3943628	Apr 12, 2011 Registered
linc.	(stylized)		Cl. 042
		App.# 85097301	Jul 30, 2010
		11	,
Air2Web,	AirCARE	Reg No. 3934360	Mar 22, 2011
Inc.			Registered
			Cl. 042
		App.# 85089792	Jul 21, 2010
Air2Web,	A (stylized)	Reg No. 3870879	Nov 02, 2010
Inc.	-		Registered
			Cl. 035,038, 042
		App.# 77436465	Apr 01, 2008
Air2Web,	AIR2WEB	Reg No. 2585927	Jun 25, 2002
Inc.		_	Registered
			Cl. 09, 038, 039
		App.# 75803855	Sep 20, 1999

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