

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM335685

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
GUEST-TEK INTERACTIVE ENTERTAINMENT INC.		03/18/2015	CORPORATION: CALIFORNIA
TELNET CORPORATION		03/18/2015	CORPORATION: OHIO
EVENT CONFERENCING SERVICES, INC.		03/18/2015	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	ALBERTA TREASURY BRANCHES
Street Address:	600, 444-7th Avenue S.W.
City:	Calgary, Alberta
State/Country:	CANADA
Postal Code:	T2P 0X8
Entity Type:	Alberta Crown corporation: CANADA

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	3166481	IBAHN
Registration Number:	3166482	IBAHN
Registration Number:	3163927	IBAHN
Registration Number:	3163928	IBAHN
Registration Number:	3267556	IBAHN
Registration Number:	3267557	IBAHN
Registration Number:	3267558	IBAHN
Registration Number:	3267603	IBAHN
Registration Number:	3414977	IBAHN SPEED SOLUTION
Registration Number:	3777220	ITRAVELLER

CORRESPONDENCE DATA

Fax Number: 8165317545

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 816-460-2400

Email: anita.hansen@dentons.com, victoria.lee@dentons.com

TRADEMARK

Correspondent Name: Anita Hansen
Address Line 1: Dentons US LLP
Address Line 2: P. O. Box 061080
Address Line 4: Chicago, ILLINOIS 60606-1080

ATTORNEY DOCKET NUMBER: 20004479-0003 (VJL)

DOMESTIC REPRESENTATIVE

Name: Dentons US LLP
Address Line 1: 233 South Wacker Drive
Address Line 2: Suite 7800
Address Line 4: Chicago, ILLINOIS 60606-1080

NAME OF SUBMITTER: Anita M. Hansen

SIGNATURE: /Anita M Hansen/

DATE SIGNED: 03/19/2015

Total Attachments: 9

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT (this "Agreement"), is made as of March 18, 2015, by GUEST-TEK INTERACTIVE ENTERTAINMENT INC., a California corporation, TELNET CORPORATION, an Ohio corporation, and EVENT CONFERENCING SERVICES, INC., a Delaware corporation (collectively, the "Grantors"), for the benefit of ALBERTA TREASURY BRANCHES, as lender (in such capacity, "Lender").

WITNESSETH:

WHEREAS, Guest Tek Interactive Entertainment Ltd., as borrower, the Grantors as guarantors and Lender have entered into that certain commitment letter of even date herewith (as from time to time amended, restated, amended and restated, supplemented or otherwise modified, the "Credit Agreement", all capitalized terms used herein but not otherwise defined herein shall be used as defined in the Credit Agreement); and

WHEREAS, it is a condition precedent to the Credit Agreement that the Grantors shall have executed and delivered that certain Pledge and Security Agreement dated of even date herewith, made by the Grantors to Lender (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"); and

WHEREAS, under the terms of the Security Agreement, the Grantors have granted to Lender a security interest in, among other property, certain intellectual property of the Grantors, and have agreed as a condition thereof to execute this 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, the Grantors agree as follows:

SECTION 1. Grant of Security. Each Grantor hereby grants to Lender a security interest in all of such Grantor's right, title and interest in and to the following (the "Collateral"):

- a) the patents and patent applications set forth in Schedule A hereto (the "Patents");
- b) 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");

- c) all copyrights, whether registered or unregistered, now owned or hereafter acquired by the Grantor, including, without limitation, the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto (the “Copyrights”);
- d) 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 the Grantor accruing thereunder or pertaining thereto;
- e) 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
- f) 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 Agreement secures the payment of all obligations of the Grantors now or hereafter existing under or in respect of the Credit Agreement and any related 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 Agreement secures the payment of all amounts that constitute part of the obligations owed and that would be owed by the Grantors to Lender under the Credit Agreement and related loan documents but for the fact that such obligations are in connection with the Credit Agreement unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Recordation. 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 Agreement.

SECTION 4. Execution in Counterparts. This 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. Grants, Rights and Remedies; Inconsistency. This 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, Lender 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. Each Grantor also acknowledges and confirms that in the event of an

express inconsistency between the terms of this Agreement and the terms of the Credit Agreement, the terms of the Credit Agreement shall control.


