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
Ingenio Acquisition LLC		105/09/2013 1	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	Medley Capital Corporation	
Street Address:	c/o King & Spaulding LLP, attn. Jason P. Frank, 1185 Avenue of the Americas	
City:	New York	
State/Country:	NEW YORK	
Postal Code:	10036	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark	
Serial Number:	78722169	ETHER	
Serial Number:	78234306	INGENIO	
Serial Number:	75833274	KEEN	
Serial Number:	76235677	KEEN	
Serial Number:	76235790	KEEN	
Serial Number:	76029673	KEEN	
Serial Number:	78265175	KNOWLEDGE ON CALL	

CORRESPONDENCE DATA

Fax Number: 2063599000

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

via US Mail.

Phone: 205-359-8000

Email: pctrademarks@perkinscoie.com

Correspondent Name: Jeffrey A. Nelson, Perkins Coie LLP

Address Line 1: 1201 Third Avenue, Suite 4900

Address Line 4: Seattle, WASHINGTON 98101				
ATTORNEY DOCKET NUMBER:	80661.0005 MEDLEY AGREE			
NAME OF SUBMITTER:	Jeffrey A. Nelson, Perkins Coie LLP			
Signature:	/Jeffrey A. Nelson/			
Date:	05/10/2013			
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TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT, dated as of May 9, 2013, is made by each of the entities listed on the signature pages hereof (each a "Grantor" and, collectively, the "Grantors"), in favor of MEDLEY CAPITAL CORPORATION, a Delaware corporation ("Medley"), as collateral agent (in such capacity, together with its successors and permitted assigns, the "Collateral Agent") for the Lenders and the other Secured Parties.

WITNESSETH:

WHEREAS, Ingenio Holding Company, LLC, a Delaware limited liability company ("Holdings"), Ingenio Acquisition, LLC, a Delaware limited liability company (the "Borrower"), the Subsidiaries of the Credit Parties that are or become Guarantors pursuant to Section 8.10 of the Credit Agreement, the lenders from time to time party thereto (each a "Lender" and, collectively, the "Lenders"), Medley, as administrative agent for the Lenders (in such capacity, together with its successors and assigns in such capacity, the "Administrative Agent") and the Collateral Agent (the Collateral Agent, together with the Administrative Agent, collectively, the "Agents" and each an "Agent"), have entered into a Credit Agreement, dated as of May 9, 2013 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement");

WHEREAS, all of the Grantors are party to a Guaranty and Security Agreement of even date herewith in favor of the Collateral Agent (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Guaranty and Security Agreement"), pursuant to which the Grantors are required to execute and deliver this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and to induce the Lenders and the Collateral Agent to enter into the Credit Agreement and to induce the Lenders to make their respective extensions of credit to the Borrower thereunder, each Grantor hereby agrees with the Collateral Agent as follows:

- Section 1. <u>Defined Terms</u>. Capitalized terms used herein without definition are used as defined in the Guaranty and Security Agreement or the Credit Agreement as applicable.
- Section 2. <u>Grant of Security Interest in Trademark Collateral</u>. Each Grantor, as collateral security for the prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Secured Obligations of such Grantor, hereby mortgages and pledges to the Collateral Agent for the benefit of the Secured Parties, and grants to the Collateral Agent for the benefit of the Secured Parties a Lien on and security interest in, all of its right, title and interest in, to and under the following Collateral of such Grantor (the "Trademark Collateral"):
- (a) all of its Trademarks and all Trademark Licenses providing for the grant by or to such Grantor of any right under any Trademark, including those referred to on Schedule 1 hereto:

