

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM478897

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Karmaloop, Inc.		03/18/2016	Corporation: MASSACHUSETTS
RECEIVING PARTY DATA			
Name:	Shiekh Shoes, LLC		
Doing Business As:	Shiekh Shoes, Shiekh, Karmaloop, Tilted Sole, PLNDR and Eilatan		
Street Address:	1777 S. Vintage Avenue		
City:	Ontario		
State/Country:	CALIFORNIA		
Postal Code:	91761		
Entity Type:	Limited Liability Company: CALIFORNIA		
PROPERTY NUMBERS Total: 20			
Property Type	Number	Word Mark	
Registration Number:	4569584	AGES	
Registration Number:	4165982	BOYLSTON TRADING COMPANY	
Registration Number:	4200016	BRICK HARBOR	
Registration Number:	4491370	GLOBALOOP	
Registration Number:	3854201	JUNGLELIFE	
Registration Number:	4309158	KARMALOOOP	
Registration Number:	3408653	KARMALOOOP	
Registration Number:	4309157	KARMA LOOP	
Registration Number:	4158288	KARMALOOOP TV	
Registration Number:	4101253	KAZBAH	
Registration Number:	4099263	KLOTHING LIBERATION PROJECT	
Registration Number:	4099262	KLP	
Registration Number:	4313103	MISS KL	
Registration Number:	3174142	O	
Registration Number:	3174143	ORISUE	
Registration Number:	4309155	PLNDR	
Registration Number:	3955930	PLNDR	
Registration Number:	4448811	SHOP. PARTY. PLAY.	
TRADEMARK			

OP \$515.00 4569584

Property Type	Number	Word Mark
Registration Number:	4415218	SPOOL & THREAD
Registration Number:	3817839	STREETAMMO

CORRESPONDENCE DATA

Fax Number: 909-937-33
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: 909-230-6620 x 333
Email: ryan@shiekhshoes.com
Correspondent Name: Ryan P. Walker, Esq.
Address Line 1: 1777 S. Vintage Avenue
Address Line 4: Ontario, CALIFORNIA 91761

NAME OF SUBMITTER:	Ryan Walker
SIGNATURE:	/rpw/
DATE SIGNED:	06/21/2018

Total Attachments: 147
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ASSIGNMENT AND ASSUMPTION AGREEMENT

This Assignment and Assumption Agreement (this "Assignment") is dated as of March 18, 2016, by and among Karmalooop, LLC, a Delaware limited liability company ("Assignor") and Shiekh Shoes, LLC, a California limited liability company ("Assignee"). Capitalized terms not otherwise defined herein shall have the meaning ascribed to them in the Purchase Agreement (as defined below).

RECITALS

WHEREAS, pursuant to the Asset Acquisition and Contribution Agreement dated as of March __, 2016 by and among Buyer, Seller, Guarantor, and Owners (the "Purchase Agreement"), Assignor and Assignee have agreed to enter into this Assignment, providing for (a) the assignment from Assignor to Assignee of all of Assignor's right, title and interest in, under and to the Acquired Assets from and as of the Closing, and (b) the acceptance of such assignment by Assignee and the assumption by Assignee of (i) all obligations to be performed by Assignor with respect to the Acquired Assets after the Closing pursuant to the terms of the Purchase Agreement and (ii) the Assumed Liabilities, in each case, subject to, and to the extent set forth in, the Purchase Agreement.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor and Assignee, intending to be legally bound hereby, agree as follows:

1. **Assignment and Assumption.** Subject to and in accordance with the Purchase Agreement, Assignor hereby irrevocably sell, assign, transfer, convey and deliver to Assignee, effective as of the date hereof, all of Assignor's rights, title and interest in, to and under the Acquired Assets, including but not limited to all of Assignor's rights, title and interest in, to and under all Assumed Contracts. Subject to and in accordance with the terms of the Purchase Agreement, Assignee hereby (a) purchases and accepts from Assignor, effective as of the date hereof, the assignment, transfer and conveyance of Assignor's rights, title and interest in, to and under the Acquired Assets, including but not limited to all of Assignor's rights, title and interest in, to and under all Assumed Contracts; and (b) assumes, undertakes and agrees to pay, perform and discharge in accordance with the terms of the Purchase Agreement (including but not limited to Section 2.3 thereof) all of the Assumed Liabilities.

2. **Amendment.** This Assignment and any term herein may be amended, altered, waived, discharged or terminated in whole or in part only by a writing signed by the parties hereto.

3. **Further Acts.** Each party agrees for itself, and for its respective successors and assigns, to execute and deliver any and all documents or instruments and to do any and all other acts and deeds that may be reasonably required to carry out the purpose and intent of this Assignment and to consummate the transactions contemplated hereby.

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4. **Definitions.** Capitalized terms used but not defined herein shall have the meanings ascribed to such terms in the Purchase Agreement.

5. **Notices.** Any and all notices and other communications necessary or desirable to be served under this Assignment must be delivered pursuant to Section 7.6 of the Purchase Agreement.

6. **Governing Law.** This Assignment and the rights and obligations of the parties hereunder will be governed in all respects by the internal laws of the State of Delaware, as applied to contracts made and performed entirely in such State without giving effect to the principles of conflicts of law thereof that would require or permit the application of the laws of another jurisdiction.

7. **Successors and Assigns.** The terms and conditions of this Assignment shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. Nothing expressed or implied in this Assignment is intended to confer upon any person, other than the parties hereto, or their respective successors and assigns, any rights, remedies, obligations or liabilities under or by reason of this Assignment.

8. **Incorporation by Reference.** This Assignment is executed and delivered pursuant to the terms of the Purchase Agreement, which terms are incorporated herein by this reference. In the event of any conflict or inconsistency between the terms of the Purchase Agreement and the terms hereof, the terms of the Purchase Agreement shall govern.

9. **Counterparts.** This Assignment may be executed in one or more counterparts, each of which shall be deemed to be an original and all of which, when taken together, shall be deemed to constitute one and the same instrument.

[SIGNATURES APPEAR ON FOLLOWING PAGE]

IN WITNESS WHEREOF, the parties caused this Assignment and Assumption Agreement to be duly executed on the date first set forth above.

ASSIGNOR:

KARMALoop, LLC

By: Seth Haber
Name: Seth Haber
Title: CEO

ASSIGNEE:

SHIEKH SHOES, LLC

By: _____
Name: _____
Title: _____

IN WITNESS WHEREOF, the parties caused this Assignment and Assumption Agreement to be duly executed on the date first set forth above.

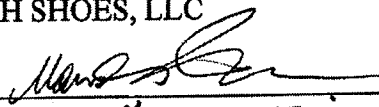
ASSIGNOR:

KARMALOOP, LLC

By: _____
Name: _____
Title: _____

ASSIGNEE:

SHIEKH SHOES, LLC

By:  _____
Name: Matthew G. Fine
Title: President

ASSET ACQUISITION AND CONTRIBUTION AGREEMENT

by and among

KARMALoop, LLC,

and

SHIEKH SHOES, LLC

and

SHIEKH ELLAHI

and

For limited purposes

COMVEST KARMALoop HOLDINGS, LLC, and CapX FUND IV, LP

March 15, 2016

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ASSET ACQUISITION AND CONTRIBUTION AGREEMENT

This ASSET ACQUISITION AND CONTRIBUTION AGREEMENT (this "Agreement") is entered into as of March 15, 2016, by and among Karmaloop, LLC, a Delaware limited liability company ("Karmaloop" or the "Seller"), and Shiekh Shoes, LLC, a California limited liability company ("Buyer"), and for limited purposes, Comvest Karmaloop Holdings, LLC, a Delaware limited liability company ("Comvest") and CapX Fund IV, LP, a Delaware limited partnership ("CapX" and together with Comvest, the "Owners") and for limited purposes, Shiekh Ellahi ("Guarantor" or "Shiekh"). Seller, Buyer, Owners and Guarantor are sometimes collectively referred to herein as the "Parties" and individually as a "Party". Capitalized terms used but not otherwise defined herein shall have the meanings assigned to them in Article 1.

WHEREAS, Seller conducts, among other things, the business of retailing, through ecommerce platforms, various apparel and accessory items (the "Business");

WHEREAS, (i) Seller wishes to contribute, transfer and assign to Buyer, and Buyer wishes to acquire and assume from Seller, the Acquired Assets as of the Closing, and (ii) Buyer wishes to assume from Seller the Assumed Liabilities as of the Closing, on the terms and subject to the conditions set forth herein; and

WHEREAS, Seller and Buyer wish to implement the transactions contemplated hereby, upon the terms and subject to the conditions set forth herein.

NOW, THEREFORE, in consideration of the mutual promises herein made, and in consideration of the representations, warranties and covenants herein contained, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by the Parties, the Parties agree as follows:

ARTICLE 1. DEFINITIONS

"Accounts Receivable" means (a) all trade accounts receivable and other rights to payment from customers of Seller, (b) all other accounts receivable, notes receivable, and other receivables of Seller (whether or not current), including without limitation any amounts receivable from PayPal (pursuant to contract or otherwise) and (c) any security or other interest, claim, remedy or other right related to any of the foregoing, in each case, arising out of the operation of the Business prior to the Closing.

"Acquired Assets" means the following assets:

(a) all tangible personal property related to, or used or useful in or held for use in the conduct of, the Business, including equipment, machinery, tools, supplies, spare parts, trucks, cars, other vehicles and rolling stock, furniture, fixtures, trade fixtures, leasehold improvements, office materials and supplies, and other tangible personal property;

- (b) all customer lists, customer files and customer accounts relating to the Business;
- (c) all Assumed Contracts;
- (d) all open and unpaid purchase orders with suppliers related to the Business;
- (e) to the extent assignable, all of Seller's rights under all third-party manufacturing warranties;
- (f) any rights against parties who have executed confidentiality agreements in favor of Seller, to the extent such confidentiality protections directly or indirectly protect the Acquired Assets;
- (g) all rights in and to Intellectual Property; (other than Excluded Intellectual Property);
- (h) Seller's Records to the extent related to the Acquired Assets;

"Affiliate" when used with reference to another Person means any Person, directly or indirectly, through one or more intermediaries, Controlling, Controlled by, or under common Control with, such other Person.

"Agreement" has the meaning set forth in the preamble.

"Assignment and Assumption Agreement" has the meaning set forth in Section 2.8(a)(ii).

"Assumed Contracts" means all Leases and other Contracts used in the Business, including without limitation the Real Property Lease related to the Premises, other than any Leases or other Contracts Buyer has listed as Excluded Contracts on Schedule 1(h) hereto.

"Assumed Liabilities" means (a) all Liabilities under the Assumed Contracts arising from and after the Closing Date (except for any Liabilities to the extent based on any actions of Seller in breach of such Assumed Contracts or Liabilities for the Seller's Taxes); (b) all Liabilities related to Covered Employees hired by Buyer including (i) all Liabilities relating to severance, retention and termination agreements with the Covered Employees of Seller hired by Buyer, which accrue on or after the Closing; (ii) all Liabilities arising out of, relating to, or with respect to any notice pay or benefits (including under COBRA) and claims under the WARN Act with respect to any Covered Employee hired by Buyer; and (iii) all Liabilities arising out of, relating to, or with respect to any Employee Benefit Plan of Buyer (including any Liabilities related to any Employee Benefit Plan which is an "employee pension benefit plan" (as defined in Section 3(2) of ERISA) that is subject Section 302 or Title IV of ERISA or IRC Section 412) with respect to Covered Employees hired by Buyer;

(c) all Liabilities for any payables Buyer agrees to assume; and (d) all Liabilities consisting of amounts Buyer has agreed to pay hereunder and under the Related Documents.

