

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM401842

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Wilmington Trust, National Association		10/13/2016	National Banking Association: UNITED STATES
RECEIVING PARTY DATA			
Name:	Landon IP, Inc.		
Street Address:	2318 Mill Road, 12th Floor		
City:	Alexandria		
State/Country:	VIRGINIA		
Postal Code:	22314		
Entity Type:	Corporation: VIRGINIA		
PROPERTY NUMBERS Total: 8			
Property Type	Number	Word Mark	
Registration Number:	4018906	SCOUR THE EARTH	
Registration Number:	4170532	EVOLVED CLAIM	
Registration Number:	3124342	WEB WRAPPER	
Registration Number:	3130719	LANDON IP THE ART OF PATENT SEARCHING	
Registration Number:	3556601	LANDON IP	
Registration Number:	3720984	THE IP STANDS FOR INTELLIGENT PEOPLE	
Registration Number:	3860281	INTELLOGIST	
Registration Number:	4045736	PATENT WORKBENCH	
CORRESPONDENCE DATA			
Fax Number:			
<i>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.</i>			
Email:	carlu.franceschini@freshfields.com		
Correspondent Name:	Freshfields Bruckhaus Deringer US LLP		
Address Line 1:	601 Lexington Avenue, 31st Floor		
Address Line 2:	Attn: Carlu Franceschini		
Address Line 4:	New York, NEW YORK 10022		
NAME OF SUBMITTER:	Carlu Franceschini		
SIGNATURE:	/CF2016/		

OP \$215.00 4018906

DATE SIGNED:

10/13/2016

Total Attachments: 38

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WILMINGTON TRUST, NATIONAL ASSOCIATION
 1100 North Market Street
 Wilmington, DE 19890

October 13, 2016

Payoff Letter

Redtop Acquisitions Limited
 c/o Cinven Partners LLP
 Redtop Acquisitions Limited
 Liberation House, Castle Street
 St. Helier, Jersey
 JE4 OQH

Ladies and Gentlemen:

This letter (this "**Letter Agreement**") is delivered in connection with that certain Second Lien Credit Agreement, dated as of December 3, 2013 (the "**Credit Agreement**") among the Jersey Borrower, the Luxco Term Co-Borrower, Parent, certain Subsidiaries of the Parent party thereto, the Lenders party thereto and Wilmington Trust, National Association, as administrative agent (in such capacity, the "**Administrative Agent**"), that certain Second Lien U.S. Security Agreement, dated as of December 3, 2013 (the "**Security Agreement**") and each of the related Intellectual Property Security Agreement Supplements as set forth in Schedule II (the "**IP Supplements**"). Unless expressly provided otherwise, capitalized terms used in this Letter Agreement and not defined herein shall have the meanings assigned to such terms in the Credit Agreement.

The Administrative Agent has been informed that the Borrower intends to pay off all outstanding Obligations, including, without limitation, principal, accrued and unpaid interest and fees, that are not contingent reimbursement or indemnity or similar obligations or obligations that by their terms survive the termination of the Credit Agreement or the other Loan Documents owing by you or any other Loan Party to any of the Secured Parties under the Credit Agreement or any other Loan Document.

As of 12:00 p.m. (New York City time) on October 13, 2016 (the "**Dollar Scheduled Payoff Date**"), the total amount of outstanding Obligations in Dollars known to the Secured Parties is as follows:

Principal	\$ [REDACTED]
Interest	\$ [REDACTED]
Legal Expenses	\$ [REDACTED]
Total (the " Dollar Cash Payoff):	\$ [REDACTED]

