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
Selling Source, LLC		109/01/2010	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	Q Interactive, LLC
Street Address:	1613 NW 136th Ave., Suite 100
City:	Sunrise
State/Country:	FLORIDA
Postal Code:	33323
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 8

Property Type	Number	Word Mark
Registration Number:	3365224	FREELAPTOPNATION.COM
Registration Number:	3365226	FREENATION.COM
Registration Number:	3465413	GETMYFREELAPTOP.COM
Registration Number:	3604626	GIFT REWARD CENTER
Registration Number:	3563049	IWANTMYFREELAPTOP.COM
Registration Number:	3236417	DELIVERING THE PEOPLE BEHIND THE NUMBERS
Registration Number:	3168505	THEUSEFUL
Registration Number:	3239162	THEUSEFUL

CORRESPONDENCE DATA

Fax Number:

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

via US Mail.

Email: brad.norton@sellingsource.com

Correspondent Name: Bradford Norton

TRADEMARK REEL: 004937 FRAME: 0955 P \$215.00 3365224

	325 E. Warm Springs, Rd. Suite 200 Las Vegas, NEVADA 89119			
NAME OF SUBMITTER:	Bradford Norton			
Signature:	/Bradford Norton/			
Date:	01/08/2013			
Total Attachments: 2 source=Selling Source to Q Interactive 9 1 2010#page1.tif source=Selling Source to Q Interactive 9 1 2010#page2.tif				

TRADEMARK REEL: 004937 FRAME: 0956

ASSIGNMENT AGREEMENT

THIS AGREEMENT, made and entered into as of this 1st day of September, 2010 by and between:

Seiling Source, LLC a limited liability company duly organized and existing under the laws of the state of Delaware and having its principal place of business at 325 E. Warm Springs, Rd., Suite 200, Las Vegas, NV 89119; and

Q Interactive, LLC, a Limited Liability company duly organized and existing under the laws of the State of Delaware and having its principal place of business at 1613 NW Ave C, Suite 100, Sunrise FL, 33323;

(Selling Source, LLC and Q Interactive, LLC shall individually be referred to as a "Party", and collectively as the "Parties".)

NOW, THEREFORE, intending to be bound, the Parties hereto agree as follows:

Assignment

Selling Source, LLC hereby assigns all of its rights, obligations, and liabilities of the trademarks:

FREELAPTOPNATION.COM	3365224
FREENATION,COM	3365226
GETMYFREELAPTOP.COM	3465413
GIFT REWARD CENTER	3604626
IWANTMYFREELAPTOP.COM	3563049
DELIVERING THE PEOPLE BEHIND THE NUMBERS	3236417
THEUSEFUL	3168505
THEUSEFUL (logo)	3239162

to Q Interactive, LLC, and Q Interactive, LLC hereby accepts such assignment ("Assignment").

As of the date of execution of this Agreement, Selling Source, LLC shall have no further rights, obligations, and liabilities of any kind whatsoever to the above mentioned intellectual property.

Selling Source, LLC warrants the following with regard to the property assigned herein:

1. Selling Source, LLC is the owner of the property and there is not competing claims.

TRADEMARK REEL: 004937 FRAME: 0957 2. Selling Source, LLC will not do any act which may prevent or hinder Q Interactive, LLC from enforcing the assigned right.

Consent to Assignment

Pursuant to the foregoing terms and conditions, Selling Source, LLC hereby grants its consent to the Assignment and represents and warrants that it shall not raise any claim against Q Interactive, LLC in connection with the assigned right on or after the date of execution of this Agreement.

This Agreement shall be governed by the laws of the State of Nevada. Any dispute or controversy arising from this Agreement shall be subject to the dispute resolution procedures provided for in the American Arbitration Association before the American Arbitration Association in the City of Las Vegas, State of Nevada. Any award shall be final and binding and judgment thereon may be entered in any court of competent jurisdiction. Nothing in this paragraph will be construed to preclude any party from seeking injunctive relief in order to protect its rights pending arbitration.

This Agreement contains the entire understanding among the Parties hereto with respect to the matters covered herein and supersedes and cancels any prior understanding with respect to the matters covered herein.

No changes, alterations or modifications hereto shall be effective unless made in writing and signed by all the Parties.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed in duplicate by their duly authorized representatives as of the date first written above and each Party shall keep one copy, respectively.

By:
Name: Glenn McKay
Title: President

[Q Interactive, LLC]

By:
Name: Glenn McKay
Title: President

RECORDED: 01/08/2013

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