"Bill of Sale" has the meaning set forth in Section 2.8(a)(i).

"Business Day" means any day other than a Saturday, a Sunday or a day on which banks located in Delaware shall be authorized or required by Law to close.

"Business" has the meaning set forth in the recitals.

"Buyer" has the meaning set forth in the preamble.

"Cash" means cash (including, without limitation, all cash located in Seller's bank accounts, lock-boxes and cash in transit) and cash equivalents.

"Closing" has the meaning set forth in Section 2.7.

"Closing Date" has the meaning set forth in Section 2.7.

"COBRA" means Part 6 of Subtitle B of Title I of ERISA, Section 4980B of the IRC, and any similar state Law.

"Confidentiality Agreement" means any applicable agreement governing confidentiality of the Seller's information which has been executed by and between Buyer (or its Affiliates) and Seller and Owners.

"Consent" means any approval, consent, ratification, permission, clearance, designation, qualification, waiver or authorization.

"Contract" means any written or oral agreement, contract, lease, sublease, indenture, mortgage, instrument, guaranty, loan or credit agreement, note, bond, customer order, purchase order, sales order (including open purchase orders with suppliers), sales agent agreement, supply agreement, development agreement, joint venture agreement, promotion agreement, license agreement, contribution agreement, partnership agreement or other arrangement, understanding, permission or commitment that, in each case, is legally-binding.

"Control" means, when used with reference to any Person, the power to direct the management or policies of such Person, directly or indirectly, by or through stock or other equity ownership, agency or otherwise, or pursuant to or in connection with any Contract; and the terms "Controlling" and "Controlled" shall have meanings correlative to the foregoing.

"Covered Employee" means any officer or employee of Seller whose duties relate to the operation of the Business.

"Critical Vender Payments" has the meaning set forth in Section 2.4.

"Decree" means any judgment, decree, ruling, decision, opinion, injunction, assessment, attachment, undertaking, award, charge, writ, executive order, judicial order, administrative order or any other order of any Governmental Entity.

"Disclosure Schedules" has the meaning set forth in Article 3 and Article 4.

"Employee Benefit Plan" means any "employee benefit plan" (as such term is defined in Section 3(3) of ERISA) and any other benefit or compensation plan, program, agreement or arrangement of any kind, in each case, maintained or contributed to by Seller or in which Seller participates or participated and that provides benefits to Covered Employees.

"Enforcing Parties" has the meaning set forth in Section 9.10(a).

"Environmental, Health and Safety Requirements" means, as enacted and in effect on or prior to the Closing Date, all applicable Laws concerning worker health and safety, pollution or the protection of the environment.

"ERISA" means the United States Employee Retirement Income Security Act of 1974.

"Excluded Assets" means, collectively, the following assets of Seller: (a) all Cash, (b) all Accounts Receivable, (c) all of Seller's certificate of formation and other organizational documents, qualifications to conduct business as a foreign entity, arrangements with registered agents relating to foreign qualifications, taxpayer and other identification numbers, seals, minute books, stock transfer books, stock certificates and other documents relating to the organization, maintenance and existence of Seller as a corporation, limited liability company or other entity; (d) all Records related solely to Taxes paid or payable by Seller, provided that Buyer shall have the right to make copies of any portions of such retained Records to the extent that such portions relate to the Business or any Acquired Asset; (e) all restricted cash deposits of Seller held by any Person not relating to Acquired Assets; (f) all assets with respect to any income or other Taxes of Seller, whether or not relating to the Business; (g) all equity securities representing ownership of Streetammo Holdings APS ("Streetammo"); (h) all Excluded Contracts; (i) all rights (including rights of set-off and rights of recoupment (including any such item relating to the payment of Taxes)), refunds, claims, counterclaims, demands, causes of action and rights to collect damages of Seller against third parties, (j) (i) any confidential personnel and medical Records pertaining to any Covered Employee to the extent the disclosure of such information is prohibited by applicable Law and (ii) other Records that Seller is required by Law to retain or that Seller determines is necessary or advisable to retain, including Tax Returns, taxpayer and other identification numbers, financial statements and corporate or other entity filings; provided that Buyer shall have the right to make copies of any portions of such retained Records to the extent that such portions relate to the Business or any Acquired Asset; (k) any documents and agreements of Seller relating to the sale or other disposition of any Excluded Assets, including Intellectual Property related to "Streetammo" in Europe and the other Intellectual Property listed on Schedule 1(g), if any, (the "Excluded Intellectual Property"); (l) all Permits; (m) all assets maintained pursuant to or in connection with any Employee Benefit

Plan; (n) any claim or cause of action arising prior to the Closing under confidentiality agreements or similar agreements delivered in favor of the Seller; (o) all other assets not included in the Acquired Assets; and (p) subject to the Inventory Sale Agreement described in Section 6.7, all Inventory.

"Excluded Contracts" means the Contracts and Leases listed on Schedule 1(h).

"Excluded Leased Real Property" means any real property location relating to any Lease, other than the lease of the Premises.

"Excluded Liabilities" has the meaning set forth in Section 2.4.

"GAAP" means United States generally accepted accounting principles.

"Governmental Entity" means any United States federal, state or local or non-United States governmental or regulatory authority, agency, commission, court, body or other governmental entity.

"Guarantor" has the meaning set forth in the preamble hereto.

"Indebtedness" of any Person means, without duplication, (a) the principal of and premium (if any) in respect of (i) indebtedness of such Person for money borrowed and (ii) indebtedness evidenced by notes, debentures, bonds or other similar instruments for the payment of which such Person is responsible or liable, (b) all obligations of such Person issued or assumed as the deferred purchase price of property, all conditional sale obligations of such Person and all obligations of such Person under any title retention agreement (but excluding trade accounts payable for goods and services and other accrued current liabilities arising in the Ordinary Course of Business), (c) all obligations of such Person under leases required to be capitalized in accordance with GAAP, (d) all obligations of such Person for the reimbursement of any obligor on any letter of credit, banker's acceptance or similar credit transaction, (e) the liquidation value of all redeemable preferred stock of such Person, (f) all obligations of the type referred to in clauses (a) through (e) of any Persons for the payment of which such Person is responsible or liable, directly or indirectly, as obligor, guarantor, surety or otherwise, including guarantees of such obligations, and (g) all obligations of the type referred to in clauses (a) through (f) of other Persons secured by any lien on any property or asset of such Person (whether or not such obligation is assumed by such Person).

"Insurance Policies" means all material, primary, excess and umbrella insurance policies, bond and other forms of material insurance owned or held by or on behalf, or providing insurance coverage to the Business, Seller and its operations, properties and assets.

"Intellectual Property" means any and all rights, title and interest in or relating to intellectual property of any type, which may exist or be created under the Laws of any jurisdiction throughout the world, including: (a) patents and patent applications, together with all reissues, continuations, continuations-in-part, divisionals, extensions and reexaminations in connection therewith; (b) trademarks, service marks, trade dress, logos,

slogans, trade names, service names, brand names, Internet domain names and all other source or business identifiers and general intangibles of a like nature, along with all applications, registrations and renewals in connection therewith, and all goodwill associated with any of the foregoing; (c) rights associated with works of authorship, including exclusive exploitation rights, mask work rights, copyrights, database and design rights, whether or not registered or published, all registrations and recordations thereof and applications in connection therewith, along with all extensions and renewals thereof; and (d) trade secrets.

"Interim Period" has the meaning set forth in Section 5.1.

"Inventory" means all inventory and all finished goods, merchandise, work in progress, in-transit inventory, residual by-products, samples, supplies, spare parts, shipping materials, packaging materials, raw materials and other consumables relating to the Business and maintained, held or stored by or for the Seller as of the Closing Date.

"IRC" means the United States Internal Revenue Code of 1986.

"Knowledge" of a Person (and other words of similar import) means the actual knowledge of, after reasonable inquiry (a) with respect to Seller, Seth Haber and (b) with respect to Buyer, Shiekh Ellahi.

"Law" means any federal, state, provincial, local, municipal, foreign or other law, statute, legislation, constitution, principle of common law, resolution, ordinance (including with respect to zoning or other land use matters), code, treaty, convention, rule, regulation, requirement, edict, directive, pronouncement, determination, proclamation or Decree of any Governmental Entity.

"Leased Real Property" means all leasehold or subleasehold estates and other rights to use or occupy any land, buildings, structures, improvements, fixtures or other interest in real property of Seller which is used in the Business.

"Leases" means all leases, subleases, licenses, concessions and other Contracts, including all amendments, extensions, renewals, guaranties and other agreements with respect thereto, in each case pursuant to which Seller holds any Leased Real Property.

"Liability" means any liability, Indebtedness, guaranty, claim, loss, damage, deficiency, assessment, responsibility or obligation of whatever kind or nature (whether known or unknown, whether asserted or unasserted, whether absolute or contingent, whether accrued or unaccrued, whether liquidated or unliquidated, whether due or to become due, whether determined or determinable, whether choate or inchoate, whether secured or unsecured, whether matured or not yet matured).

"Lien" means any lien, Claim, Interest, encumbrance, mortgage, deed of trust, hypothecation, contractual restriction, pledge, charge, security interest, put, call, other option, right of first refusal, right of first offer, servitude, right of way, easement, conditional sale or installment contract, finance lease involving substantially the same effect, security agreement

or other encumbrance or restriction on the use, transfer or ownership of any property of any type (including real property, tangible property and intangible property). For the avoidance of doubt, the definition of Lien shall not be deemed to include the grant of any license or sublicense of Intellectual Property by Seller.

"Litigation" means any action, cause of action, suit, claim, investigation, mediation, audit, grievance, demand, hearing or proceeding, whether civil, criminal, administrative or arbitral, whether at law or in equity and whether before any Governmental Entity or arbitrator.

"LOI" means that certain letter of intent dated as of February 9, 2016 executed by Owners and accepted by Buyer and Guarantor.

"Market St. Property" means the property commonly known as 927, 929, 931 and 933 Market Street, San Francisco, California.