The Dollar Cash Payoff amount should be transmitted by wire transfer via federal funds to the recipients and in the amounts set forth on Schedule I attached hereto. The amounts set forth herein assume that the payoff will occur on Dollar Scheduled Payoff Date and that there will be no additional credit extensions and no additional expenses incurred in Dollars under the Credit Agreement or any other Loan Document prior to that time. The Dollar Cash Payoff must be received, in immediately available funds, in the Administrative Agent's Account set forth on Schedule I by 12:00 p.m., New York City time, on the Dollar Scheduled Payoff Date in order for you to avoid a per diem amount

of \$ [REDACTED], consisting of accrued and unpaid interest on the Loans denominated in Dollars (the “*Dollar Per Diem*”) for each day after the Dollar Scheduled Payoff Date until the date such Dollar Cash Payoff is paid in full. Notwithstanding the foregoing, the parties hereto agree that in the event that the Dollar Cash Payoff and the Dollar Per Diem, if any, are not paid in full by 12:00 p.m., New York City time, on October 17, 2016, this Letter Agreement shall automatically terminate in its entirety.

As of 12:00 p.m. (London time) on October 13, 2016 (the “*Euro Scheduled Payoff Date*”), the total amount of outstanding Obligations in Euro known to the Secured Parties is as follows:

Principal	€ [REDACTED]
Interest	€ [REDACTED]
Total (the “ <i>Euro Cash Payoff</i> ”):	€ [REDACTED]

The Euro Cash Payoff must be received, in immediately available funds, in the Administrative Agent’s Account set forth on Schedule I by 12:00 p.m., London time, on the Euro Scheduled Payoff Date in order for you to avoid a per diem amount of € [REDACTED], consisting of accrued and unpaid interest on the Loans denominated in Euro (the “*Euro Per Diem*”) for each day after the Euro Scheduled Payoff Date until the date such Euro Cash Payoff is paid in full. Notwithstanding the foregoing, the parties hereto agree that in the event that the Euro Cash Payoff and the Euro Per Diem, if any, are not paid in full by 12:00 p.m., London time, on October 17, 2016 this Letter Agreement shall automatically terminate in its entirety.

Upon: (i) receipt by the Secured Parties of a copy of this Letter Agreement duly executed by the Administrative Agent and agreed and accepted by you, (ii) receipt of the Dollar Cash Payoff by the respective recipients identified on Schedule I attached on or before the Dollar Scheduled Payoff Date (or subsequent to the Dollar Scheduled Payoff Date as increased by the Dollar Per Diem) and (iii) the receipt by the Administrative Agent in the Administrative Agent’s Account set forth on Schedule I attached of the Euro Cash Payoff on or before the Euro Scheduled Payoff Date (or subsequent to the Euro Scheduled Payoff Date as increased by the Euro Per Diem) (the time at which the foregoing conditions in clauses (ii) and (iii) shall be first satisfied referred to herein as the “*Payoff Effective Time*”): (1) the financing arrangements between you and the Lenders pursuant to the Loan Documents will terminate, be cancelled and have no further force and effect (except for those indemnification provisions and other provisions of the Credit Agreement and other Loan Documents that by their terms expressly survive the termination thereof (the “*Surviving Obligations*”) and the Lenders shall have no further obligations to make extensions of credit or have any other duties, obligations or responsibilities in connection with the Loan Documents, (2) there will exist no further Obligations or indebtedness under the Credit Agreement, except the Surviving Obligations; (3) all Liens granted to the Administrative Agent pursuant to the Loan Documents, shall be automatically released, terminated and discharged; and (4) the Credit Agreement and the other Loan Documents shall be automatically terminated and you will have no further liabilities or obligations thereunder, except the Surviving Obligations.

Upon the Payoff Effective Time, you hereby release, discharge and acquit each Secured Party, its officers, directors, agents and employees and its and their respective successors and assigns, from all obligations to you and any other Loan Party (and your respective successors and assigns) and from any and all claims, demands, debts, accounts, contracts, liabilities, actions and causes of actions, whether in law or in equity, that you and any other Loan Party (and your respective successors and assigns) at any time had or have as of the date of this Letter Agreement, against any Secured Party, its officers, directors, agents or employees and its and their respective successors and assigns.

