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
Keibi Technologies, Inc.		06/01/2009	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Lithium Technologies, Inc.		
Street Address:	6121 Hollis Street Suite 4		
City:	Emeryville		
State/Country:	CALIFORNIA		
Postal Code:	94608		
Entity Type:	ntity Type: CORPORATION: DELAWARE		

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark	
Registration Number: 3603487		DISCOVER THE VALUE WITHIN	

CORRESPONDENCE DATA

Fax Number: 6265778999

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

via US Mail.

Phone: (626) 577-9888

Email: dean.kayes@lithium.com

Correspondent Name: Dean H. Kayes

Address Line 1: 1028 N. Lake Ave. Suite #202
Address Line 4: Pasadena, CALIFORNIA 91104

NAME OF SUBMITTER:	Dean H. Kayes	
Signature:	//DEANHKAYES//	
Date:	09/25/2012	

Total Attachments: 9

TRADEMARK REEL: 004867 FRAME: 0412 OF \$40.00 3603487

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INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This Intellectual Property Assignment Agreement (this "Agreement") is made and entered into as of June 1, 2009 by and between Lithium Technologies, Inc., a Delaware corporation ("Buyer"), and Keibi Technologies, Inc., a Delaware corporation ("Seller"). All defined terms not otherwise defined herein shall have the meaning set forth in the Asset Purchase Agreement dated as of June 1, 2009, by and among Buyer and Seller (the "Purchase Agreement").

WHEREAS, on June 1, 2009 Buyer and Seller entered into the Purchase Agreement pursuant to which Buyer purchased substantially all of the assets related to the Seller's business of providing software-as-a-service-based solutions and related services for moderation and classification of user generated online content (the "Business");

WHEREAS, under the Purchase Agreement, Seller is obliged to sell, assign, transfer, convey and deliver to the Buyer and Buyer is obliged to purchase, acquire and accept from Seller all of Seller's right, title and interest in and to the intellectual property related Purchased Assets, including without limitation, the Transferred Technology, Products, Registered IP and Transferred IP (collectively, the "IP Purchased Assets"); and

WHEREAS, under the Purchase Agreement, Seller is obliged to execute and deliver to Buyer such other transfer agreements, endorsements, assignments and other documents and perform such other acts and take such other steps as may be necessary or appropriate to assign, convey, transfer and deliver to Buyer good and valid title to the IP Purchased Assets.

NOW, THEREFORE, in consideration of the covenants and mutual agreements hereinafter set forth, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound hereby, the parties hereto agree as follows:

1. Purchase Agreement.

(a) This Agreement is made in connection with the consummation of the transactions contemplated by the Purchase Agreement. All provisions of the Purchase Agreement shall remain in full force and effect in accordance with their respective terms. Nothing herein shall be construed to modify any of the stipulations, terms, provisions, covenants or conditions contained in the Purchase Agreement, and the stipulations contained in this Agreement shall not give rise to any warranty claims or similar claims between the parties independent of the Purchase Agreement; it being understood and agreed that such warranty or similar claims will be exclusively handled in accordance with the Purchase Agreement.

2. Assignment.

- (a) Seller hereby irrevocably grants, conveys, assigns and transfers to the Buyer all of Seller's right, title and interest in and to any and all IP Purchased Assets, including without limitation, the Transferred Technology, Products, Registered IP and Transferred IP. This shall include, without limitation,
- (1) All of Seller's rights to use and exploit, in any form or way of exploitation, the works of authorship included in the IP Purchased Assets, including, (by way of illustration only), the right to reproduce the works, to distribute them, the right to exhibit them, to adapt them, to perform them, to broadcast them, to communicate them to the public, the rental and lending rights, the right to change, add to, delete or take from, translate, or otherwise modify the works in any manner; the comprehensive and all-including transfer of all rights Seller has with respect to the works of authorship is the express aim of this agreement;

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- (2) All of Seller's Trademarks, including without limitation those Trademarks and applications therefore listed in the attached **Schedule 1**, including all goodwill associated therewith:
 - (3) All of Seller's Copyrights;
 - (4) All of Seller's Patents, and applications therefore, including without limitation those Patents and applications listed in the attached Schedule 2;
 - (4) All of Seller's Domain Names listed in the attached Schedule 3; and
 - (5) All of Seller's other Intellectual Property Rights.
- (b) Seller hereby delivers to Buyer, any and all Transferred Technology, Products, Registered IP and Transferred IP, including without limitation, the source code and related documentation as well as the object code of all Software included in the Transferred Technology.
 - (c) Buyer hereby accepts the assignment and transfer of the IP Purchased Assets.
- (d) For the avoidance of doubt, should any of the transactions set out in this Section 2 be found void, invalid, unenforceable, whether in part or in whole, or should any similar legal prohibition arise under the laws of any jurisdiction, the parties to this Agreement hereby declare that their intent of the parties is to grant Buyer unrestricted operating control of the IP Purchased Assets to the fullest extent permitted under applicable law, such control to include without limitation the exclusive right and ability to dispose of and control the use and exploitation in any way or form of the IP Purchased Assets, including all economic rights therein and the right of modification and sublicensing. In respect of all works and assets in respect of which the law of the United States of America recognizes the validity of the transfer of economic rights, the sale, conveyance, transfer and assignment envisaged in Section 2(a) includes, without limitation, the assignment of all economic rights, including in all cases the right of modification, in and to all Software and other works of authorship and, insofar as possible under the law of the United States of America, other copyrightable and other works falling within the scope of Transferred IP and Transferred Technology.