"Material Adverse Effect" means any state of facts, change, event, effect, development, condition, circumstance or occurrence (when taken together with all other states of fact, changes, events, effects, developments, conditions, circumstances or occurrences), that (a) is materially adverse to the financial condition or results of operations of the Business (taken as a whole); provided, however, that no state of facts, change, event, effect, development, condition, circumstance or occurrence related to any of the following shall be deemed to constitute, and none of the following shall be taken into account in determining whether there has been a Material Adverse Effect: (i) national or international business, economic, political or social conditions, including the engagement by the United States of America in hostilities, affecting (directly or indirectly) the industry in which the Business operates, whether or not pursuant to the declaration of a national emergency or war, or the occurrence of any military or terrorist attack upon the United States of America or any of its territories, possessions or diplomatic or consular offices or upon any military installation, equipment or personnel of the United States of America, except to the extent that such change has a materially disproportionate adverse effect on the Business relative to the adverse effect that such changes have on other companies in the industry in which the Business operates; (ii) financial, banking or securities markets (including any disruption thereof or any decline in the price of securities generally or any market or index), except to the extent that such change has a materially disproportionate adverse effect on Business relative to the adverse effect that such changes have on other companies in the industry in which the Business operates; (iii) any change in GAAP or Law; (iv) except for any requirement to operate in the Ordinary Course of Business, compliance with this Agreement or any Related Agreement, including the taking of any action required hereby or thereby or the failure to take any action that is not permitted hereby or thereby; (v) any changes directly attributable to the announcement of this Agreement or any Related Agreement, including by reason of the identity of Buyer or any of its Affiliates or any communication by Buyer or any of its Affiliates of their plans or intentions regarding the operation of the Business; (vi) resulting from any act of God or other force majeure event; or (vii) in the case of Seller or the Business, (A) the failure to meet or exceed any projection or forecast, or (B) changes

in the historical net revenues for the Business; or (b) would reasonably be expected to prevent, materially delay or materially impair the ability of Seller to consummate the transactions contemplated by this Agreement or the Related Agreements on the terms set forth herein and therein.

"Ordinary Course of Business" means the ordinary course of business consistent with past custom and practice.

"Outside Contract Assignment Assumption Date" has the meaning set forth in Section 2.6.

"Owned Real Property" means any real property and interests therein that are owned by the Seller or its Affiliates, including all building or other structures, facilities or improvements currently or hereafter located thereon, all fixtures, systems and items of personal property attached or appurtenant thereto and all interests, easements, rights of way, licenses, rights, options to purchase or other appurtenances related to the foregoing.

"Owners" has the meaning set forth in the preamble.

"Party" has the meaning set forth in the preamble.

"Permit" means any franchise, approval, permit, license, order, registration, certificate, variance, Consent, exemption or similar right issued, granted, given or otherwise obtained from or by any Governmental Entity, under the authority thereof or pursuant to any applicable Law.

"Permitted Encumbrances" means Encumbrances in the amount and in the form in existence as of the date hereof.

"Person" means an individual, a partnership, a corporation, a limited liability company, an association, a joint stock company, a trust, a joint venture, an unincorporated organization or any other entity, including any Governmental Entity or any group or syndicate of any of the foregoing.

"Premises" means 334 Boylston Street, Suite 401, Boston, Massachusetts 02116.

"Professional Services" has the meaning set forth in Section 2.4(b).

"Purchase Price" has the meaning set forth in Section 2.5(a).

"Records" means, with respect to the Business, the books, records, information, ledgers, files, invoices, documents, work papers, correspondence, lists (including customer lists, supplier lists and mailing lists), plans (whether written, electronic or in any other medium), drawings, designs, specifications, creative materials, advertising and promotional materials, marketing plans, studies, reports, data and similar materials related to the Business and specifically excluding Seller's corporate minutes book and related corporate records and

books records, files and papers not otherwise relating exclusively to the conduct of the Business.

"Registered" means issued by, registered with, renewed by or the subject of a pending application before any Governmental Entity or domain name registrar.

"Related Agreements" means the Bill of Sale, the Assignment and Assumption Agreement, the Amended LLC Agreement, the Seller Preferred Interests, the Warrants, the Investor Rights Agreement, the Guaranty and the Inventory Sales Agreement.

"Related Party" means any officer, director, manager or equity holder of Seller or Buyer as the case may be, or any other Affiliate of Seller or Buyer as the case may be, or any member of the immediate family of the foregoing.

"Representative" of a Person means such Person's officers, directors, managers, employees, advisors, representatives (including its legal counsel and its accountants) and agents of such Person.

"Seller" has the meaning set forth in the preamble.

"Subsidiary" means, with respect to any Person, any corporation, limited liability company, partnership, association or other business entity of which (a) if a corporation, a majority of the total voting power of shares of stock entitled (without regard to the occurrence of any contingency) to vote in the election of directors, managers or trustees thereof (or other persons performing similar functions with respect to such corporation) is at the time owned or controlled, directly or indirectly, by that Person or one or more of the other Subsidiaries of that Person or a combination thereof, or (b) if a limited liability company, partnership, association or other business entity (other than a corporation), a majority of partnership or other similar ownership interest thereof is at the time owned or controlled, directly or indirectly, by that Person or one or more Subsidiaries of that Person or a combination thereof and for this purpose, a Person or Persons owns a majority ownership interest in such a business entity (other than a corporation) if such Person or Persons shall be allocated a majority of such business entity's gains or losses or shall be or control any managing director, managing member, or general partner of such business entity (other than a corporation). The term "Subsidiary" shall include all Subsidiaries of such Subsidiary.

"Suits" has the meaning set forth in Section 3.13.

"Tax" or "Taxes" means any United States federal, state or local or non-United States income, gross receipts, license, payroll, employment, excise, severance, stamp, occupation, premium, windfall profits, environmental (including taxes under Section 59A of the IRC), customs duties, capital stock, franchise, profits, withholding, social security (or similar), unemployment, real property, personal property, ad valorem, escheat, sales, use, transfer, value added, alternative or add-on minimum, estimated or other tax of any kind whatsoever, whether computed on a separate or consolidated, unitary or combined basis or in any other manner, including any interest, penalty or addition thereto, whether or not disputed.

"Tax Return" means any return, declaration, report, claim for refund or information return or statement relating to Taxes, including any schedule or attachment thereto, and including any amendment thereof.

"Transfer Tax" has the meaning set forth in Section 6.5.

"Treasury Regulations" means the treasury regulations promulgated under the IRC.

"WARN Act" has the meaning set forth in Section 3.9.

ARTICLE 2. PURCHASE, CONTRIBUTION AND SALE

Section 2.1 Purchase, Contribution and Sale of Acquired Assets. On the terms and subject to the conditions of this Agreement, at the Closing, Buyer shall acquire and accept from Seller, and Seller shall contribute, transfer, assign, convey and deliver to Buyer, free and clear of all Liens, the Acquired Assets, for the consideration specified in Section 2.5.

Section 2.2 Excluded Assets. Nothing contained herein shall be deemed to sell, transfer, assign or convey the Excluded Assets to Buyer, and Seller shall retain all of its right, title and interest to and objections in and under the Excluded Assets.

Section 2.3 Assumption of Assumed Liabilities. On the terms and subject to the conditions of this Agreement, at the Closing (or, with respect to Assumed Liabilities under Assumed Contracts that are assumed by Buyer as of the Closing, as provided in Section 2.6), Buyer shall assume and become responsible for the Assumed Liabilities and no other Liabilities of Seller, and from and after the Closing, Buyer agrees to timely pay, honor and discharge, or cause to be timely paid, honored and discharged, all Assumed Liabilities in a timely manner in accordance with the terms thereof.

Section 2.4 Excluded Liabilities. Notwithstanding anything herein to the contrary, the Parties expressly acknowledge and agree that Buyer shall not assume, be obligated to pay, perform or otherwise discharge or in any other manner be liable or responsible for any Liabilities of Seller, whether existing on the Closing Date or arising thereafter, other than the Assumed Liabilities (all such Liabilities that Buyer is not assuming being referred to collectively as (the "Excluded Liabilities"). Seller agrees to timely pay, honor and discharge or cause to be timely paid, honored and discharged and to indemnify and hold Buyer harmless for all outstanding but unpaid invoices as of the Closing Date from any of the critical vendors listed on Section 2.4 (the "Critical Vendor Payments"). Without limiting the foregoing, Buyer shall not be obligated to assume, does not assume, and hereby disclaims all the Excluded Liabilities, including the following Liabilities of Seller, whether incurred or accrued before or after the Petition Date or the Closing:

- (a) all Taxes of Seller or its Owners;

(b) all Liabilities of Seller relating to legal services, accounting services, financial advisory services, investment banking services or any other professional services ("Professional Services") performed in connection with this Agreement and any of the transactions contemplated, hereby, and any claims for such Professional Services, whether arising before or after the Closing Date;

(c) all Liabilities of Seller in respect of Indebtedness (except with respect to any capitalized leases that are Assumed Contracts and except with respect to payables included as part of the Assumed Liabilities);

(d) all Liabilities arising in connection with any violation of any applicable Law relating to the period prior to the Closing by Seller, including any Environmental, Health and Safety Requirements;

(e) all Liabilities of Seller under this Agreement and the Related Agreements and the transactions contemplated hereby or thereby (excluding all the Assumed Liabilities);

(f) all Liabilities of Seller related to or arising out of any of the Excluded Assets; and

(g) all Liabilities for damages assessed by the Landlord of the Premises upon move out in excess of \$38,000, provided that, the \$33,000 security deposit shall be applied first to cover any such damages and, to the extent that the damages are less than \$33,000, any unused security deposit shall be returned by Buyer to the Seller.

Section 2.5 Consideration. The aggregate purchase price (the "Purchase Price") payable in consideration by Buyer for the contribution, transfer, assignment, conveyance and delivery by the Seller to the Buyer of the Acquired Assets shall consist of the following:

(a) The issuance by Buyer of preferred membership interests in Buyer with a \$10,000,000 priority liquidation preference and otherwise on the terms and conditions described herein and in the Related Agreements (the "Seller Preferred Interests");

(b) the issuance by Buyer of Warrants to purchase common membership interests (the "Common Membership Interests") in Buyer representing 4% interests on a fully diluted basis and otherwise on the terms and conditions described herein and in the Related Agreement; plus

(c) the assumption at the Closing by the Buyer of the Assumed Liabilities from the Seller.

Section 2.6 Assumption of Contracts.

(a) To the extent any Consent is required to assign to Buyer any Assumed Contract, Buyer and Seller will work together to obtain such Consent, provided that neither Seller nor any Owner shall have any liability to make any payments in order to obtain any such Consent.

(b) Notwithstanding the foregoing, a Contract shall not be an Assumed Contract hereunder and shall not be assigned to, or assumed by, Buyer to the extent that such Contract is listed on Schedule 1(h) as an "Excluded Contract".

Section 2.7 Closing. Simultaneously with the execution of this Agreement, fully executed copies of all of the Closing deliveries described below will be held in escrow, subject to automatic release on the Closing Date without further action by any Party or release sooner upon joint written direction of Seller and Buyer. The closing of the transactions contemplated by this Agreement (the "Closing") shall take place at the offices of Goldberg Kohn Ltd., located at 55 East Monroe Street, Suite 3300, Chicago, Illinois 60603 (or such other location as shall be mutually agreed upon by Seller and Buyer) commencing at 10:00 a.m. local time on March 18, 2016 (the "Closing Date"). The Closing shall be deemed to have occurred at 11:59 p.m. (prevailing Eastern time) on the Business Day prior to the Closing Date.

Section 2.8 Deliveries at Closing.

(a) Simultaneously with the execution of this Agreement, Seller shall deliver to Escrow Agent, for the benefit of Buyer the following documents and other items, duly executed by Seller, as applicable to be held in escrow for delivery at Closing:

(i) a Bill of Sale in the form of Exhibit A attached hereto (the "Bill of Sale");

(ii) an Assignment and Assumption Agreement in the form of Exhibit B attached hereto (the "Assignment and Assumption Agreement");

(iii) a list of all domain names included in the Acquired Assets;

(iv) a list of all registered trademarks included in the Acquired Intellectual Property.