Upon the Payoff Effective Time, the Administrative Agent hereby agrees to execute, acknowledge, file and/or deliver such documents and instruments, in form and substance reasonably satisfactory to the Administrative Agent, and to do such further acts, in each case as you may reasonably request to evidence the repayment of the Obligations under the Credit Agreement and the release of all Collateral securing repayment of the Obligations under the Credit Agreement, including, without limitation, Uniform Commercial Code termination statements, deposit account control agreement terminations, release of IP Collateral (as defined below), mortgage terminations, all at your sole cost and expense, and we hereby authorize and approve you or any of your designees to file or record any such documents or instruments in any appropriate governmental offices as may be necessary or advisable.

Upon the Payoff Effective Time, the Administrative Agent hereby terminates the Security Agreement and the IP Supplements and terminates, releases and discharges any and all right, title and interest of FoundationIP, LLC, Landon IP, Inc., and Innography, Inc. (each, a "**Grantor**"), and hereby reassigns grants and conveys to each such relevant Grantor, without any representations warranty, recourse or undertaking by the Administrative Agent, all of its right, title and interest, if any, in, to and under the following (collectively, the "**IP Collateral**"):

- (i) each Trademark (as defined in the Security Agreement), including without limitation, the Trademarks set forth in Schedule III, along with all of the goodwill of the business connected with the use of, or symbolized by, each such Trademark;
- (ii) each Patent (as defined in the Security Agreement), including without limitation, the Patents set forth in Schedule IV;
- (iii) each Copyright (as defined in the Security Agreement), including without limitation, the Copyrights set forth in Schedule V;
- (iv) all rights and benefits of a Grantor under any Trademark License, Patent License or Copyright License (each, as defined in the Security Agreement); and
- (v) all proceeds of and revenues from any of the foregoing.

Notwithstanding anything to the contrary contained herein, in the event any payment made to, or other amount or value received by, the Secured Parties from or for the account of you or any other Loan Party is avoided, rescinded, set aside or must otherwise be returned or repaid by the Secured Parties whether in any bankruptcy, reorganization, insolvency or similar proceeding involving you or any other Loan Party or otherwise, the indebtedness intended to be repaid thereby shall be reinstated (without any further action by any party) and shall be enforceable against you and each other Loan Party. In such event, you and each other Loan Party shall be and remain liable to the Secured Parties for the amount so repaid or recovered to the same extent as if the Secured Parties had never originally received such amount.

This Letter Agreement may be executed in any number of counterparts and by different signatories hereto each of which counterparts when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of this Letter Agreement by facsimile or other electronic transmission shall be deemed as effective as delivery of a manually executed counterpart thereof. Notwithstanding the execution, delivery or filing of any and all releases described herein, the agreements set forth in this Letter Agreement shall survive indefinitely. This Letter Agreement shall be governed by, and shall be construed and interpreted in accordance with, the law of the State of New York.

[Remainder of page intentionally left blank; signature pages follow.]

Sincerely,

WILMINGTON TRUST, NATIONAL
ASSOCIATION, as Administrative Agent

By: J. Anderson

Name: Jennifer Anderson

Title: Assistant Vice President

ACKNOWLEDGED AND AGREED:

REDTOP ACQUISITIONS LIMITED,
as Borrower Representative on behalf of itself and
acting as agent on behalf of each of the Borrowers

By: _____

Name:

Title:

REDTOP LUXEMBOURG S.À R.L.

By: _____

Name:

Title:

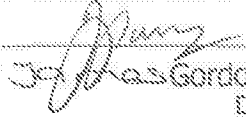
REDTOP MIDCO LIMITED

By: _____

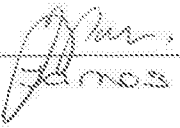
Name:

Title:

CPA GLOBAL LIMITED

By: 
Name: Gordon Samson
Title: Director

COMPUTER PATENT ANNUITIES
INTERNATIONAL LIMITED

By: 
Name: Gordon Samson
Title: Director


CPAUSH LTD

By: 
Name: Gordon Samson
Title: Director

CPA GLOBAL MANAGEMENT
SERVICES LTD

By: 
Name: Gordon Samson
Title: Director

CPA GLOBAL NORTH AMERICA LLC

By: 
Name: Gordon Samson
Title: Director
CPA US Holdings, Inc.