- (b) all renewals and extensions of the foregoing;
- (c) all goodwill of the business connected with the use of, and symbolized by, each such Trademark; and
- (d) all income, royalties, proceeds and Liabilities at any time due or payable or asserted under and with respect to any of the foregoing, including all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment thereof. Notwithstanding the foregoing, there shall be no security interest or Lien on any Trademark application that is filed on an "intent-to-use" basis (until such time as a statement of use is filed with respect to such application and duly accepted by the United States Patent and Trademark Office).
- Section 3. Guaranty and Security Agreement. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent pursuant to the Guaranty and Security Agreement and each Grantor hereby acknowledges and agrees that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Guaranty and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Trademark Security Agreement conflicts with any provision of the Guaranty and Security Agreement, the Guaranty and Security Agreement shall govern.
- Section 4. <u>Grantor Remains Liable</u>. Each Grantor hereby agrees that, anything herein to the contrary notwithstanding, such Grantor shall assume full and complete responsibility for the prosecution, defense, enforcement or any other necessary or desirable actions in connection with its Trademarks subject to a security interest hereunder.
- Section 5. <u>Counterparts</u>. This Trademark Security Agreement may be executed in any number of counterparts and by different parties in separate counterparts, (including by facsimile or other electronic means) 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. Signature pages may be detached from multiple separate counterparts and attached to a single counterpart.
- Section 6. Governing Law. THIS TRADEMARK SECURITY AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HERETO SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK WITHOUT REFERENCE TO CONFLICTS OF LAW PROVISIONS (OTHER THAN SECTION 5-1401 OF THE NEW YORK GENERAL OBLIGATIONS LAW). In addition, the provisions of Section 8.6, 8.7, 8.8 and 8.12 of the Guaranty and Security Agreement are incorporated herein by reference, mutatis mutandis.

[SIGNATURE PAGES FOLLOW]

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

INGENIO ACQUISITION, LLC, a Delaware limited liability company as Grantor

By:

Daniel Sanber, Manage

SCHEDULE 1

TRADEMARKS

Country	Mark	Status	Serial No Filing Date	Reg. No. Reg. Date
Australia	INGENIO	Registered	951574	951574
			Apr 23, 2003	April 23, 2003
Brazil	INGENIO	Registered	825785928	825785928
		and grant and		
Brazil	KEEN	Registered	Sep 17, 2003 822947854	Jan 11, 2011 822947854
Biazii	TXEETY	riogiotorea		
Dun-il	ZEEN	Desistanal	Jul 7, 2000 824095014	Aug 12, 2008
Brazil	KEEN	Registered	824095014	824095014
			Oct 1, 2001	Aug 12, 2008
Canada	ETHER	Registered	1294697	TMA807307
			Mar 10, 2006	Sep 22, 2011
Canada	INGENIO	Pending	1176537	
			Apr 29, 2003	
Canada	KEEN	Registered	1117120	TMA590952
			Oct 1, 2001	Sep 26, 2003
Canada	KEEN	Registered	1042694	TMA572952
			Jan 14, 2000	Jan 2, 2003
Chile	KEEN	Registered	478940	608710
			Mar 15, 2000	Nov 16, 2001
Chile	KEEN	Registered	544391	630908
		Ů	Son 29, 2001	Mov 22, 2002
European	ETHER	Pending	Sep 28, 2001 004913935	May 23, 2002
Union		, onding		
Г	KEEN	Desistand	Feb 17, 2006	002391290
European Union	NEEN	Registered	002391290	
_			Sep 26, 2001	Feb 3, 2003
European Union	KEEN	Registered	001459866	001459866
			Jan 13, 2000	Aug 26, 2002
European Union	KEEN (and design)	Registered	002153401	002153401
Official			Mar 28, 2001	Sep 10, 2002
	KEEN			
Hong Kong	INGENIO	Registered	300084069	300084069
			Sep 25, 2003	Jun 30, 2004

Country	Mark	Status	Serial No Filing Date	Reg. No. Reg. Date
Hong Kong	KEEN (and design)	Registered	200115723	2005B00623
			Sep 26, 2001	Apr 14, 2005
	Veral		300 20, 200	7,40. 11, 2000
	KEEN			
India	INGENIO	Registered	1238889	1238889
			Sep 22, 2003	Jun 16, 2006
Norway	INGENIO	Registered	200308823	247813
			Sep 17, 2003	Sep 25, 2008
Norway	KEEN	Registered	200007900	213136
			Jul 7, 2000	Feb 7, 2002
Norway	KEEN	Registered	200111672	217738
			Sep 28, 2001	Feb 13, 2003
Norway	KEEN.COM (and design)	Registered	200008181	207308
			Jul 14, 2000	Mar 8, 2001
	KEEN-			
Norway	KEEN.COM YOUR LIVE	Registered	200008180	207307
	ANSWER COMMUNITY (and design)		Jul 14, 2000	Mar 8, 2001
	KEEN			
Republic of	INGENIO	Registered	4120030020256	4101153800000
Korea			Sep 23, 2003	Apr 21, 2005
Republic of	KEEN	Registered	4120000001761	4100716420000
Korea			Jan 6, 2000	Nov 8, 2001
Republic of	KEEN	Registered	4120010019073	4100815780000
Korea			Sep 28, 2001	Nov 22, 2002
Singapore	INGENIO	Registered	T0314788J	T0314788J
			Sep 15, 2003	Nov 23, 2004
Singapore	INGENIO	Registered	T0314789I	T0314789I
			Sep 15, 2003	Aug 11, 2005
Singapore	KEEN	Registered	T0000398E	T0000398E
			Jan 13, 2000	May 2, 2003
Singapore	KEEN	Registered	T0115477D	T0115477D
			Oct 1, 2001	Apr 30, 2003