(v) any transfer documents deemed necessary by the Buyer (in addition to the Assignment and Assumption Agreement) for the assignment of right, title and interest to any Acquired Intellectual Property;

(vi) a certificate signed by the chief executive officer of the Seller to the effect that all conditions to Closing have been satisfied;

(vii) a non-foreign affidavit dated as of the Closing Date, sworn under penalty of perjury and in form and substance required under Treasury Regulations issued pursuant to Section 1445 of the IRC stating that Seller is not a "foreign person" as defined in Section 1445 of the IRC;

(viii) an IRS Form W-9 from Seller; and

(ix) executed copies of the Other Related Agreements which Seller or Owners are party to.

(x) Acknowledgements signed by each of Seller, the Owners, Seth Haber, Drew Sanoki and Matt Sanoki that the customer email list included the Acquired Assets constitutes confidential and propriety information owned by the Seller and that they have no right to take or use such confidential and propriety information after Closing personally or for any other person or entity or for any purpose other than in connection with the Business on behalf of Buyer; and

(b) Simultaneously with the execution of this Agreement, Buyer and Guarantor shall deliver to Escrow Agent for the benefit of Seller and Owners, or the designated third-party recipients pursuant to Section 2.5, the following documents and other items, duly executed by Buyer, to be held in escrow for delivery at Closing:

(i) the Assignment and Assumption Agreement;

(ii) a certificate to the effect that all the conditions to the Closing have been satisfied; and

(iii) a copy of Buyer's certificate of formation or other organizational document certified the date hereof by the Secretary of State (or comparable governmental officer) of the respective jurisdictions of Buyer's incorporation or organization and a certificate of good standing thereof in such jurisdiction.

(iv) An amended and restated operating agreement of the Buyer providing for, among other things, the issuance of the Seller Preferred Interests and the Warrants with such rights, powers and privileges related thereto as are consistent with the agreements between the Buyer and Guarantor, on one hand and Seller and Owners or the other hand, as described herein and in the LOI and otherwise on terms and conditions acceptable to Owners (the "Amended LLC Agreement");

(v) A warrant(s) to purchase common member interests in the form of Exhibit C hereto (the "Warrants");

(vi) An Investors Right Agreement in the form of Exhibit D hereto (the "Investor Rights Agreement");

(vii) A Payment and Performance Guaranty and Agreement executed by Guarantor in the form of Exhibit E hereto (the "Guaranty");

(viii) An executed copy of the Inventory Sale, Fulfillment and Distribution Agreement in the form of Exhibit F hereto (the "Inventory Sales Agreement");

(ix) Executed copies of other Related Agreements which Buyer or Guarantor are party to;

(x) A executed Deed of Trust covering the Market St. Property from Guarantor securing the Obligations under the Guaranty in recordable form in form and substance satisfactory to Seller and Owners;

(xi) An Unsecured Personal Recourse Agreement (the "Unsecured Personal Recourse Agreement") signed by Shiekh in form satisfactory to Seller and Owners with respect to certain personal undertakings of Shiekh for which he will have personal recourse.

Section 2.9 Tax Treatment. The Parties hereto agree and acknowledge that the transactions contemplated herein are intended to be treated for all federal, state, and local income tax purposes as a contribution of property by the Seller to the Buyer under Section 721 of the IRC (and similar state and local laws) for equity interests in Buyer, representing partnership interests in Buyer. Neither Buyer nor Seller (or any of their Affiliates) shall take any position (whether in audits, Tax Returns or otherwise) which is inconsistent with such allocation unless required to do so by applicable Law.

ARTICLE 3. REPRESENTATIONS AND WARRANTIES OF SELLER

Seller represents and warrants to Buyer that the following is true and correct, except as set forth in the Seller Disclosure Schedule accompanying this Agreement.

Section 3.1 Organization of Seller: Good Standing.

(a) Seller is a limited liability company duly organized, validly existing and in good standing under the Laws of the State of Delaware.

(b) Seller has all requisite corporate or similar power and authority to own, lease and operate its assets and to carry on the Business as currently conducted.

(c) Seller is duly authorized to do business and is in good standing as a foreign corporation in each jurisdiction where the ownership or operation of the Acquired Assets or the conduct of the Business requires such qualification, except for failures to be so authorized or be in such good standing, as would not, individually or in the aggregate, have a Material Adverse Effect.

Section 3.2 Authorization of Transaction. Subject to the consent of the Owners and managers of Seller still being in effect at the time of Closing:

(a) Seller has all requisite limited liability power and authority to execute and deliver this Agreement and all Related Agreements to which it is a party and to perform its obligations hereunder and thereunder; the execution, delivery and performance of this Agreement and all Related Agreements to which Seller is a party have been duly authorized by Seller, and no other corporate action on the part of Seller is necessary to authorize this Agreement or the Related Agreements to which it is party or to consummate the transactions contemplated hereby or thereby; and

(b) this Agreement has been duly and validly executed and delivered by Seller, and, upon execution and delivery in accordance with the terms of this Agreement, each of the Related Agreements to which Seller is a party will have been duly and validly executed and delivered by Seller. Assuming that this Agreement constitutes a valid and legally-binding obligation of Buyer, this Agreement constitutes the valid and legally-binding obligations of Seller, enforceable against Seller in accordance with its terms and conditions, subject to applicable bankruptcy, insolvency, moratorium or other similar Laws relating to creditors' rights and general principles of equity. Assuming, to the extent that it is a party thereto, that each Related Agreement to which Buyer or Guarantor is a party constitutes a valid and legally-binding obligation of Buyer or Guarantor, as applicable, each Related Agreement to which Seller is a party, when executed and delivered, constituted or will constitute the valid and legally-binding obligations of Seller, as applicable, enforceable against Seller in accordance with their respective terms and conditions, subject to applicable bankruptcy, insolvency, moratorium or other similar Laws relating to creditors' rights and general principles of equity.

Section 3.3 Noncontravention; Consents and Approvals.

(a) Neither the execution and delivery of this Agreement, nor the consummation of the transactions contemplated hereby (including the assignments and assumptions referred to in Article 2), will, (i) conflict with or result in a breach of the certificate of formation, operating agreement or other organizational documents of Seller, (ii) violate any Law to which Seller is, or its respective assets or properties are, subject, or (iii) conflict with, result in a breach of, constitute a default under, result in the acceleration of, create in any party the right to accelerate, terminate, modify or cancel or require any notice under any Contract to which Seller is a party or by which it is bound or to which any of the Acquired Assets is subject, except as set forth on Section 3.3(a) of the Disclosure Schedule and, in the case of clause (ii) or (iii), for such conflicts, breaches, defaults, accelerations, rights or failures to give notice as would not, individually or in the aggregate, have a Material Adverse Effect.

(b) Except as set forth on Section 3.3(b) of the Disclosure Schedule, no Consent, notice or filing is required to be obtained by Seller from, or to be given by

Seller to, or made by Seller with, any Governmental Entity in connection with the execution, delivery and performance by Seller of this Agreement or any Related Agreement, except where the failure to give notice, file or obtain such authorization, consent or approval would not, individually or in the aggregate, be material to the Business as a whole.

Section 3.4 Title to Acquired Assets. Except as set forth on Section 3.4 of the Disclosure Schedule, Seller, as of the Closing, has good and valid title to, or, in the case of leased assets, have good and valid leasehold interests in, the Acquired Assets, free and clear of all Liens.

Section 3.5 Contracts.

(a) **Section 3.5 of the Disclosure Schedule** sets forth a list of the material Contracts to which Seller is a party with respect to the Business as of the date hereof including, but not limited to,:

(i) any Contract for the lease of personal property to or from any Person providing for lease payments in excess of \$50,000 per annum;

(ii) any Contract for the purchase or sale of equipment, supplies, products or other personal property, the performance of which will extend over a period of more than six months after the Closing Date or involves consideration in excess of \$50,000 per annum;

(iii) any Contract for services involving consideration in excess of \$50,000 per annum;

(iv) any material licenses of Intellectual Property to or from any Person (other than licenses for commercially-available, off-the-shelf or click-wrap software);

(v) any employment Contract as to which an employee is entitled to receive an annual salary in excess of \$50,000, and all material severance Contracts;

(vi) any Real Property Lease related to the Business, including the lease of the Premises; and

(vii) any Contract constituting open purchase orders involving excess of \$50,000

With respect to each Contract listed on Section 3.5 of the Disclosure Schedule, to the Knowledge of Seller, such Contract is in full force and effect and constitutes the valid and legally-binding obligation of Seller and the counterparty thereto, enforceable against Seller and the counterparty thereto in accordance with its terms and conditions, subject to

applicable bankruptcy, insolvency, moratorium or other similar Laws relating to creditors' rights and general principles of equity.

Section 3.6 Legal Compliance. To Seller's Knowledge, Seller is in compliance with all material Laws applicable to the Acquired Assets or the Business, and Seller has not received any written notice within the past twelve months relating to violations or alleged violations or material defaults under any Decree or any Permit, in each case, with respect to the Business.

Section 3.7 Litigation. As of the date of this Agreement, except as set forth on Section 3.7 of the Disclosure Schedule, (a) there is no judicial or administrative action, proceeding or investigation pending or, to the best of the knowledge of Seller and the Owners, threatened, that questions the validity of this Agreement or the LOI (which preceded this Agreement), or any action taken or to be taken by Seller or the Owners in connection with this Agreement, and (b) there is no claim, litigation, action, suit, proceeding, inquiry (whether administrative or judicial at law or equity), or investigation pending or, to the best of the knowledge of Seller and the Owners, threatened against or affecting, or any judgment, award, order, injunction or decree outstanding against Seller or the Owners that, if adversely determined, would individually or in the aggregate have a Material Adverse Effect or any other adverse effect upon Seller's or Owners' ability to perform its obligation under this Agreement or Related Agreements.

Section 3.8 Environmental, Health and Safety Matters. Except as set forth on Section 3.8 of the Disclosure Schedule, Seller does not have Knowledge of material noncompliance with any applicable Environmental, Health and Safety Requirements with respect to the Business. Except as set forth on Section 3.8 of the Disclosure Schedule, since June 30, 2015, Seller has not received any written notice or report regarding any violation of Environmental, Health and Safety Requirements or any Liabilities relating to the Business or any Owned Real Property or Leased Real Property arising under Environmental, Health and Safety Requirements. Seller has not entered into any indemnification or other agreements with any third party relating to any Liability or potential Liability under Environmental, Health and Safety Requirements.

Section 3.9 Employees and Employment Matters. Within ninety (90) days prior to the date hereof, Seller has not implemented any plant closing or layoff of the Covered Employees (as determined as of the date of this Agreement) in violation of the United States Worker Adjustment and Retraining Notification Act, or any similar applicable Law (collectively, the "WARN Act").

Section 3.10 Real Property. Seller possesses no Owned Real Property. Section 3.10 of the Disclosure Schedule sets forth the address of each Leased Real Property, and a true and complete list of all Leases for such Leased Real Property.