CPA GLOBAL SUPPORT SERVICES LLC

By: 
Name: James Gordon Samson
Title: Manager

CFA US HOLDINGS, INC.

By: 
Name: James Gordon Samson
Title: Director

CPA GLOBAL (FIP) LLC

By: 
Name: James Gordon Samson
Title: Manager, Chairman

COMPUTER PATENT ANNUITIES
HOLDINGS LIMITED

By: 
Name: James Gordon Samson
Title: Director

CPA GLOBAL PATENT RESEARCH
LIMITED

By: 
Name: Gordon Samison
Title: Director


C.P.A. HOLDINGS LIMITED

By: 
Name:  Gordon Samson
Title: Director

C.P.A. LIMITED

By: 
Name:  Gordon Samson
Title: Director

CPA PROPERTIES LIMITED

By: 
Name: J. Gordon Samson
Title: Director

CPA SOFTWARE LIMITED

By: 
Name:  Gordon Samson
Title: Director

CPA GLOBAL GROUP HOLDINGS
LIMITED

By: 
Name:  Gordon Samson
Title: Director

INNOGRAPHY, INC.

By: 
Name: Gordon Samson
Title: Director

CPA GLOBAL (LONDON IP) INC.

By: 
Name: Gordon Samson
Title: Director, *Chancellor*

SCHEDULE I

Payment to Wilmington Trust, National Association:

Dollar Cash Payoff Amount less legal fees and expenses: \$ [REDACTED]

Wiring Instructions for the Dollar Cash Payoff

Wilmington Trust, N.A.

ABA: [REDACTED]
Account Name: [REDACTED]
Account # [REDACTED]
Reference: [REDACTED]
Attn: [REDACTED]

EUR Cash Payoff Amount less legal fees and expenses: \$ [REDACTED]

Wiring Instructions for Euro Cash Payoff

Pay To: Wells Fargo Bank NA, London
Swift Code: [REDACTED]
Account #: [REDACTED]
IBAN: [REDACTED]
Account Name: [REDACTED]

Payment to Linklaters LLP:

Legal fees and expenses: \$ [REDACTED]

Wiring Instructions:

JP Morgan Chase,
55 Water Street, 16th Floor
New York, NY 10041
for the account of Linklaters LLP
No. [REDACTED]
ABA No. [REDACTED]
SWIFT Code [REDACTED]
Ref: [REDACTED]

SCHEDULE II
RELEASED INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENTS

A. FOUNDATIONIP, LLC

1. Intellectual Property Security Agreement Supplement (Trademarks, Trademark Registrations, Trademark Applications and Trademark Licenses) dated as of December 3, 2013, between FoundationIP, LLC and Wilmington Trust, National Association and recorded with USPTO at Reel 5197 and Frame 0671 on 01/21/2014.
2. Intellectual Property Security Agreement Supplement (Patents, Patent Applications and Patent Licenses) dated as of December 3, 2013, between FoundationIP, LLC and Wilmington Trust, National Association and recorded with USPTO at Reel 032100 and Frame 0656 on 01/21/2014.
3. Intellectual Property Security Agreement Supplement (Copyrights, Copyright Registrations, Copyright Applications and Copyright Licenses) dated as of December 3, 2013, between FoundationIP, LLC and Wilmington Trust, National Association.

