900232652 09/04/2012

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
Strike Consulting, LLC		108/31/2012	LIMITED LIABILITY
<u> </u>			COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	Medley Capital Corporation
Street Address:	375 Park Avenue
Internal Address:	Suite 3304
City:	New York
State/Country:	NEW YORK
Postal Code:	10152
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	3229077	EVENTVISION
Registration Number:	3226702	EVENT VISION
Registration Number:	3226773	LANEVISION

CORRESPONDENCE DATA

6094521147 Fax Number:

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

via US Mail.

Phone: 609.951.4108

tooleyr@pepperlaw.com Email:

Correspondent Name: Ryan R. Tooley Address Line 1: 301 Carnegie Center

Address Line 2: Suite 400

Princeton, NEW JERSEY 08543-5276 Address Line 4:

NAME OF SUBMITTER: Ryan R. Tooley

REEL: 004855 FRAME: 0086

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (as amended, amended and restated, supplemented or otherwise modified from time to time, the "IP Security Agreement") dated August 31, 2012, is made by the Persons listed on the signature pages hereof (collectively, the "Grantors") in favor of MEDLEY CAPITAL CORPORATION, as collateral agent (the "Collateral Agent") for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, STRIKE HOLDINGS LLC, a Delaware limited liability company, has entered into a Third Amended and Restated Credit Agreement dated as of August 31, 2012 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), with MEDLEY CAPITAL CORPORATION, as Administrative Agent, and the Lenders party thereto. Terms defined in the Credit Agreement and not otherwise defined herein are used herein as defined in the Credit Agreement.

WHEREAS, as a condition precedent to the amendment and restatement of the Credit Agreement and the making of Loans by the Lenders under the Credit Agreement, each Grantor has executed and delivered that certain Second Amended and Restated Security Agreement dated August 31, 2012 made by the Grantors to the Collateral Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement").

WHEREAS, under the terms of the Security Agreement, the Grantors have granted to the Collateral Agent, for the ratable benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed as a condition thereof to execute this IP Security Agreement for recording with the U.S. Patent and Trademark Office, the United States Copyright Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

- SECTION 1. <u>Grant of Security</u>. Each Grantor hereby grants to the Collateral Agent for the ratable benefit of the Secured Parties a security interest in all of such Grantor's right, title and interest in and to the following (the "*Collateral*"):
- (i) the patents and patent applications set forth in Schedule A hereto (the "Patents");
- (ii) the trademark and service mark registrations and applications set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby (the "*Trademarks*");

- (iii) all copyrights, whether registered or unregistered, now owned or hereafter acquired by such Grantor, including, without limitation, the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto (the "Copyrights");
- (iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;
- (v) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and
- (vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral of or arising from any of the foregoing.
- SECTION 2. Security for Obligations. The grant of a security interest in the Collateral by each Grantor under this IP Security Agreement secures the payment of all Obligations of such Grantor now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this IP Security Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Secured Obligations and that would be owed by such Grantor to any Secured Party under the Loan Documents but for the fact that such Secured Obligations are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.
- SECTION 3. <u>Recordation</u>. Each Grantor authorizes and requests that the Register of Copyrights, the Commissioner for Patents and the Commissioner for Trademarks and any other applicable government officer record this IP Security Agreement.
- SECTION 4. <u>Execution in Counterparts</u>. This IP Security Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.
- SECTION 5. <u>Grants, Rights and Remedies</u>. This IP Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Collateral Agent with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.
- SECTION 6. <u>Governing Law</u>. This IP Security Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

IN WITNESS WHEREOF, each Grantor has caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

Address for all notices to all Grantors:

STRIKE HOLDINGS LLC

Strike Holdings LLC 222 W 44th Street New York, NY 10036 By: THE COBALT GROUP, LLC, its Managing Member

Attention: Chief Executive Officer

Telephone: (212) 777-2214

Electronic Mail:

tshannon@bowlmor.com; bparker@bowlmor.com Name: Thomas F. Shannon Title: Managing Member

STRIKE CONSULTING, LLC

By: STRIKE HOLDINGS LLC,

As Sole Member of each of the above

By: THE COBALT GROUP, LLC,

Its Managing Member

Name: Thomas F. Shannon Title: Managing Member

STRIKE IP SECURITY AGREEMENT SIGNATURE PAGE

SCHEDULE A

None.

SCHEDULE A - 1

SCHEDULE B

Grantor: Strike Holdings LLC - Trademarks					
TRADEMARK	COUNTRY	APPLICATION NUMBER	REGISTRATIO NUMBER	NREGISTRATION DATE	
BOWLMOR (Stylized)	USA	77/523,135	3,579,942	02/24/2009	
BOWLMOR LANES (Stylized) Bowlmor Lands	USA	78/210,226	2,797,781	12/23/2003	
BOWLMOR LANES	USA	78/210,218	2,797,780	12/23/2003	
NIGHT STRIKE	USA	78/334,951	2,914,654	12/28/2004	
P PRESSURE (Stylized)	USA	78/210,319	2,795,000	12/16/2003	
PRESSURE	USA	78/210,322	2,795,001	12/16/2003	
SOPHISTICATED WHIMSY	USA	78/592,040	3,235,905	05/01/2007	
STRIKE (and design)	USA	78/210,309	2,862,630	07/13/2004	