Section 3.11 Permits. Section 3.11 of the Disclosure Schedule contains a list of all material Permits that Seller holds as of the date hereof in connection with the operations of the Business or the Acquired Assets. As of the date hereof, there is no Litigation pending,

nor to the Knowledge of Seller, threatened in writing, that seeks the revocation, cancellation, suspension, failure to renew or adverse modification of any material Assumed Permits.

Section 3.12 Intellectual Property.

(a) Section 3.12 of the Disclosure Schedule sets forth a true and complete list of all (i) owned Intellectual Property; and (ii) licensed Intellectual Property included in the Acquired Intellectual Property. To the Seller's Knowledge, there are no Suits (defined below) pending, decided, threatened or asserted concerning the licensed Acquired Intellectual Property or the right of the Seller to use the licensed Intellectual Property.

(b) To the Seller's Knowledge, the Business is not violating and has not violated any Intellectual Property rights. To the Seller's Knowledge, there are no actions, reissues, reexaminations, public protests, interferences, arbitrations, mediations, oppositions, cancellations, Internet domain name dispute resolutions or other proceedings (collectively, "Suits") pending, decided, threatened or asserted concerning any claim or position that the Seller or any of its indemnitees have violated any Intellectual Property rights of others.

(c) Except as set forth in Section 3.12 of the Disclosure Schedule, no Person other than the Seller has any ownership interest in, or a right to receive a royalty or similar payment with respect to, any of the owned Acquired Intellectual Property; to the Seller's Knowledge, no Person is entitled to a royalty or similar payment from the Seller with respect to Acquired Intellectual Property not owned by the Seller; and the Seller has not granted any options, licenses, assignments or agreements of any kind relating to (i) ownership of rights in owned Acquired Intellectual Property; or (ii) the marketing or distribution of owned Acquired Intellectual Property.

Section 3.13 No Other Representations or Warranties. Except for the representations and warranties contained in this Article 3 (as qualified, amended, supplemented and modified by the Disclosure Schedule), neither Seller nor any other Person makes (and Buyer is not relying upon) any other express or implied representation or warranty with respect to Seller, the Business, the Acquired Assets (including the value, condition or use of any Acquired Asset), the Assumed Liabilities or the transactions contemplated by this Agreement, and Seller disclaims any other representations or warranties, whether made by Seller, any Affiliate of Seller or any of their respective officers, directors, employees, agents or Representatives. Except for the representations and warranties contained in this Article 3 (as qualified, amended, supplemented and modified by the Disclosure Schedule), Seller (i) expressly disclaims and negates any representation or warranty, express or implied, at common law, by statute or otherwise, relating to the condition of the Acquired Assets (including any implied or expressed warranty of title, merchantability or fitness for a particular purpose, or of the probable success or profitability of the ownership, use or operation of the Business or the Acquired Assets by Buyer after the

Closing), and (ii) disclaims all liability and responsibility for any representation, warranty, projection, forecast, statement or information made, communicated or furnished (orally or in writing) to Buyer or its Affiliates or Representatives (including any opinion, information, projection or advice that may have been or may be provided to Buyer by any director, officer, employee, agent, consultant or Representative of Seller. The disclosure of any matter or item in the Disclosure Schedule shall not be deemed to constitute an acknowledgment that any such matter is required to be disclosed or is material or that such matter would result in a Material Adverse Effect.

ARTICLE 4.
BUYER'S REPRESENTATIONS AND WARRANTIES

Buyer and Guarantor, jointly and severally represent and warrant to Seller and Owners that the following is true and correct except as set forth in the Buyer Disclosure Schedule accompanying this Agreement:

Section 4.1 Organization and Tax Status of Buyer. Buyer is a limited liability duly organized, validly existing and in good standing under the Laws of the State of California and has all requisite company power and authority to own, lease and operate its assets and to carry on its business as now being conducted. Buyer is a partnership for federal and state income tax purposes.

Section 4.2 Authorization of Transaction.

(a) Buyer has full limited liability company power and authority to execute and deliver this Agreement and all Related Agreements to which it is a party and to perform its obligations hereunder and thereunder.

(b) Guarantor has full power and legal capacity to execute and deliver this Agreement and all Related Agreements to which he is a party and to perform his obligations, hereunder and thereunder.

(c) The execution, delivery and performance of this Agreement and all other Related Agreements to which Buyer is a party have been duly authorized by Buyer and Guarantor, and no other limited liability company action on the part of Buyer is necessary to authorize this Agreement or the Related Agreements to which it is a party or to consummate the transactions contemplated hereby or thereby.

(d) This Agreement has been duly and validly executed and delivered by Buyer and Guarantor respectively, and, upon their execution and delivery in accordance with the terms of this Agreement, each of the Related Agreements to which Buyer and Guarantor, respectively, is a party will have been duly and validly executed and delivered by Buyer and Guarantor respectively. Assuming that this Agreement constitutes a valid and legally-binding obligation of Seller, this Agreement constitutes a valid and legally-binding obligation of Buyer or Guarantor respectively, enforceable against Buyer and Guarantor in accordance with its terms

and conditions, subject to applicable bankruptcy, insolvency, moratorium or other similar Laws relating to creditors' rights and general principles of equity. Assuming, to the extent that each Related Agreement to which Seller is a party constitutes a valid and legally-binding obligation of Seller, each Related Agreement to which Buyer or Guarantor, as applicable, is a party, when executed and delivered, constituted or will constitute the valid and legally-binding obligations of Buyer or Guarantor, as applicable, enforceable against Buyer or Guarantor, as applicable, in accordance with their respective terms and conditions, subject to applicable bankruptcy, insolvency, moratorium or other similar Laws relating to creditors' rights and general principles of equity.

Section 4.3 Noncontravention. Neither the execution and delivery of this Agreement, nor the consummation of the transactions contemplated hereby (including the assignments and assumptions referred to in Article 2) will (i) conflict with or result in a breach of the articles of organization or operating agreement, or other organizational documents, of Buyer, (ii) violate any Law to which Buyer or Guarantor is, or his assets or properties are subject, or (iii) conflict with, result in a breach of, constitute a default under, result in the acceleration of, create in any party the right to accelerate, terminate, modify or cancel, or require any notice under any Contract to which Buyer or Guarantor is a party or by which it or he is bound, except, in the case of either clause (ii) or (iii), for such conflicts, breaches, defaults, accelerations, rights or failures to give notice as would not, individually or in the aggregate, reasonably be expected to prevent, materially delay or materially impair to the ability of Buyer or Guarantor to consummate the transactions contemplated by this Agreement or by the Related Agreements. Neither Buyer nor Guarantor is required to give any notice to, make any filing with, or obtain any authorization, consent or approval of any Governmental Entity in order for the Parties to consummate the transactions contemplated by this Agreement or any of the Related Agreement, except where the failure to give notice, file or obtain such authorization, consent or approval would not, individually or in the aggregate, reasonably be expected to prevent, materially delay or materially impair to the ability of Buyer or Guarantor to consummate the transactions contemplated by this Agreement or by the Related Agreements.

Section 4.4 Litigation. As of the date hereof, (i) neither Buyer nor Guarantor is subject to any outstanding Decree, (ii) and neither Buyer or Guarantor is a party or, to the Knowledge of Buyer or Guarantor, threatened to be made a party to any Litigation, in either case, which would be reasonably likely to (A) result in any material Liability for Buyer or Guarantor with respect to the Business, or (B) materially prevent, restrict or delay the consummation of the transactions contemplated hereby or by any Related Agreement.

Section 4.5 Brokers' Fees. Neither Buyer nor Guarantor any of their Affiliates has entered into any Contract to pay any fees or commissions to any broker, finder or agent with respect to the transactions contemplated by this Agreement for which Seller could become liable or obligated to pay.

Section 4.6 Condition of the Business. Notwithstanding anything contained in this Agreement to the contrary, Buyer and Guarantor acknowledge and agree that Seller is not making any representations or warranties whatsoever, express or implied, beyond those expressly set forth in Article 3 (as amended, supplemented and modified by the Disclosure Schedule), and Buyer and Guarantor acknowledge and agree that, except for the representations and warranties contained therein, the Acquired Assets and the Business are being transferred on a "where is" and, as to condition, "as is" basis. Any claims Buyer and Guarantor or any of their Affiliates may have for breach of representation or warranty shall be based solely on the representations and warranties set forth in Article 3 (as amended, supplemented, and modified by the Disclosure Schedule). Buyer and Guarantor further represent that neither Seller nor any Owner nor any other Person has made, and Buyer and Guarantor are not relying upon, any representation or warranty, express or implied, as to the accuracy or completeness of any information regarding Seller, the Business or the transactions contemplated by this Agreement not expressly set forth in Article 3, and none of Seller, or any other Person will have or be subject to any liability to Buyer, Guarantor or any other Person resulting from the distribution to Buyer, Guarantor or any of their Representatives or Buyer's or Guarantor's use of, any such information, including any confidential memoranda distributed on behalf of Seller or Owners relating to the Business, the information made available to Buyer or Guarantor or any of the Representatives in connection with the sale of the Business and the other transactions contemplated hereby by Seller, Owners or otherwise. Buyer and Guarantor represent that they are sophisticated; that they were advised by knowledgeable counsel and financial and other advisors and hereby acknowledge that they have conducted to their satisfaction, their own independent investigation and analysis of the Business (including its financial condition), the Acquired Assets and the Assumed Liabilities and, in making the determination to proceed with the transactions contemplated by this Agreement, Buyer and Guarantor have relied solely on the results of their own independent investigation and the express representations and warranties set forth in Article 3.

Section 4.7 Capitalization. As of immediately after giving effect to the Closing:

(a) There will be authorized equity of Buyer shall consist of (i) the Buyer's Preferred Interests, with a liquidation preference of \$10,000,000, (the "Preferred Interests"), (ii) Common Membership Interests (the "Common Membership Interests"), and no other equity of the Buyer will be authorized.

(b) There will be issued and outstanding (i) \$10,000,000 of Preferred Interests, (ii) Common Interests held by Guarantor (99%), Abdul Haleem (1/2 of 1%) and Amir Shiekh (1/2 of 1%) and 4% Common Interests reserved for issuance upon exercise of the Warrants and no other equity will be authorized, issued or outstanding.

(c) Except as set forth on Schedule 4.7 (the "Capitalization Schedule") and for (i) the rights and obligations of the parties under this Agreement, (ii) the rights provided in the Amended LLC Agreement to be entered into in connection with the

Closing, (iii) the rights provided in the Certificates ending the Seller's Preferred Interests and the Warrants (iv) the rights and obligations of the parties under Investor Rights Agreement, there are: (1) no options, warrants, rights, agreements, arrangements or commitments relating to the Buyer's to which the Buyer is a party, or by which it is bound, obligating the Buyer to issue, or sell any equity of the Buyer or other securities convertible into or exchangeable for equity of the Buyer, or repurchase, redeem or otherwise acquire any issued and outstanding equity of the Buyer (other than the rights of the Seller Preferred Interests and the Warrants contained in the Related Agreements), and (2) no outstanding or authorized equity appreciation, phantom interests, profit participation, or other similar rights with respect to the Buyer other than the Economic Interests. Except for the Amended LLC Agreement and the Investor Rights Agreement, there are no voting trusts, member agreements, proxies or other agreements or understandings in effect to which the Buyer is a party, or by which it is bound, with respect to the governance of the Buyer or the voting or transfer of any equity of the Buyer. The Buyer is not under any obligation to register under the Securities Act of 1933, as amended (the "Securities Act"), any capital stock.