B. LANDON IP, INC.

1. Intellectual Property Security Agreement Supplement (Trademarks, Trademark Registrations, Trademark Applications and Trademark Licenses) dated as of January 22, 2016, between Landon IP, Inc. and Wilmington Trust, National Association and recorded with USPTO at Reel 5714 and Frame 0588 on 01/27/2016.
2. Intellectual Property Security Agreement Supplement (Patents, Patent Applications and Patent Licenses) dated as of January 22, 2016, between Landon IP, Inc. and Wilmington Trust, National Association and recorded with USPTO at Reel 037608 and Frame 0856 on 01/27/2016.
3. Intellectual Property Security Agreement Supplement (Copyrights, Copyright Registrations, Copyright Applications and Copyright Licenses) dated as of January 22, 2016, between Landon IP, Inc. and Wilmington Trust, National Association.

C. INNOGRAPHY, INC.

1. Intellectual Property Security Agreement Supplement (Trademarks, Trademark Registrations, Trademark Applications and Trademark Licenses) dated as of January 22, 2016, between Innography, Inc. and Wilmington Trust, National Association and recorded with USPTO at Reel 5717 and Frame 0452 on 01/27/2016.
2. Intellectual Property Security Agreement Supplement (Patents, Patent Applications and Patent Licenses) dated as of January 22, 2016, between Innography, Inc. and Wilmington Trust, National Association and recorded with USPTO at Reel 037608 and Frame 0873 on 01/27/2016.

SCHEDULE III
RELEASED TRADEMARKS

FOUNDATIONIP, LLC

<u>Country</u>	<u>Trademark number</u>	<u>Trademark & Class</u>	<u>Current recorded owner</u>	<u>Expiration Date</u>
Australia	1114991	FOUNDATIONIP PART OF CPA GROUP Design Logo	FoundationIP, LLC	22 May 2016
Korea	41-2006- 17650	FOUNDATIONIP PART OF CPA GROUP Design Logo	FoundationIP, LLC	22 May 2016
Mexico	791532	FOUNDATIONIP PART OF CPA GROUP Design Logo	FoundationIP, LLC	22 May 2016
USA	3255180	FOUNDATIONIP PART OF CPA GROUP Design Logo	FoundationIP, LLC	26 June 2017
USA	2730627	FOUNDATIONIP (Wordmark) 09	FoundationIP, LLC	24 June 2013
USA	3255180	FOUNDATIONIP PART OF CPA GROUP Design Logo 42	FoundationIP, LLC	26 June 2017
China	5444948	FOUNDATIONIP PART OF CPA GROUP Design Logo 42	FoundationIP, LLC	06 June 2020

LONDON IP, INC.

<u>Country</u>	<u>Trademark</u>	<u>Registration No.</u>	<u>Application No.</u>
USA	SCOUR THE EARTH	4,018,906	85/224,605
USA	EVOLVED CLAIM	4,170,532	85/390,891
USA	WEB WRAPPER	3,124,342	78/355,641
USA	LONDON IP THE ART OF PATENT SEARCHING	3,130,719	78/415,010
USA	LONDON IP	3,556,601	77/460,375
USA	THE IP STANDS FOR INTELLIGENT PEOPLE	3,720,984	77/611,294
USA	INTELLOGIST	3,860,281	77/949,174
USA	PATENT WORKBENCH	4,045,736	77/495,437

INNOGRAPHY, INC.

Trademark Registrations

<u>Country</u>	<u>Trademark</u>	<u>Registration No.</u>	<u>Application No.</u>
USA	IP ANSWERS. BUSINESS RESULTS.	4,510,164	86/029,486
USA	PATENTSTRENGTH	4,646,813	86/029,472
USA	INNOGRAPHY	3,514,947	77/263,287
USA	PATENTSCOUT	4,529,534	86/082,540
USA	PATENTIQ	4,781,747	86/472,803

Trademark Applications

<u>Country</u>	<u>Trademark</u>	<u>Registration No.</u>	<u>Application No.</u>
USA	CUSTOMSTRENGTH	N/A	86/285,816
USA	VIPPET	N/A	86/699,271
USA	PATENT MARKET TRACKER	N/A	86/353,500