SECTION 6. Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

[SIGNATURE PAGE FOLLOWS]

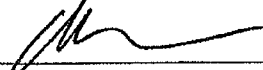
IN WITNESS WHEREOF, the Grantors and the Lender have caused this Agreement to be executed by their duly authorized officers as of the date first above written.

GRANTORS:

GUEST-TEK INTERACTIVE
ENTERTAINMENT INC.

By: 
Name: _____
Title: **Arnon Levy**
President & CEO

TELNET CORPORATION

By: 
Name: **Russell D. McComb**
Title: **President**

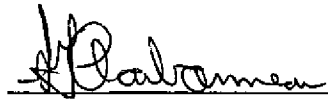
EVENT CONFERENCING SERVICES, INC.

By: 
Name: _____
Title: **Arnon Levy**
President & CEO

LENDER:

ALBERTA TREASURY BRANCHES

By: 
Name: **Ryan Wales**
Director
Title: **ATB Corporate Financial Services**

By: 
Name: **Andre-Gilles Charbonneau**
Associate Director
Title: **Associate Director**

Schedule A

Patents

None.

Patent Applications

None.

Schedule B

Trademarks

Name of Grantor	Trademark	Registration Date	Registration Number
Guest-Tek Interactive Entertainment Inc.	iBAHN	10/31/2006	3,166,481
Guest-Tek Interactive Entertainment Inc.	IBAHN	10/31/2006	3,166,482
Guest-Tek Interactive Entertainment Inc.	iBAHN	10/24/2006	3,163,927
Guest-Tek Interactive Entertainment Inc.	iBAHN	10/24/2006	3,163,928
Guest-Tek Interactive Entertainment Inc.	iBAHN Logo (Burgundy)	7/24/2007	3,267,556
Guest-Tek Interactive Entertainment Inc.	iBAHN Logo (Burgundy)	7/24/2007	3,267,557
Guest-Tek Interactive Entertainment Inc.	iBAHN Logo (Burgundy)	7/24/2007	3,267,558
Guest-Tek Interactive Entertainment Inc.	iBAHN Logo (Burgundy)	7/24/2007	3,267,603
Guest-Tek Interactive Entertainment Inc.	iBAHN Speed Solution	4/22/2008	3,414,977 (CANCELLED)
Guest-Tek Interactive Entertainment Inc.	ITRAVELLER	4/20/2010	3,777,220
Guest-Tek Interactive Entertainment Inc.	ITRAVELLER	2/01/2010	Australia WO 1 030 863
Guest-Tek Interactive Entertainment Inc.	iBAHN Logo (Burgundy)	1/28/2010	China WO 1 035 406
Guest-Tek Interactive Entertainment Inc.	iBAHN Logo (Yellow)	9/02/2005	China WO 866 407
Guest-Tek Interactive Entertainment Inc.	ITRAVELLER	2/01/2010	China WO 1 030 863
Guest-Tek Interactive Entertainment Inc.	iBAHN Logo (Yellow)	8/29/2006	EU/CTM 4,616,074
Guest-Tek Interactive Entertainment Inc.	ITRAVELLER	2/01/2010	EU/CTM WO 1 030 863
Guest-Tek Interactive Entertainment Inc.	iBAHN Logo (Yellow)	9/09/2005	Hong Kong 300,489,817
Guest-Tek Interactive Entertainment Inc.	iBAHN Logo (Burgundy)	1/28/2010	WIPO WO 1 035 406
Guest-Tek Interactive Entertainment Inc.	iBAHN Logo (Yellow)	9/02/2005	WIPO WO 866 407
Guest-Tek Interactive Entertainment Inc.	ITRAVELLER	2/01/2010	WIPO WO 1 030 863
Guest-Tek Interactive Entertainment Inc.	iBAHN Logo (Yellow)	9/02/2005	Japan WO 866 407
Guest-Tek Interactive	iBAHN Logo (Yellow)	9/02/2005	Singapore WO 866 407

Entertainment Inc.			
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Trademark Applications

None.

Schedule C

Copyrights

None.