Section 4.8 Litigation. Except as set forth on Schedule 4.8, there is no lawsuit, claim, action, proceeding or investigation pending or, to the Buyer's or Guarantor's Knowledge, threatened against the Buyer, Guarantor, any of its subsidiaries or their respective Affiliates, or their respective properties or businesses, that questions the validity of this Agreement, the Related Agreements or the right of the Buyer, Guarantor or any Subsidiary or Affiliate, as applicable, to enter into such agreement, or to consummate the transaction, or that might reasonably be expected to result, either individually or in the aggregate, in any Material Adverse Effect or in a liability of the Buyer, Guarantor or any of its subsidiaries in excess of \$50,000.

Section 4.9 Compliance with Laws. Neither the Buyer, the Guarantor nor any of its Subsidiaries and or Affiliate is in violation of any law, statute, regulation, ordinance, judgment, order, or decree applicable to the Buyer or Guarantor, as applicable, the violation of which would reasonably be expected to have a Material Adverse Effect.

Section 4.10 Title to Properties.

(a) Schedule 4.10(a) contains a true, complete and correct list of all real property leased by the Buyer used in connection with the respective business of the Buyer and all Encumbrances thereon. The Buyer has good and valid leasehold interests in all Leased Real Property used in connection with its business, if any, free and clear of all Liens, liabilities and rights except for Permitted Encumbrances.

(b) Schedule 4.10(b) contains a list of all real property owned by the Guarantor and all Encumbrances thereon. The Guarantor holds all of the right, title and interest in all such Guarantor Owned Real Property free and clear of all Liens, liabilities and rights except for Permitted Encumbrances.

(c) The Buyer has good and valid title to all of its personal property listed on Schedule 4.10(c) free and clear of Liens except for Permitted Encumbrances.

Section 4.11 Indebtedness. Set forth on Schedule 4.11 is a complete and accurate list of all Indebtedness of Buyer or Guarantor as of the date of the Closing of Buyer as determined in accordance with U.S. generally accepted accounting principles ("GAAP") and equipment financed by capital leases.

Section 4.12 Taxes. Each of the Buyer and its Subsidiaries and Guarantor has timely filed all federal, state, local and foreign Tax returns and reports, including, without limitation, all state and local sales tax returns, required to be filed by them, and such Tax returns and reports are correct and complete in all material respects. The Buyer and its Subsidiaries and Guarantor have each paid all Taxes, assessments, fees and other charges levied upon them or upon their respective properties that are due and payable, other than those that are being contested in good faith and by the proper proceedings and for which adequate reserves have been established in accordance with GAAP. As of the Closing Date, there is no ongoing audit or examination or, to the knowledge of the Buyer and Guarantor, other investigation by any Governmental Authority of the Tax liability of any of the Buyer or its Subsidiaries or Guarantor for any period for which Tax returns have been or were required to have been filed, other than claims for which adequate reserves have been established in accordance with GAAP. As of the Closing Date, neither the Buyer nor any of its Subsidiaries nor Guarantor has waived or extended or has requested to waive or extend the statute of limitations relating to a Tax assessment or deficiency.

Section 4.13 Financial Condition.

(a) The Buyer has been furnished with true, correct and complete copies of the audited consolidated financial statements for the years ended December 31, 2013 and 2014 and the unaudited consolidated financial statements for the year ending December 31, 2015 and the interim period ended January 31, 2016 (collectively, the "Financial Statements"), which, in each case, fairly present the financial position, results of operations and equity of the Buyer and its Subsidiaries as of the respective dates thereof and for the respective periods set forth therein, all in conformity with GAAP consistently applied during the periods involved, (i) except for year-end adjustments to the unaudited Financial Statements that are not material in amount or kind, and (ii) except as otherwise set forth in the notes thereto or on Schedule 4.13.

(b) Except as set forth on Schedule 4.13, the Buyer and its subsidiaries had no material obligation, indebtedness or liability (whether accrued, absolute, contingent or otherwise, known or unknown, and whether due or to become due) that was not reflected or reserved against in the balance sheets or the notes thereto that are part of the Financial Statements delivered pursuant to subsection (a) above, except for those incurred in the ordinary course of business subsequent to December 31, 2014 (the "Last Audited Financial Statement Date"), and which are fully reflected on the Buyer's books of account.

Section 4.14 Absence of Certain Changes. Except as set forth in Schedule 4.14, since the Last Audited Financial Statement Date, the business of the Buyer and its Subsidiaries has been conducted in the ordinary course and consistent with past practices, and neither the Buyer nor any of its Subsidiaries has (a) incurred, or agreed to incur, any material Indebtedness, (b) experienced any material damage, destruction or loss not covered by insurance, (c) declared, set aside or paid any dividend or other distribution (whether in cash, equity securities, interests or property) in respect of its equity securities, (d) entered into any material contractual obligation involving any director, officer, manager, shareholder, member, employee of, the Buyer, any of its Subsidiaries, or any Affiliate of any of the foregoing Persons, or (e) taken any action that, if taken after the Closing Date hereof, would have or could reasonably be expected to have a Material Adverse Effect. Since the Last Audited Financial Statement Date, there has not been a Material Adverse Effect.

Section 4.15 Subsidiaries. As of the date hereof, the Buyer has no Subsidiaries.

Section 4.16 Solvency.

(a) The Buyer and each of its Subsidiaries, taken as a whole, on a consolidated basis are solvent as of the Closing Date and after giving effect to the transactions contemplated hereby.

(b) Neither the Buyer, nor any of its Subsidiaries, intends to incur debts beyond its ability to pay such debts as they mature (taking into account the timing and amounts of cash to be received by the Buyer or any such Subsidiary, as applicable, and the timing and amounts to be payable on or in respect of debt of the Buyer or any such Subsidiary, as applicable). The cash flow of the Buyer or any such Subsidiary, as applicable, after taking into account all anticipated uses of the cash of the Buyer or any such Subsidiary, as applicable, should at all times be sufficient to pay all such amounts on or in respect of debt of the Buyer or any such Subsidiary, as applicable, when such amounts are anticipated to be required to be paid.

(c) The Buyer does not believe that final judgments against it or any of its Subsidiaries in actions for money damages presently pending, if any, will be rendered at a time when, or in an amount such that, the Buyer or any such Subsidiary, as applicable, will be unable to satisfy any such judgments promptly in accordance with their terms (taking into account the maximum reasonable amount of such judgments in any such actions and the earliest reasonable time at which such judgments might be rendered). The cash flow of the Buyer or any such Subsidiary, as applicable, after taking into account all other anticipated uses of the cash of the Buyer or any such Subsidiary, as applicable (including the payments on or in respect of debt referred to in subparagraph (b) of this Section 4.16), should at all times be sufficient to pay all such judgments promptly in accordance with their terms (taking into account the maximum reasonable amount of such judgments in any such actions and the earliest reasonable time at which such judgments might be rendered).

**ARTICLE 5.
INTERIM ACTIONS**

Section 5.1 Employees. During the period between the date hereof and the Closing Date (the "Interim Period"), Buyer shall be permitted to meet with Covered Employees to determine which Covered Employees Buyer desires to offer to rehire as of the Closing Date.

**ARTICLE 6.
OTHER COVENANTS**

The Parties agree as follows with respect to the period from and after the Closing:

Section 6.1 Cooperation. Each of the Parties shall cooperate with each other, and shall use their commercially reasonable efforts to cause their respective Representatives to cooperate with each other, to provide an orderly transition of the Acquired Assets and Assumed Liabilities from Seller to Buyer and to minimize the disruption to the Business resulting from the transactions contemplated hereby.

Section 6.2 Further Assurances. In case at any time from and after the Closing any further action is necessary or reasonably required to carry out the purposes of this Agreement, subject to the terms and conditions of this Agreement and the terms and conditions of the Related Agreements, at any Party's request and sole cost and expense, each Party shall take such further action (including the execution and delivery to any other Party of such other reasonable instruments of sale, transfer, conveyance, assignment, assumption and confirmation and providing materials and information) as another Party may reasonably request as shall be necessary to transfer, convey and assign to Buyer all of the Acquired Assets, to confirm Buyer's assumption of the Assumed Liabilities and to confirm Seller's retention of the Excluded Assets and Excluded Liabilities. Without limiting the generality of this Section 6.2, to the extent that either Buyer or Seller discovers any additional assets or properties which should have been transferred or assigned to Buyer as Acquired Assets but were not so transferred or assigned, Buyer and Seller shall cooperate and execute and deliver any instruments of transfer or assignment necessary to transfer and assign such asset or property to Buyer. Without limiting the generality of this Section 6.2, to the extent that either Buyer or Seller discovers any assets or properties which is an Excluded Asset which was inadvertently or otherwise mistakenly transferred or assigned to Buyer, Buyer and Seller shall cooperate and execute and deliver any instruments of transfer or assignment necessary to transfer and assign such asset or property back to Seller.

Section 6.3 Availability of Business Records. From and after the Closing, Buyer shall promptly provide to Seller, Owners and their Representatives (after reasonable notice and during normal business hours and without charge to Seller and Owners) access to all Records included in the Acquired Assets for periods prior to the Closing to the extent such access is necessary in order for Seller to comply with applicable Law or any contract to which it is a party, and so long as such access is subject to an obligation of confidentiality, and shall preserve such Records until the latest of (i) the required retention period for all government contact information, records or documents, (ii) in the case of Records related to

Taxes, the expiration of the statute of limitation applicable to such Taxes. Such access shall include access to any information in electronic form to the extent reasonably available. Buyer acknowledges that Seller and Owners have the right to retain originals or copies of all of Records included in the Acquired Assets for periods prior to the Closing. Prior to destroying any Records included in the Acquired Assets for periods prior to the Closing, Buyer shall notify Seller and Owner thirty days in advance of any such proposed destruction of its intent to destroy such Records, and Buyer shall permit Seller and Owners to retain such Records. With respect to any litigation and claims that are Excluded Liabilities, Buyer shall render, at Seller's expense (as applicable), all reasonable assistance that Seller or Owners may request in defending such litigation or claim and shall make available to Seller's personnel most knowledgeable about the matter in question.

Section 6.4 Employee Matters.

(a) Buyer shall offer to rehire at least 20 of the Covered Employees on the Closing Date on such terms and conditions as Buyer shall determine provided, that, in no event shall Buyer assume any accrued but unpaid Liabilities related to such Covered Employees for periods prior to the Closing Date, including accrued but unpaid vacation and paid time off as of the Closing Date or be required to provide Covered Employees hired by Buyer Credit for years of service with Seller or its predecessors. Notwithstanding the foregoing, Seller and Owners make no representations, warranties or guaranty that any Covered Employee or group of Covered Employees will accept employment with Buyer or remain as employees of Buyer and Buyer makes no representations, warranties or guaranty that any Covered Employee or Covered Employees offered employment with accept Buyer's offer, and the transactions contemplated hereby and not subject to any Covered Employee or group of Covered Employees agreeing to be hired or remaining with Buyer.