SCHEDULE IV
RELEASED PATENTS

FOUNDATIONIP, LLC

Patents

Title	Serial Number	Jurisdiction	Owner	Assignee
AUTOMATED DOCKETING SYSTEM	10/279,783	USA	FOUNDATIONIP, LLC.	FOUNDATIONIP, LLC
AUTOMATED DOCKETING SYSTEM	11/562,334	USA	FOUNDATIONIP, LLC	FOUNDATIONIP, LLC
METHOD AND SYSTEM FOR GATHERING INFORMATION RESIDENT ON GLOBAL COMPUTER NETWORKS	09/346,064	USA	FOUNDATIONIP, LLC	FOUNDATIONIP, LLC
METHOD AND SYSTEM FOR GATHERING INFORMATION RESIDENT ON GLOBAL COMPUTER NETWORKS	12/554,236	USA	FOUNDATIONIP, LLC	FOUNDATIONIP, LLC
METHOD FOR SYNCHRONISING INFORMATION IN MULTIPLE CASE MANAGEMENT SYSTEMS	10/143,506	USA	FOUNDATIONIP, LLC	FOUNDATIONIP, LLC

METHODS, SYSTEMS, AND EMAILS TO LINK EMAILS TO MATTERS AND ORGANIZATIONS	10/128,141	USA	FOUNDATIONIP, LLC	FOUNDATIONIP, LLC
BULK DOWNLOAD OF DOCUMENTS FROM A SYSTEM FOR MANAGING DOCUMENTS	11/085,840	USA	FOUNDATIONIP, LLC	FOUNDATIONIP, LLC
TRANSACTION-BASED OBJECT-ORIENTATED MULTIPART DATABASE METHOD AND APPARATUS	09/658,795	USA	FOUNDATIONIP, LLC	FOUNDATIONIP, LLC
PROJECT DOCKET MANAGEMENT APPARATUS AND METHOD	09/897,593	USA	FOUNDATIONIP, LLC	FOUNDATIONIP, LLC
WEB-BASED INFOMEDIARY FOR INTELLECTUAL PROPERTY TRANSFER	09/346,063	USA	FOUNDATIONIP, LLC	FOUNDATIONIP, LLC

Patent Applications

Title	Serial Number	Jurisdiction	Assignee
METHOD AND APPARATUS FOR SCRAPING INFORMATION FROM A WEBSITE	10/977,539	USA	FOUNDATIONIP LLC

Title	Serial Number	Jurisdiction	Assignee
METHOD AND SYSTEM FOR GATHERING INFORMATION RESIDENT ON GLOBAL COMPUTER NETWORKS	12/554,236	USA	FOUNDATIONIP, LLC
SYSTEM AND METHOD FOR PUBLIC AND PRIVATE MESSAGES IN AN INFORMATION MANAGEMENT SYSTEM	11/061,312	USA	FOUNDATIONIP, LLC
SYSTEM AND METHOD FOR PRIOR ART CROSS CITATION	11/061,383	USA	FOUNDATIONIP, LLC
SYSTEM AND METHOD FOR INTELLECTUAL PROPERTY INFORMATION MANAGEMENT USING CONFIGURABLE ACTIVITIES	11/085,810	USA	FOUNDATIONIP, LLC
SYSTEM AND METHOD FOR ANNUITY PROCESSING	11/401,155	USA	FOUNDATIONIP, LLC
SYSTEM AND METHOD FOR ANNUITY PROCESSING	PCT/US2007/008822	PCT	FOUNDATIONIP, LLC
SYSTEM AND METHOD FOR ONE-CLICK DOCKETING	11/401,164	USA	FOUNDATIONIP, LLC
METHOD AND APPARATUS FOR PROCESSING ANNUITIES	11/276,916	USA	FOUNDATIONIP, LLC

