

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM341116

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
LogMeIn, Inc.		02/18/2015	CORPORATION: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	JPMorgan Chase Bank, N.A., as Administrative Agent		
<b>Street Address:</b>	IL1-1145/54/63, PO Box 6026		
<b>City:</b>	Chicago		
<b>State/Country:</b>	ILLINOIS		
<b>Postal Code:</b>	60680		
<b>Entity Type:</b>	National Banking Association: UNITED STATES		
<b>PROPERTY NUMBERS Total: 16</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	4496229	APPGURU	
<b>Registration Number:</b>	3550778	CONNECTIVITY AS A SERVICE	
<b>Registration Number:</b>	4444291	CUBBY	
<b>Registration Number:</b>	3494124	HAMACHI	
<b>Registration Number:</b>	4663099	JOIN.ME	
<b>Registration Number:</b>	4036263	JOIN.ME	
<b>Registration Number:</b>	3995300	JOIN ME	
<b>Registration Number:</b>	3995301	JOIN ME	
<b>Registration Number:</b>	3093932	LOG ME IN	
<b>Registration Number:</b>	3093930	LOGMEIN	
<b>Registration Number:</b>	3257644	LOGMEIN	
<b>Registration Number:</b>	3122094	LOGMEIN RESCUE	
<b>Registration Number:</b>	3798531		
<b>Registration Number:</b>	3083542	REMOTELYANYWHERE	
<b>Registration Number:</b>	4577025	XIVELY	
<b>Serial Number:</b>	86345603	SIMPLY POSSIBLE	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	6175744112		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent</i>			
<b>TRADEMARK</b>			

OP \$415.00 4496229

*using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.*

**Phone:** 6175743518  
**Email:** smordas@goulstonstorrs.com  
**Correspondent Name:** Stacey A. Mordas  
**Address Line 1:** 400 Atlantic Avenue  
**Address Line 4:** Boston, MASSACHUSETTS 02110

<b>NAME OF SUBMITTER:</b>	Stacey A. Mordas
<b>SIGNATURE:</b>	/s/ Stacey A. Mordas
<b>DATE SIGNED:</b>	05/13/2015

**Total Attachments: 10**  
source=Tab 8- Trademark Security Agreement#page1.tif  
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source=Tab 8- Trademark Security Agreement#page4.tif  
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source=Tab 8- Trademark Security Agreement#page9.tif  
source=Tab 8- Trademark Security Agreement#page10.tif

**TRADEMARK SECURITY AGREEMENT**

This TRADEMARK SECURITY AGREEMENT (this "Agreement"), dated as of February 18, 2015, is made by LOGMEIN, INC., a Delaware corporation (the "Grantor"), in favor of JPMORGAN CHASE BANK, N.A., in its capacity as administrative agent for the Lenders party to the Credit Agreement referred to below (in such capacity, the "Administrative Agent").

**W I T N E S S E T H:**

WHEREAS, pursuant to that certain Credit Agreement dated as of the date hereof (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), by and among the Grantor, LogMeIn Ireland Holding Company Limited, an Irish incorporated limited liability company ("LMI Ireland"), the additional borrowers from time to time parties thereto (together with the Grantor and LMI Ireland, each a "Borrower" and collectively, the "Borrowers"), certain of the Grantor's subsidiaries from time to time parties thereto, as guarantors, the lenders from time to time parties thereto (the "Lenders") and the Administrative Agent, the Lenders have agreed to extend credit and make certain financial accommodations to the Grantor;

WHEREAS, in connection with the Credit Agreement, the Grantor, the other Loan Parties (as defined in the Credit Agreement) and the Administrative Agent have entered into that certain Pledge and Security Agreement dated as of the date hereof (as amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement"); and

WHEREAS, pursuant to the Credit Agreement and the Security Agreement, the Grantor is required to execute and deliver to the Administrative Agent this Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantor hereby agrees as follows:

1. DEFINED TERMS. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement.

2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. The Grantor hereby pledges, assigns and grants to the Administrative Agent, on behalf of and for the ratable benefit of the Secured Parties, a continuing first priority security interest (subject to Liens permitted under the Credit Agreement) in all of the Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "Trademark Collateral"):

2.1. all of its Trademarks, including those referred to on Schedule I hereto, excluding only 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, under applicable federal law, the registrability of such applications or the validity or enforceability of registrations issuing from such applications;

2.2. all extensions and renewals of the foregoing;

2.3. all goodwill connected with the use of, and symbolized by, each such Trademark;

2.4. all rights of any kind whatsoever of the Grantor accruing under any of the foregoing provided by applicable law of any jurisdiction, by international treaties and conventions and otherwise throughout the world;

2.5. any and all royalties, fees, income, payments and other proceeds now or hereafter due or payable with respect to any and all of the foregoing; and

2.6. any and all claims and causes of action, with respect to any of the foregoing, whether occurring before, on or after the date hereof, including all rights to and claims for damages, restitution and injunctive and other legal and equitable relief for any infringement, dilution, misappropriation, violation, misuse, breach or default, with the right but no obligation to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages.