(b) Buyer shall be liable for any obligations under the WARN Act or any similar applicable Law, including non-compliance therewith, for Covered Employees who become employees of Buyer or any of its Affiliates following the Closing Date. Seller shall be liable for any obligations under the WARN Act or any similar applicable Law, if any, including non-compliance therewith, with respect to Covered Employees not hired by Buyer.

(c) Seller shall retain all obligations with respect to continued coverage under COBRA (and any similar state Law), Section 4980B of the IRC, and Part 6 of Subtitle B of Title I of ERISA and the regulations thereunder for all Covered Employees not hired by Buyer. Seller shall be liable for the base wages and base salary and all accrued but unpaid vacation and paid time off that accrued on or prior to the Closing Date with respect to all employees of Seller regardless of whether they are hired by Buyer.

(d) Nothing in this Agreement is intended to (x) prevent Buyer from terminating the employment of any Covered Employee who becomes an employee of

Buyer or one of its Affiliates, or (y) create any third-party beneficiary rights in any employee of the Company or any of its Subsidiaries, any beneficiary or dependent thereof, or any collective bargaining representative thereof.

(e) The parties agree to make employment tax filings in accordance with the "alternate procedure" in IRS Rev. Proc. 2004-53.

Section 6.5 Transfer Taxes. Buyer shall pay all stamp, documentary, registration, transfer, added-value or similar Tax (each, a "Transfer Tax") imposed under any applicable Law in connection with the transactions contemplated by Article 2 of this Agreement. Seller and Buyer shall cooperate to prepare and timely file any Tax Returns and exemption certificates required to be filed in connection with Transfer Taxes described in the immediately preceding sentence.

Section 6.6 Acquired Intellectual Property Transfers; Filing Fees. Buyer shall pay all filing and transfer fees and expenses imposed or incurred in connection with transfer and recording of title to the Acquired Intellectual Property to Buyer.

Section 6.7 Post Closing Inventory Sales. Following the Closing, pursuant to the Inventory Sale Agreement (i) Seller will retain title to the Inventory, (ii) Buyer will agree to pay to have the Inventory moved from Seller's warehouses to Buyer's property during the Interim Period or within seven (7) days post closing (provided that Seller shall pay all packing and move out expenses charged by Seller's warehouses), check it into Buyer's inventory system and make it available for sale within seven (7) days post-Closing and (iii) Buyer will use commercially reasonable efforts to sell the Inventory on the "Karmalooop," website (with oversight from designated Seller employees) in a timely fashion for commercially reasonable prices on behalf of Seller. In consideration for such sales services, Buyer shall be entitled to retain 50% of gross sale proceeds from sales of Inventory and shall remit 50% of gross sales proceeds to Seller on a monthly basis, on or before the 15th of each month until the Inventory is sold or returned to Seller, all on and subject to the other terms and conditions contained in the Inventory Sales Agreement.

Section 6.8 Collections.

(a) As of the Closing Date, Buyer agrees that any monies, checks or negotiable instruments received by Buyer after the Closing Date with respect to Accounts Receivable or accounts receivable relating to work performed or sales made by Seller before the Closing, as the case may be, shall be held in trust by Buyer for Seller's benefit and account, and promptly upon receipt by Buyer of any such payment (but in any event within five (5) Business Days of such receipt), Buyer shall pay over to Seller or its designee the amount of such payments. In addition, Buyer agrees that, after the Closing, it shall hold and shall promptly transfer and deliver to Seller, from time to time as and when received by Buyer or its Affiliates, any cash, checks with appropriate endorsements, or other property that Buyer or its Affiliates may receive on or after the Closing which properly belongs to Seller hereunder, including any Excluded Assets.

(b) As of the Closing Date, Buyer shall have the sole authority to bill and collect Accounts Receivable that are Acquired Assets and accounts receivable relating to work performed by Buyer after the Closing.

Section 6.9 Tax Cooperation and Exchange of Information.

(a) The parties hereto will provide the other parties with such cooperation and information as may be reasonably requested in filing any Tax Return, amended Tax Return or claim for refund, determining any liability for Taxes or a right to a refund of Taxes or participating in or conducting any audit or other proceeding in respect of Taxes relating to the Acquired Assets or the Business. Such cooperation and information shall include providing copies of relevant Tax Returns or portions thereof, together with accompanying schedules and related work papers and documents relating to rulings or other determinations by taxing authorities. Each of the Parties will make themselves (and their respective employees) available, on a mutually convenient basis, to provide explanations of any documents or information provided under this Section 6.9(a). Before the Seller shall dispose of any such documents in its possession (or in the possession of its Affiliates) relating to Tax matters relevant to the Acquired Assets or the Business (or liquidate and cease its existence), the Buyer shall be given the opportunity, after 30 days' prior written notice, to remove and retain all or any part of such documents as Buyer may select.

(b) Except as disclosed in Section 6.9(b) of the Disclosure Schedule, the Seller shall not take any actions (including, but not limited to, filing any Tax Return or amended Tax Return, responding to any audit or inquiry by a taxing authority, or settling or compromising any controversy with a taxing authority) that could affect the Tax liability of the Buyer or any of its Affiliates without the prior written consent of the Buyer.

(c) Buyer shall not change its status as a partnership for federal, state, and local income tax purposes without prior notice to, and consent of, Seller and the Owners. In the event Buyer shall change its status to a corporation for federal, state, and local income tax purposes, Buyer, Seller, and Owners hereby agree and covenant to cooperate and take such actions, including mergers or contributions, as may be necessary without causing an adverse tax impact to any party, to allow the equity owners in Comvest to transfer or exchange their equity interests in Comvest to Buyer in exchange for direct equity interests in Buyer.

Section 6.10 Customer Information. The Buyer agrees to comply with Seller's privacy policy as in effect on the Closing Date.

Section 6.11 Streetammo Post Closing Obligations. For a period of up to six (6) months, Buyer will agree to continue to maintain the following websites and continue to cause the following websites included in the Acquired Assets to point to the Streetammo website:

karmaloop.co.uk
karmaloop.com.pl
karmaloop.de
karmaloop.fr
karmaloop.nl
karmaloop.se
karmaloop.es
karmaloop.no
plndr.dk
brickharbor.dk

ARTICLE 7. MISCELLANEOUS

Section 7.1 Expenses. Except as otherwise provided in this Agreement or a Related Agreement, Seller and Owners, on the one hand and Buyer and Guarantor, on the other hand shall bear their own expenses, including attorneys' fees, incurred in connection with the negotiation and execution of this Agreement, the Related Agreements and each other agreement, document and instrument contemplated by this Agreement and the consummation of the transactions contemplated hereby and thereby. Notwithstanding the foregoing, in the event of any action or proceeding to interpret or enforce this Agreement, the prevailing Party in such action or proceeding, who, in light of the issues contested or determined in the action or proceeding, was more successful, shall be entitled to have and recover from the non-prevailing Party such costs and expenses (including all court costs and reasonable attorneys' fees) as the prevailing Party may incur in the pursuit or defense thereof.

Section 7.2 Entire Agreement. This Agreement constitutes the entire agreement among the Parties and supersedes any prior understandings, agreements or representations (whether written or oral) by or among the Parties, written or oral, with respect to the subject matter hereof, except for the Related Agreements.

Section 7.3 Incorporation of Annexes, Exhibits and Disclosure Schedule. The annexes and exhibits to this Agreement, the documents and other information made available in the Disclosure Schedule are incorporated herein by reference and made a part hereof.

Section 7.4 Amendments and Waivers. No amendment of any provision of this Agreement shall be valid unless the same shall be in writing and signed by each Party, except as expressly provided herein. No waiver of any breach of this Agreement shall be construed as an implied amendment or agreement to amend or modify any provision of this Agreement. No waiver by any Party of any default, misrepresentation or breach of warranty or covenant hereunder, whether intentional or not, shall be valid unless the same shall be in writing and signed by the Party making such waiver, nor shall such waiver be deemed to extend to any prior or subsequent default, misrepresentation or breach of warranty or covenant hereunder or affect in any way any rights arising by virtue of any prior or subsequent default, misrepresentation or breach of warranty or covenant. No conditions, course of dealing or

performance, understanding or agreement purporting to modify, vary, explain or supplement the terms or conditions of this Agreement shall be binding unless this Agreement is amended or modified in writing pursuant to the first sentence of this Section 9.4 except as expressly provided herein. Except where a specific period for action or inaction is provided herein, no delay on the part of any Party in exercising any right, power or privilege hereunder shall operate as a waiver thereof.

Section 7.5 Succession and Assignment. This Agreement shall be binding upon and inure to the benefit of the Parties and their respective successors and permitted assigns. None of the Parties may assign either this Agreement or any of its rights, interests or obligations hereunder without the prior written approval of all Parties; provided that Seller shall be permitted to distribute the Seller Referral Interests and Warrants and the Related Agreements to Owners.

Section 7.6 Notices. All notices, requests, demands, claims and other communications hereunder shall be in writing except as expressly provided herein. Any notice, request, demand, claim or other communication hereunder shall be deemed duly given (i) when delivered personally to the recipient; (ii) one Business Day after being sent to the recipient by reputable overnight courier service (charges prepaid); (iii) when sent by facsimile (with written confirmation of transmission); or (iv) three Business Days after being mailed to the recipient by certified or registered mail, return receipt requested and postage prepaid, and addressed to the intended recipient as set forth below:

If to Seller, then to:

Karmaloop, LLC
334 Boylston Street, Suite 401
Boston, Massachusetts 02116
Attention: Seth Haber
Facsimile: (617) 619-3301
Email: haber.seth@gmail.com

with a copy:

Comvest Karmaloop Holdings, LLC
c/o Comvest Capital II, L.P.
525 Okeechobee Boulevard, Suite 1050
West Palm Beach, Florida 33401
Attention: Robert O'Sullivan, Justin Chen
Facsimile: (561) 727-2100
Email: j.chen@comvest.com
Robert@comvest.com

with a copy (which shall not constitute notice) to:

Goldberg Kohn Ltd.
55 East Monroe Street, Suite 3300
Chicago, Illinois 60603
Attention: Denise B. Caplan
Facsimile: 312-863-7401
Email: denise.caplan@goldbergkohn.com

If to Buyer, then to:

Shiekh Shoes, LLC
1777 S. Vintage Ave.
Ontario, California 91761
Attention: Shiekh Ellahi, CEO
Facsimile: (909) 937-3317
Email: sheikh@shiekhshoes.com

with a copy to:

Ryan Walker, Corporate Counsel
40 Shiekh Shoes, LLC
1777 S. Vintage Avenue
Ontario, California 91761
Facsimile: (909) 937-3317
Email: ryan@shiekhshoes.com

Any Party may change the address or facsimile number to which notices, requests, demands, claims and other communications hereunder are to be delivered by giving the other Party notice in the manner set forth in this Section 9.6.