Title	Serial Number	Jurisdiction	Assignee
FORMATTED DATA. EXCHANGE OVER A NETWORK	12/332,258	USA	FOUNDATIONIP, LLC
ELECTRONIC FILING OF A PATENT APPLICATION OVER A NETWORK	12/332,011	USA	FOUNDATIONIP, LLC
ANNUITY INTERFACE AND SYSTEM IN AN INTELLECTUAL PROPERTY DATABASE	12/333,564	USA	FOUNDATIONIP, LLC
SYSTEM AND METHOD FOR VALIDATING AND FORMATTING IP RIGHT IDENTIFIERS	PCT/IB2012/000957	PCT	FOUNDATIONIP, RENEWALS
MODULAR INTERFACE FOR DATABASE CONVERSION	12/607,947	USA	FOUN.DATIONIP, LLC
METHOD AND SYSTEM FOR PERFORMING ANALYSIS ON DOCUMENTS RELATED TO VARIOUS TECHNOLOGY FIELDS	13/512,928	USA	FOUN.DATIONIP, LLC
METHOD FOR ADVANCED PATENT SEARCH AND ANALYSIS	13/811,885	USA	FOUNDATIONIP, LLC

LONDON IP, INC.

<u>Title</u>	<u>Jurisdiction</u>	<u>Reg. No.</u>	<u>Appl. No.</u>	<u>Publ. No.</u>
METHOD AND APPARATUS FOR DISPLAYING COMPONENT DOCUMENTS OF A COMPOSITE DOCUMENT	USA	N/A	13/173,837	20130007578
METHOD AND APPARATUS FOR EDITING COMPOSITE DOCUMENTS	USA	N/A	13/173,849	20130007581
METHOD AND APPARATUS FOR CREATING A SEARCH INDEX FOR A COMPOSITE DOCUMENT AND SEARCHING SAME	USA	N/A	13/173,870	20130007004

INNOGRAPHY, INC.

PATENTS

Title	Jurisdiction	Reg. #	Appl. #	Publ. #
System to provide search results via a user-configurable table	USA	8,661,033	12/415,565	20100251145
System and method of presenting search results	USA	8,176,440	11/731,471	20080244429
System and method of goal-oriented searching	USA	9,069,853	11/731,377	20080243786
System and methods of searching data sources	USA	8,583,592	11/731,376	20080243785

PATENT APPLICATIONS

Title	Jurisdiction	Reg. #	Appl. #	Publ. #
System and methods of query refinement	USA	N/A	11/731,349	20080243784
SYSTEM AND METHOD OF APPLYING GLOBALLY UNIQUE IDENTIFIERS TO RELATE DISTRIBUTED DATA SOURCES	USA	N/A	12/189,311	20100037161

Title	Jurisdiction	Reg. #	Appl. #	Publ. #
SYSTEM AND METHODS OF RELATING TRADEMARKS AND PATENT DOCUMENTS	USA	N/A	12/544,738	20110047166
Computer Readable Medium, Systems, and Methods of Detecting a Discrepancy in a Chain-of-title of an Asset	USA	N/A	12/983,169	20120173495
Semantic Search System Interface and Method	USA	N/A	13/956,248	20150039581
System and Method of Mapping Products to Patents	USA	N/A	14/261,820	20140289675
Configurable Patent Strength Calculator	USA	N/A	14/281,645	20150331585
SYSTEM AND METHOD OF GENERATING A SET OF SEARCH RESULTS	USA	N/A	14/316,305	20150032728

SCHEDULE V
RELEASED COPYRIGHTS

FOUNDATIONIP, LLC

Title	Country	Status	Reg. No.
Foundation IP Computer Program	USA	Registered	TXu001239521

LANDON IP, INC.

Title	Country	Status	Reg. No.
Patent Searching: Tools & Techniques	USA	Registered	TX0006951546
Outpacing the Competition by Robert L. Cantrell (9780470390856) E	USA	Registered	TX0007307229
Patent Workbench Reader	USA	Registered	TX0007487051