



Additional names, addresses, or citizenship

Canoe & Kayak, Inc., a Delaware corporation

TEN: The Enthusiast Network, LLC, formerly known as Source Interlink Media, LLC, a Delaware limited liability company

Automotive.com, LLC, a Delaware limited liability company

Motor Trend Auto Shows, LLC, a Delaware limited liability company

Grind Media, LLC, a Delaware limited liability company

TEN: The Enthusiast Network Ventures, LLC, formerly known as Source Media Ventures, LLC, a Delaware limited liability company

Cardomain Network, Inc., a Washington corporation

SCHEDULE A  
TO  
RELEASE OF SECURITY INTEREST IN TRADEMARKS

LIST OF TRADEMARKS AND TRADEMARK APPLICATIONS

**Trademarks**

Registered Marks – United States:

Trademark	Country	Registration No.	Registration Date
PMY	United States	4057360	November 15, 2011
PMY	United States	4057359	November 15, 2011
PMY POWER & MOTORYACHT	United States	4071514	December 13, 2011
PMY POWER & MOTORYACHT	United States	4071513	December 13, 2011
POWER AND MOTORYACHT	United States	1650102	July 9, 1991
POWER & MOTORYACHT (stylized)	United States	2133647	February 3, 1998
SAIL	United States	0934484	May 23, 1972
SAIL (stylized)	United States	0920246	May 23, 1972

Registered Marks – Foreign Countries

Trademark	Country	Registration No.	Registration Date
SAIL	Canada	TMA258979	May 22, 1981
SAIL (stylized)	Canada	TMA258978	May 22, 1981
SAIL (stylized)	European Union	003134954	June 16, 2004

*\*There are no existing trademark applications\**

**Domain Names**

BOATINFO.TV	Go Daddy	4/18/2013
BOATINFO.NET	Go Daddy	
BLOGSAIL.COM	Go Daddy	
LEARNTOSAIL.TV	Go Daddy	
UNDERSAIL.TV	Go Daddy	
Marinestat.com	Go Daddy	
BOATINGTESTS.COM	Go Daddy	4/18/2013
BOATREVIEW.NET	Go Daddy	4/18/2013
boatreview.org	Go Daddy	4/18/2013
BOATSHOWBUZZ.COM	Go Daddy	11/8/2012
Boatshowharrisburg.com	Go Daddy	11/11/2013

PARTIAL RELEASE OF SECURITY INTEREST IN TRADEMARKS

WHEREAS, TEN: The Enthusiast Network Magazines, LLC, formerly known as Source Interlink Magazines, LLC, a Delaware limited liability company ("Magazines"), Canoe & Kayak, Inc., a Delaware corporation ("C&K"), TEN: The Enthusiast Network, LLC, formerly known as Source Interlink Media, LLC, a Delaware limited liability company ("SIM"), Automotive.com, LLC, a Delaware limited liability company ("Automotive"), Motor Trend Auto Shows, LLC, a Delaware limited liability company ("Motor Trend"), Grind Media, LLC, a Delaware limited liability company ("Grind"), TEN: The Enthusiast Network Ventures, LLC, formerly known as Source Media Ventures, LLC, a Delaware limited liability company ("SMV"), and CarDomain Network, Inc., a Washington corporation ("CarDomain", and together with each of Magazines, C&K, SIM, Automotive, Motor Trend, Grind, SMV and CarDomain, each individually, a "Debtor" and collectively, the "Debtors"), each with its principal place of business at 831 South Douglas Street, El Segundo, California 90245 granted a security interest in and lien upon certain trademarks and related rights to Wells Fargo Capital Finance, LLC, as collateral agent for the Secured Parties ("Secured Party"), as set forth in the Amended and Restated Revolving Credit Facility Trademark Security Agreement, dated October 4, 2013, between Debtor and Secured Party, which amended and restated the Revolving Credit Facility Trademark Security Agreement, dated as of June 19, 2009, by and among Magazines, C&K, SIM, Automotive, Motor Trend, certain other grantors party thereto and Secured Party, and the Revolving Credit Facility Trademark Security Agreement, dated as of February 29, 2012, by and between SMV and Secured Party, which (individually a "Trademark Security Agreement" and collectively, the "Trademark Security Agreements");

WHEREAS, a copy of the June 19, 2009 Trademark Security Agreement was recorded in the United States Patent and Trademark Office on June 25, 2009 at Reel 4011 Frame 0949, the February 29, 2012 Trademark Security Agreement was recorded in the United States Patent and Trademark Office on March 12, 2012 at Reel 4735 Frame 0699, and the October 4, 2013 Trademark Security Agreement was recorded on November 5, 2013 at Reel 005164 Frame 0457 along with a corrective filing on May 16, 2014 at Reel 005281 Frame 0491;

WHEREAS, Debtors have requested that Secured Party release and reassign its interest in the trademarks more fully identified in Schedule A annexed hereto and made a part hereof, together with the goodwill of the business symbolized thereby;

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, Secured Party hereby:

1. releases and reassigns to SMV any and all liens, security interests, right, title and interest of Secured Party pursuant to the Trademark Security Agreements in the trademarks more fully identified in Schedule A annexed hereto and made a part hereof, together with the goodwill of the business symbolized thereby, without recourse or representation or warranty, express or implied, of any kind;
2. agrees that any power of attorney or similar rights granted by Debtor to Secured Party pursuant to or in connection with the Trademark Security Agreements is terminated; and


3. authorizes and requests that the Patent and Trademark Office note and record the existence of the release hereby given.

4. Nothing contained herein shall constitute a release or reassignment of the security interests or interests in any other trademarks and other property assigned by way of security by Debtors pursuant to the Trademark Security Agreements.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, Secured Party has caused this Release of Security Interest in Trademarks to be executed by its duly authorized corporate officer this 12 day of May, 2015.

WELLS FARGO CAPITAL FINANCE, LLC, as Collateral Agent

By:   
Name: Dennis J. Robinson  
Title: J.P.

STATE OF Georgia )  
 ) ss.:  
COUNTY OF Cobb )

On the 05<sup>th</sup> day of May, 2015, before me personally came Dennis Rebman, to me known, who being by me duly sworn, did depose and say, that he/she is the VP of Wells Fargo Capital Finance, LLC and that the foregoing instrument was signed on behalf of such limited liability company by order of said limited liability company.



Denitia J. Fleming  
Notary Public