		Status	Serial No Filing Date	Reg. No. Reg. Date
South Africa	KEEN	Registered	200020566	200020566
Allica			Oct 18, 2000	Oct 18, 2000
South Africa	KEEN	Registered	200117174	200117174
			Sep 28, 2001	Sep 28, 2001
South Africa	KEEN (and design)	Registered	200020515	200020515
	KEEN		Oct 17, 2000	Oct 17, 2000
Switzerland	INGENIO	Registered	20034846	530937
			Sep 22, 2003	Feb 23, 2005
Switzerland	KEEN	Registered	20008110	480985
			Jul 7, 2000	Jan 31, 2001
Taiwan R.O.C.	INGENIO	Registered	92017686	01139455
14.0.0.			Apr 11, 2003	Feb 1, 2005
Taiwan R.O.C.	INGENIO	Registered	92017687	01118451
			Apr 11, 2003	Sep 1, 2004
Taiwan R.O.C.	INGENIO	Registered	92017688	01139736
Taiwan	KEEN	Registered	Apr 11, 2003 089039078	Feb 1, 2005 157090
R.O.C.			Jul 7, 2000	Jan 16, 2002
United States of	ETHER	Registered	78722169	3243780
America			Sep 28, 2005	May 22, 2007
United States of	INGENIO	Registered	78234306	3022886
America	LEEN		Apr 4, 2003	Dec 6, 2005
United States of	KEEN	Registered	75833274	2428234
America	KEEN	Desistant	Oct 27, 1999	Feb 13, 2001
United States of America	KEEN	Registered	76235677 Mar 30, 2001	2614663 Sep 3, 2002
United	KEEN (and design)	Registered	76235790	2655840
States of America	TREETY (and design)	riegistered	Mar 30, 2001	Dec 3, 2002
	KEEN			
United States of	KEEN (and design)	Registered	76029673	2629915
America	•		Apr 18, 2000	Oct 8, 2002
	KEEN			

Country	Mark	Status	Serial No	Reg. No.
United States of	KNOWLEDGE ON CALL	Registered	78265175	3268966
America			Jun 20, 2003	Jul 24, 2007

Country	Mark	Status	Serial No Filing Date	Reg. No. Reg. Date
Argentina	KEEN	Registered	2354247	1963141
			Sep 27, 2001	Dec 9, 2003
China	ETHER	Pending	5246150	
			March 28,2006	
China	ETHER	Pending	5246149	
			March 28,2006	
China	ETHER	Pending	5246151	
			March 28, 2006	
China	INGENIO	Registered	3740840	3740840
			Sep 30, 2003	Feb 7, 2006
China	INGENIO	Registered	3740839	3740839
			Sep 30, 2006	Aug 21, 2008
Japan	INGENIO	Registered	200386568	4896859
			Oct 3, 2003	Sep 22, 2005
Japan	KEEN	Registered	200188320	4688056
			Oct 1, 2001	Jul 4, 2003
Mexico	INGENIO	Registered	619838	1012352
			Sep 19, 2003	Nov 21, 2007
Mexico	INGENIO	Registered	802012	1035801
			Aug 23, 2006	Apr 21, 2008
Mexico	KEEN	Registered	408413	675808
		and great and		
Mexico	KEEN	Registered	Jan 28, 2000 509477	Oct 27, 2000 891001
	1			
Republic of		Registered	Sep 28, 2001 41-2000-0026466	July 25, 2005 4100781210000
Korea		riogistorou		
	KEEV		Oct 11, 2000	Aug 7, 2002
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