

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM336061

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Release of Security Interest in Trademarks Previously Recorded at Reel/Frame (3447/0163)

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
JPMorgan Chase Bank, N.A., as shared collateral Agent		03/06/2015	a national banking association: UNITED STATES

RECEIVING PARTY DATA

Name:	SUPERMEDIA BRE LLC (previously IDEARC MEDIA CORP.)
Street Address:	2200 West Airfield Drive
City:	DFW Airport
State/Country:	TEXAS
Postal Code:	75261
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	1609065	QUICK TIPS
Registration Number:	1850839	MILITARY DISCOUNT
Registration Number:	2022484	SUPERPAGES
Registration Number:	2078054	INSIDE LOOK
Registration Number:	2094395	BIG BOOK
Registration Number:	2322327	SUPERBUNDLES
Registration Number:	2765993	SUPERPAGES.COM
Registration Number:	2120111	BIGYELLOW
Registration Number:	2120112	BIGYELLOW
Registration Number:	3086056	SUPERPAGES

CORRESPONDENCE DATA

Fax Number: 6502515002

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: (650) 251-5027

Email: jmull@stblaw.com

Correspondent Name: Marcela Robledo

Address Line 1: 2475 Hanover Street

CH \$265.00 1609065

Address Line 4:	Palo Alto, CALIFORNIA 94304
ATTORNEY DOCKET NUMBER:	509600/0289
NAME OF SUBMITTER:	J. Jason Mull
SIGNATURE:	/J. Jason Mull/
DATE SIGNED:	03/24/2015
Total Attachments: 3 source=IDEARC MEDIA CORP -JPM TM SI Release of (3447-0163)#page1.tif source=IDEARC MEDIA CORP -JPM TM SI Release of (3447-0163)#page2.tif source=IDEARC MEDIA CORP -JPM TM SI Release of (3447-0163)#page3.tif	

RELEASE OF SECURITY INTEREST IN TRADEMARKS

THIS RELEASE OF SECURITY INTEREST IN TRADEMARKS (this “Release”) is made as of March 6, 2015 (“Effective Date”) by JPMorgan Chase Bank, N.A., a national banking association, located at 10 S. Dearborn, 7th Floor Chicago, IL 60603, as shared collateral Agent (the “Collateral Agent”), for the benefit of SUPERMEDIA BRE LLC, a Delaware limited liability company, located at 2200 West Airfield Drive, DFW Airport, TX 75261 (the “Grantor”).

WHEREAS, IDEARC MEDIA CORP., Lenders and Collateral Agent have entered into that certain Guarantee and Collateral Agreement, dated as of November 17, 2006 (as amended and restated or otherwise modified from time to time, the “Collateral Agreement”);

WHEREAS, pursuant to the Collateral Agreement, Grantor and Collateral Agent entered into that certain Patent and Trademark Security Agreement, dated as of November 17, 2006 (the “Trademark Security Agreement” all capitalized terms used, but not defined, herein have the definition assigned to them in the Trademark Security Agreement);

WHEREAS, pursuant to the terms and conditions of the Trademark Security Agreement, Grantor pledged and granted to Collateral Agent a continuing security interest in all of Grantor’s right, title and interest in, to and under the Collateral set forth on Schedule A attached hereto) (collectively, the “Trademark Collateral”);

WHEREAS, the Trademark Security Agreement was recorded with the United States Patent and Trademark Office on December 19, 2006 at Reel 3447, Frame 0163; and

WHEREAS, IDEARC MEDIA CORP. converted into IDEARC MEDIA, LLC on December 31, 2008; IDEARC MEDIA LLC changed its name to SUPERMEDIA LLC on January 4, 2010, and SUPERMEDIA LLC assigned to the Grantor all of its right, title, and interest in the Trademark Collateral on April 29, 2013.

NOW, THEREFORE, without recourse and without representation and warranty and for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Collateral Agent hereby (i) terminates, cancels and releases any and all security interests it has against the Trademark Collateral, and (ii) terminates the Trademark Security Agreement with respect to such Trademark Collateral. This Release does not release, relinquish, discharge or terminate the Collateral Agent’s security interest in any Intellectual Property or any other asset of the Grantor other than the Trademark Collateral set forth in Schedule I hereto.

Collateral Agent shall take all further actions, and provide to Grantor, its successors, assigns or other legal representatives, all such cooperation and assistance (including, without limitation, the execution and delivery of any and all documents or other instruments), requested by Grantor to more fully and effectively effectuate the purposes of this Release.

Collateral Agent hereby authorizes and requests that the Commissioner of Patents and Trademarks to record this Release.

* * * * *

IN WITNESS WHEREOF, Collateral Agent and Grantor have each caused this Release to be executed by its duly authorized representative as of the Effective Date.

JPMORGAN CHASE BANK, N.A.,
As Collateral Agent

By: Neil P. Boylan

Name: Neil P. Boylan
Managing Director

Title: _____

SCHEDULE A
TRADEMARKS

Trademark	Application No.	Registration No.
QUICK TIPS	74006748	1609065
MILITARY DISCOUNT	74364481	1850839
SUPERPAGES	74619736	2022484
INSIDE LOOK	75020590	2078054
BIG BOOK	75073118	2094395
SUPERBUNDLES	75444840	2322327
SUPERPAGES.COM	75675737	2765993
BIGYELLOW	75975640	2120111
BIGYELLOW	75975642	2120112
SUPERPAGES	78195699	3086056