SCHEDULE B - 1

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Grantor: Strike Holdings LLC - Trademarks				
TRADEMARK	COUNTRY	APPLICATION NUMBER	REGISTRATION NUMBER	NREGISTRATION DATE
STRIKE BETHESDA (and design)	USA	78/210,304	2,862,629	07/13/2004
STRUCE CURERTING (and decises)				
STRIKE CUPERTINO (and design)				
CUST-RYINIS	USA	77/523,137	3,625,953	05/26/2009
STRIKE MIAMI (and design)				
	USA	78/536,636	3,028,986	12/13/2005
STRIKE ORANGE COUNTY (and design)				
	USA	77/527,960	3,625,974	05/26/2009

Grantor: Strike Holdings LLC - Trademarks					
TRADEMARK	COUNTRY	APPLICATION NUMBER	REGISTRATION REGISTRATION NUMBER DATE		
THE GREAT AMERICAN BOWLING ALLEY	USA	77/968,731	4,139,577	05/08/2012	
BOWLMOR LANES (and design)					
BOWLMOR — LANES —	USA	85/482,606	4,154,210	06/05/2012	
BOWLMOR LANES (and design)		3156768			
BOWL MOR	Argentina		NA	NA	
LANES		(Cl. 25)			
BOWLMOR LANES (and design)		3156769			
BOWL MOR	Argentina		NA	NA	
LANES		(Cl. 41)			
BOWLMOR LANES (and design)		3156770			
BOWL MOR	Argentina		NA	NA	
LÄNES		(Cl. 43)			
OWLMOR LANES (and design)	Canada	1561141	NA	NA	

Grantor: Strike Holdings LLC - Trademarks				
TRADEMARK		REGISTRATION REGISTRATION NUMBER DATE		
BOWLMOR LANES				
BOWLMOR LANES (and design)		994965		
BOWL MOR	Chile		NA	NA
LANES		(Cls. 41 and 43)		
BOWLMOR LANES (and design)		994966		
BOWL MOR	Chile		NA	NA
LANES		(Cl. 25)		

Grantor: Strike Holdings LLC - Trademarks					
TRADEMARK	COUNTRY	APPLICATION NUMBER	REGISTRATION REGISTRATION NUMBER DATE		
BOWLMOR LANES (and design)		10485120			
BOWLMOR	CHINA		NA	NA	
LÂNES		(Cl. 25)			
BOWLMOR LANES (and design)		10485119			
BOWLMOR	CHINA		NA	NA	
LANES		(Cl. 41)			
BOWLMOR LANES (and design)		10485118			
BOWLMOR	CHINA		NA	NA	
LANES		(Cl. 43)			
BOWLMOR LANES (and design)					
BOWLMOR LANES	EU	10600153	10600153	06/01/2012	
BOWLMOR LANES (and design)	India	2277599	NA	NA	

TRADEMARK	COUNTRY	APPLICATION		ONREGISTRATION
		NUMBER	NUMBER	DATE
BOWLMOR —— LANES ——				
BOWLMOR LANES (and design)		1247704		
BOWLMOR	Mexico		NA	NA
LANES		(Cl. 25)		
BOWLMOR LANES (and design)		1247705		
BOWLMOR	Mexico		NA	NA
LANES		(Cl. 25)		
BOWLMOR LANES (and design)		1247706		
BOWLMOR	Mexico		NA	NA
LANES		(Cl. 43)		
BOWLMOR LANES (and design)		212527		
BOWLMOR	Panama		NA	NA
LANES		(Cl. 25)		

Grantor: Strike Holdings LLC - Trademarks				
TRADEMARK	COUNTRY	APPLICATION NUMBER	REGISTRATION NUMBER	NREGISTRATION DATE
BOWLMOR LANES (and design)		212529		
BOWL MOR	Panama		NA	NA
LÂNES		(Cl. 41)		
BOWLMOR LANES (and design)		212530		
BOWL MOR	Panama		NA	NA
LANES		(Cl. 43)		
BOWLMOR LANES (and design)				
BOWLMOR LANES	Russia	2012 703 286	NA	NA
BOWLMOR LANES (and design)				
BOWL MOR LANES	Singapore	T12/00867G	T1200867G	01/25/2012
SHOULDN'T YOU BOWLMOR?	USA	85/438,167	4,146,619	05/22/2012

Grantor: Strike Consulting, LLC - Trademarks					
TRADEMARK	COUNTRY	APPLICATION NUMBER	REGISTRATION NUMBER	REGISTRATION DATE	
EVENTVISION	USA	78/570,555	3,229,077	04/17/2007	
EVENT VISION (and Design)	USA	78/570,554	3,226,702	04/10/2007	
LANEVISION	USA	78/657,325	3,226,773	04/10/2007	

SCHEDULE C

<u>Grantor</u>	Title of Work	Reg. No.	Reg. Date
Strike Consulting, LLC	EventVision hosted software solution.	TX6161958	02/15/2005

SCHEDULE C - 1

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RECORDED: 09/04/2012