Notwithstanding anything to the contrary contained herein, the security interests granted by and under this Agreement shall not extend to, and the term "Trademark Collateral" shall not include, any Excluded Property; provided, however, that if any Excluded Property would have otherwise constituted Trademark Collateral, when such property ceases to be Excluded Property, such property shall be deemed at all times from and after the date hereof to constitute Trademark Collateral.

3. SECURITY AGREEMENT. The security interests granted pursuant to this Agreement are granted in conjunction with the security interests granted to the Administrative Agent pursuant to the Security Agreement. The Grantor hereby acknowledges and affirms that the rights and remedies of the Administrative Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event of a conflict between the provisions of this Agreement and the Security Agreement, the Security Agreement shall control. This Agreement shall constitute a Collateral Document and a Loan Document (as such terms are defined in the Credit Agreement).

4. AMENDMENTS IN WRITING. None of the terms or provisions of this Agreement may be waived, amended, supplemented or otherwise modified except by an instrument in writing signed by the Administrative Agent and the Grantor.

5. GOVERNING LAW. This Agreement and the rights and obligations of the parties hereto shall be governed by, and construed in accordance with, the laws of the State of New York.

6. COUNTERPARTS. This Agreement may be executed in any number of counterparts and by the different parties hereto on separate counterparts and each such counterpart shall be deemed to be an original, but all such counterparts shall together constitute but one and the same Agreement. Receipt by telecopy or other electronic transmission (including "PDF") of any executed signature page to this Agreement shall constitute effective delivery of such signature page.

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

GRANTOR:

LOGMEIN, INC.

By: 

Name: Edward K. Herdiech

Title: Chief Financial Officer and Treasurer

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT (JPM/LMI 2015)]

ADMINISTRATIVE AGENT:




JPMORGAN CHASE BANK, N.A.,  
as Administrative Agent

By:   
Name: David Gibbs  
Title: Managing Director




**SCHEDULE I**  
**to**  
**TRADEMARK SECURITY AGREEMENT**






**TRADEMARK REGISTRATIONS**




<b>Grantor</b>	<b>Mark</b>	<b>Country</b>	<b>Regis. No.</b>	<b>Regis. Date</b>
LogMeIn, Inc.	APPGURU	Korea Madrid Protocol	1180424	10/04/13
LogMeIn, Inc.	APPGURU	Madrid Protocol Australia China European Community India Israel Japan Korea Norway Russian Federation Swaziland Switzerland Turkey	1180424	10/04/13
LogMeIn, Inc.	APPGURU	Norway Madrid Protocol	1180424	10/04/13
LogMeIn, Inc.	APPGURU	Russian Federation Madrid Protocol	1180424	10/04/13
LogMeIn, Inc.	APPGURU	Turkey Madrid Protocol	1180424	10/04/13
LogMeIn, Inc.	APPGURU	United States	4496229	03/11/14
LogMeIn, Inc.	CONNECTIVITY AS A SERVICE	Canada	734502	02/16/09
LogMeIn, Inc.	CONNECTIVITY AS A SERVICE	United States	3550778	12/23/08
LogMeIn, Inc.	CUBBY	United States	4444291	12/03/13
LogMeIn, Inc.	HAMACHI	Canada	676782	11/10/06
LogMeIn, Inc.	HAMACHI	European Community	5292131	02/16/09
LogMeIn, Inc.	HAMACHI	United States	3494124	08/26/08
LogMeIn, Inc.	JOIN.ME	United States	4663099	12/30/14

Grantor	Mark	Country	Regis. No.	Regis. Date
LogMeIn, Inc.	JOIN.ME	United States	4036263	10/04/11
LogMeIn, Inc.	JOIN.ME and design in black and white 	European Community	9896416	04/14/11
LogMeIn, Inc.	JOIN.ME and design in orange and green 	European Community	9896523	09/16/11
LogMeIn, Inc.	JOIN.ME and design in black and white 	United States	3995300	07/12/11