3. Registration.

- (a) With respect to the Trademarks listed in the attached **Schedule 1**, Seller will assist Buyer in order to effect the necessary name change with respect to the owner of these trademarks with the respective Trademark authorities without delay as applicable.
- (b) With respect to the Patents listed in the attached **Schedule 2**, Seller will assist Buyer in order to effect the necessary name change with respect to the owner of these Patents with the respective Patent authorities without delay as applicable.
- (c) With respect to the Domain names listed in the attached Schedule 3 Seller will assist Buyer by signing and completing all necessary registrant name change agreements, transfer requests and other documents, if and to the extent necessary to make the respective registry transfer the respective Domain Name registration to Buyer without delay.

4. Governing Law, Jurisdiction and Resolution of Disputes.

(a) This Agreement shall be governed by and construed in accordance with the substantive laws of California, regardless of the laws that might otherwise govern under applicable principles of conflicts of laws thereof.

- 2 -

(b) As regards jurisdiction, resolution or disputes, the Purchase Agreement shall apply.

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5. Miscellaneous.

- (a) This Agreement, the Purchase Agreement and the schedules and exhibits attached to this Agreement set forth the entire agreement of the parties hereto with respect to the matters contained herein and no prior or contemporaneous agreement or understanding pertaining to any such matter shall be effective for any purpose. No supplement, modification or amendment to this Agreement shall be binding unless executed in writing by all of the parties. No waiver of any of the provisions of this Agreement shall be deemed, or shall constitute, any waiver of any other provision, whether or not similar, nor shall any waiver constitute a continuing waiver. No waiver shall be binding unless executed in writing by the party making the waiver.
- (b) If any of the provisions of this Agreement should be or become invalid or unenforceable in whole or in part, the validity of the other provisions hereof shall remain unaffected. In that case the invalid or unenforceable provision is deemed to be replaced by such a valid and enforceable provision which corresponds as closely as possible to the invalid or unenforceable provision and to the parties' economic aims pursued by and reflected in this Agreement. The same shall apply in the event and to the extent that this Agreement contains an unintended omission.
- (c) The parties agree that irreparable damage would occur in the event any provision of this Agreement was not performed in accordance with the terms thereof and that, prior to the termination of this Agreement pursuant to its terms, the parties shall be entitled to specific performance of the terms hereof, in addition to any other remedy at law or equity.

[Remainder of page intentionally left blank.]

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IN WITNESS WHEREOF, this Intellectual Property Assignment Agreement has been executed by the parties hereto as of the date first above written.

LITHIUM TECHNOLOGIES, INC.					
Ву:	MIC) .	Digitally signed by Mike Dendale DN: cre-Mike Dendale, o- periors, eu- emai-ende den stelle Bishteum com, c-t, Dam: 2009.05.31.21:57.38 -07.00*	JS.	
Name:	Mike	Di	nsdale		
Title:	CFO				
KEIBI T	ECHNOI	LOG	GIES, INC.		
Ву:					
Name:					
FOLAT					

(Signature Page to Intellectual Property Assignment Agreement)

IN WITNESS WHEREOF, this Intellectual Property Assignment Agreement has been executed by the parties hereto as of the date first above written.

		LITHIUM TECHNOLOGIES, INC.
		Ву:
		Name:
		Title:
		KEIBI TECHNOLOGIES, INC.
		Ву.
		Name: Jon Goldstein
		Title: Chief Executive Officer
State of)) S.S.	
County of)	
Before	e me thisday of	, 2009 personally appeared:
	gnment instrument and ackr	be the person who is described in and who executed the nowledged to me that he/she executed the same his/her
own free will t	for the purpose therein expres	ssed.
and the second s	**	
, see a		
Notary Public		
	or Consular United States of	

(Signature Page to Intellectual Property Assignment Agreement)

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT				
State of California County of San Francis as On May 29, 2009 before me, W personally appeared San Ga	Here Insert Warne and Fille of the Officer A stein Name(s) of Signer(s)			
MIKE DEJARLO LEWS Commission # 1666269 Notary Public - California San Francisco County My Correr. Expires May 26, 2010 Place Notary Seal Above OPT	who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal. Signature Signature of Notary Public			
	may prove valuable to persons relying on the document eatlachment of this form to another document.			
Description of Attached Document	. Ω . λ			
Title or Type of Document:	1) respectly Was grand Wyreemer			
Document Date: May 14 1019	Number of Pages:			
Signer(s) Other Than Named Above:				
Capacity(ies) Claimed by Signer(s)				
Signer's Name: Individual Corporate Officer — Title(s): Partner — Limited General Attorney in Fact Trustee Guardian or Conservator Other: Signer Is Representing:	☐ Attorney in Fact OF SIGNER			

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Schedule 1

Trademarks

Trademarks	Registration Date	Next Renewal	Country	Registration No.
Discover the Value				
Within	April 7, 2009	April 7, 2019	U.S.	3603487
Keibi				
	December 19, 2007	December 19, 2017	Australia	950076
Keibi	Published	Published	Canada	Application No. 1377148
Keibi	December 19, 2007	December 19, 2017	Int'l Registration- Madrid Protocol Only	950076
Keibi				
	April 14, 2009	April 14, 2019	U.S.	3606694
Keibi Moderation Suite		Allowed		Application No. 77249521

Schedule 2

Patents

Patent:

None.

Patent applications:

U.S. Patent Application No. 11971856 for the Classification of Digital Content by Using Aggregate Scoring filed on January 9, 2008 attorney docket No. 100152-000100US

Schedule 3

Domain Names

www.keibiinc.com

www.keibitech.com

www.moderationsoftware.com

www.moderationsolutions.com

www.socialmediamoderation.net

www.comfortzones.com

TRADEMARK REEL: 004867 FRAME: 0422

RECORDED: 09/25/2012