Grantor	Mark	Country	Regis. No.	Regis. Date
LogMeIn, Inc.	JOIN.ME and design in orange and green 	United States	3995301	07/12/11
LogMeIn, Inc.	LOG ME IN	United States	3093932	05/16/06
LogMeIn, Inc.	LOGMEIN	Australia Madrid Protocol	1276763	11/18/08
LogMeIn, Inc.	LOGMEIN	Canada	713637	05/06/08
LogMeIn, Inc.	LOGMEIN	European Community	4988192	04/17/07
LogMeIn, Inc.	LOGMEIN	France	63456444	03/23/07
LogMeIn, Inc.	LOGMEIN	Japan	5414526	05/27/11
LogMeIn, Inc.	LOGMEIN	Madrid Protocol Australia	984601	11/18/08
LogMeIn, Inc.	LOGMEIN	United States	3093930	05/16/06
LogMeIn, Inc.	LOGMEIN and design 	Australia Madrid Protocol	1276764	11/18/08
LogMeIn, Inc.	LOGMEIN and design 	Madrid Protocol Australia	984602	11/18/08

Grantor	Mark	Country	Regis. No.	Regis. Date
LogMeIn, Inc.	LOGMEIN and design 	United States	3257644	07/03/07
LogMeIn, Inc.	LOGMEIN IT REACH and design 	Canada	735856	03/06/09
LogMeIn, Inc.	LOGMEIN IT REACH and design 	European Community	5423694	10/11/07
LogMeIn, Inc.	LOGMEIN IT REACH and design (in color) 	European Community	5554183	11/12/07
LogMeIn, Inc.	LOGMEIN PRO and design 	Canada	730175	12/04/08

Grantor	Mark	Country	Regis. No.	Regis. Date
LogMeIn, Inc.	LOGMEIN PRO and design 	European Community	5423471	10/11/07
LogMeIn, Inc.	LOGMEIN PRO and design (in color) 	European Community	5554233	12/14/06
LogMeIn, Inc.	LOGMEIN RESCUE	Canada	703452	12/18/07
LogMeIn, Inc.	LOGMEIN RESCUE	United States	3122094	07/25/06
LogMeIn, Inc.	LOGMEINITREACH	European Community	5355301	08/30/07
LogMeIn, Inc.	LOGMEINRESCUE	European Community	5355508	09/06/07
LogMeIn, Inc.	MISCELLANEOUS DESIGN (dots logo) 	United States	3798531	06/08/10
LogMeIn, Inc.	REMOTELYANYWHERE	United States	3083542	04/18/06
LogMeIn, Inc.	XIVELY	United States	4577025	07/29/14

#### TRADEMARK APPLICATIONS

Grantor	Mark	Country	Serial No.	Filing Date
LogMeIn, Inc.	APPGURU	Australia	1588843	10/04/13
LogMeIn, Inc.	APPGURU	Canada	1646723	10/07/13
LogMeIn, Inc.	APPGURU	China	1180424	10/04/13
LogMeIn, Inc.	APPGURU	European Community	1180424	10/04/13
LogMeIn, Inc.	APPGURU	India	1180424	10/04/13
LogMeIn, Inc.	APPGURU	Israel	1180424	10/04/13
LogMeIn, Inc.	APPGURU	Japan	1180424	10/04/13

<b>Grantor</b>	<b>Mark</b>	<b>Country</b>	<b>Serial No.</b>	<b>Filing Date</b>
LogMeIn, Inc.	APPGURU	Swaziland	1180424	10/04/13
LogMeIn, Inc.	APPGURU	Switzerland	1180424	10/04/13
LogMeIn, Inc.	JOIN.ME	Australia Madrid Protocol	A0045425	10/01/14
LogMeIn, Inc.	JOIN.ME	Brazil	908519320	10/29/14
LogMeIn, Inc.	JOIN.ME	Canada	1696347	10/02/14
LogMeIn, Inc.	JOIN.ME	European Community Madrid Protocol	A0045425	10/01/14
LogMeIn, Inc.	JOIN.ME	India Madrid Protocol	A0045425	10/01/14
LogMeIn, Inc.	JOIN.ME	Madrid Protocol Australia European Community India	A0045425	10/01/14
LogMeIn, Inc.	SIMPLY POSSIBLE	Australia Madrid Protocol	A0045800	10/20/14
LogMeIn, Inc.	SIMPLY POSSIBLE	Brazil	908729383	12/09/14
LogMeIn, Inc.	SIMPLY POSSIBLE	Brazil	908729472	12/09/14
LogMeIn, Inc.	SIMPLY POSSIBLE	Brazil	908729600	12/09/14
LogMeIn, Inc.	SIMPLY POSSIBLE	Canada	1698836	10/21/14
LogMeIn, Inc.	SIMPLY POSSIBLE	European Community Madrid Protocol	A0045800	10/20/14
LogMeIn, Inc.	SIMPLY POSSIBLE	India Madrid Protocol	A0045800	10/20/14
LogMeIn, Inc.	SIMPLY POSSIBLE	Madrid Protocol Australia European Community India	A0045800	10/20/14
LogMeIn, Inc.	SIMPLY POSSIBLE	United States	86/345603	07/23/14