Section 7.7 Governing Law: Jurisdiction. This Agreement shall in all aspects be governed by and construed in accordance with the internal Laws of the State of Delaware without giving effect to any choice or conflict of law provision or rule (whether of the State of Delaware or any other jurisdiction) that would cause the application of the Laws of any jurisdiction other than the State of Delaware, and the obligations, rights and remedies of the Parties shall be determined in accordance with such Laws. The Parties agree that any Litigation one Party commences against any other Party pursuant to this Agreement shall be brought exclusively in the federal or state courts of Delaware; then the courts of the State of Delaware, and the federal courts of the United States of America sitting in the State of Delaware shall have exclusive jurisdiction over such Litigation.

Section 7.8 Mediation. Any controversy or claim arising out of this Agreement shall first be submitted to non-binding mediation before the complaining Party is allowed to file a lawsuit. The Parties further agree that such mediation must be completed within 45 days after a complaining Party gives notice to any other Party of a matter in dispute, each Party to such mediation shall pay its proportional (total cost divided by the number of parties) share of the mediation cost. The Parties further agree that if a Party files a complaint in state or federal court without first having submitted the disputed subject matter of such complaint to mediation as set forth in this section, or which fails to mediate after a mediation request has been made, then: (a) the Defendants in any such action may demur to such complaint on the basis that the action is premature, as mediation as not been sought or completed and (b) the Party which files an action without first having submitted the matter to mediation, or which refuses to mediate after mediation is demanded, shall not be awarded any attorney's fees in that lawsuit, even if that (complaining) Party is eventually the prevailing party in such litigation and would otherwise be entitled to an award in its favor of attorney's fees. If a Party submits a disputed matter to mediation, and attempts in good faith to complete mediation within 45 days as set forth above, then thereafter it may proceed to file a complaint even if the mediation has not been successful or has not been completed.

Section 7.9 Consent to Service of Process. Each of the Parties hereby consents to process being served by any Party in any suit, action or proceeding by delivery of a copy thereof in accordance with the provisions of Section 7.6.

Section 7.10 WAIVERS OF JURY TRIAL. EACH OF THE PARTIES IRREVOCABLY AND UNCONDITIONALLY WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF, UNDER OR IN CONNECTION WITH THIS AGREEMENT, THE RELATED AGREEMENTS OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY.

Section 7.11 Specific Performance.

(a) Each of the Parties acknowledges and agrees that the other Parties (collectively, the "Enforcing Parties") would be damaged irreparably in the event any provision of this Agreement is not performed in accordance with its specific terms or otherwise breached, so that, in addition to any other remedy that each of the Parties may have under Law or equity, each of the Parties shall be entitled to injunctive relief to prevent breaches of the provisions of this Agreement and to enforce specifically this Agreement and the terms and provisions hereof.

(b) Each of the Parties agrees that it shall not oppose the granting of specific performance or an injunction sought in accordance with this Section 7.10 on the basis that the Enforcing Parties have an adequate remedy at law or that any award of specific performance is, for any reason, not an appropriate remedy. The Enforcing Parties shall not be required to provide any bond or other security in connection with any such injunction or other equitable remedy.

(c) In the event that either Party fails to close or otherwise attempts to inhibit the Closing on the Closing Date for any or no reason, in addition to the rights to specific performance provided for herein, the nondefaulting Party(s) shall have the right to pursue damages and all remedies available at law or in equity.

Section 7.12 Severability. The provisions of this Agreement shall be deemed severable, and the invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of any other provisions of this Agreement. If any provision of this Agreement, or the application thereof to any Person or any circumstance, is invalid or unenforceable, (a) a suitable and equitable provision shall be substituted therefor in order to carry out, so far as may be valid and enforceable, the intent and purpose of such invalid or unenforceable provision, and (b) the remainder of this Agreement and the application of such provision to other Persons or circumstances shall not be affected by such invalidity or unenforceability, nor shall such invalidity or unenforceability in any one jurisdiction affect the validity or enforceability of such provision, or the application thereof, in any other jurisdiction.

Section 7.13 No Third Party Beneficiaries. This Agreement shall not confer any rights or remedies upon any Person other than the Parties and their respective successors and permitted assigns.

Section 7.14 No Survival of Representations, Warranties and Agreements. None of the Parties' representations, warranties, covenants and other agreements in this Agreement, including any rights of the other Party or any third party arising out of any breach of such representations, warranties, covenants and other agreements, shall survive the Closing, except for (i) those covenants and agreements contained herein that by their terms apply or are to be performed in whole or in part after the Closing, (ii) the Parties' representations and warranties relating to such Party's authority and non-contravention with regard to the execution of this Agreement to which it is a party and the consummation of the transactions contemplated hereby and thereby, and (iv) this Article 7.

Section 7.15 Construction. The definitions contained in this Agreement are applicable to the singular as well as the plural forms of such terms. Whenever the context may require, any pronouns used herein shall include the corresponding masculine, feminine or neuter forms, and the singular form of names and pronouns shall include the plural and vice versa. The word "including" and "include" and other words of similar import shall be deemed to be followed by the phrase "without limitation." The words "herein," "hereto" and "hereby," and other words of similar import refer to this Agreement as a whole and not to any particular Article, Section or other subdivision of this Agreement. Unless expressly stated in connection therewith or the context otherwise requires, the phrase "relating to the Business" and other words of similar import shall be deemed to mean "relating to the operation of the Business as conducted as of the date hereof." Except as otherwise provided herein, references to Articles, Sections, clauses, subclauses, subparagraphs, Annexes, Exhibits and the Disclosure Schedule herein are references to Articles, Sections, clauses, subclauses, subparagraphs, Annexes, Exhibits and the Disclosure Schedule of this

Agreement. Any reference herein to any Law (or any provision thereof) shall include such Law (or any provision thereof) and any rule or regulation promulgated thereunder, in each case, including any successor thereto, and as it may be amended, modified or supplemented from time to time. Any reference herein to "dollars" or "\$" means United States dollars.

Section 7.16 Mutual Drafting. Each of the Parties has participated jointly in the negotiation and drafting of this Agreement. In the event an ambiguity or question of intent or interpretation arises, this Agreement shall be construed as if drafted jointly by the Parties and no presumption or burden of proof shall arise favoring or disfavoring any Party by virtue of the authorship of any of the provisions of this Agreement.

Section 7.17 Disclosure Schedules. All capitalized terms not defined in the Disclosure Schedules shall have the meanings ascribed to them in this Agreement. The representations and warranties of Seller in this Agreement are made and given, and the covenants are agreed to, subject to the disclosures and exceptions set forth in the Disclosure Schedules. The disclosure of any matter in any section of the Disclosure Schedules shall be deemed to be a disclosure with respect to any other sections of the Disclosure Schedules to which such disclosed matter reasonably relates, but only to the extent that such relationship is readily apparent on the face of the disclosure contained in the Disclosure Schedules. The listing of any matter shall expressly not be deemed to constitute an admission by Seller, or to otherwise imply, that any such matter is material, is required to be disclosed under this Agreement or falls within relevant minimum thresholds or materiality standards set forth in this Agreement. No disclosure in the Disclosure Schedules relating to any possible breach or violation of any Contract or law shall be construed as an admission or indication that any such breach or violation exists or has actually occurred. In no event shall the disclosure of any matter in the Disclosure Schedule be deemed or interpreted to expand the scope of Seller's representations, warranties and covenants set forth in this Agreement. All attachments to the Disclosure Schedule are incorporated by reference into the Disclosure Schedule in which they are directly or indirectly referenced. The information contained in the Disclosure Schedule is in all events subject to the Confidentiality Agreement.

Section 7.18 Headings; Table of Contents. The section headings and the table of contents contained in this Agreement and the Disclosure Schedule are inserted for convenience only and shall not affect in any way the meaning or interpretation of this Agreement.

Section 7.19 Counterparts: Facsimile and Email Signatures. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument. This Agreement or any counterpart may be executed and delivered by facsimile or email with scan attachment copies, each of which shall be deemed an original.

Section 7.20 Time of Essence. Time is of the essence of this Agreement.

[SIGNATURE PAGES FOLLOW]

IN WITNESS WHEREOF, the Parties hereto have executed this Asset Purchase Agreement as of the date first above written.

KARMALoop, LLC

By: Seth Haber
Name: Seth Haber
Title: CEO

SHIEKH SHOES, LLC

By: _____
Name: _____
Title: _____

Shiekh Ellahi

FOR LIMITED PURPOSES:

COMVEST KARMALoop HOLDINGS, LLC

By: _____
Name: _____
Title: _____

CAPX FUND IV, LP

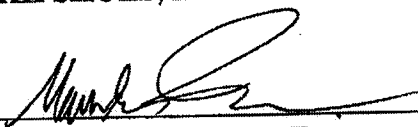
By: _____
Name: _____
Title: _____


IN WITNESS WHEREOF, the Parties hereto have executed this Asset Purchase Agreement as of the date first above written.

KARMALoop, LLC

By: _____
Name: _____
Title: _____

SHIEKH SHOES, LLC

By:  _____
Name: *Matthew S. Fine* _____
Title: *President* _____



Sheikh Ellahi

FOR LIMITED PURPOSES:

COMVEST KARMALoop HOLDINGS, LLC

By: _____
Name: _____
Title: _____

CAPX FUND IV, LP

By: _____
Name: _____
Title: _____

IN WITNESS WHEREOF, the Parties hereto have executed this Asset Purchase Agreement as of the date first above written.

KARMALOOP, LLC

By: _____
Name: _____
Title: _____

SHIEKH SHOES, LLC

By: _____
Name: _____
Title: _____

Shiekh Ellahi

FOR LIMITED PURPOSES:

COMVEST KARMALOOP HOLDINGS, LLC

By: *Cecilio M. Rodriguez*
Name: Cecilio M. Rodriguez
Title: CFO / Treasurer

CAPX FUND IV, LP

By: _____
Name: _____
Title: _____

IN WITNESS WHEREOF, the Parties hereto have executed this Asset Purchase Agreement as of the date first above written.

KARMALoop, LLC

By: _____
Name: _____
Title: _____

SHIEKH SHOES, LLC

By: _____
Name: _____
Title: _____

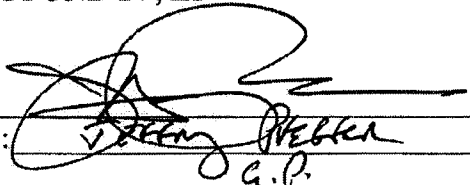
Shiekh Ellahi

FOR LIMITED PURPOSES:

COMVEST KARMALoop HOLDINGS, LLC

By: _____
Name: _____
Title: _____

CAPX FUND IV, LP

By: _____
Name:  _____
Title: G.P.

SELLER DISCLOSURE SCHEDULES

All capitalized terms not defined in these Disclosure Schedules shall have the meanings ascribed to them in the Asset Purchase Agreement dated as of March 15, 2016 (the "Agreement") by and among Karmaloop, LLC, a Delaware limited liability company ("Karmaloop" or the "Seller"), and Shiekh Shoes, LLC, a California limited liability company ("Buyer"), and for limited purposes, Comvest Karmaloop Holdings, LLC, a Delaware limited liability company ("Comvest") and CapX Fund IV, LP, a Delaware limited partnership ("CapX" and together with Comvest, the "Owners") and for limited purposes, Shiekh Ellahi ("Guarantor").

The representations and warranties of Seller in the Agreement are made and given, and the covenants are agreed to, subject to the disclosures and exceptions set forth in these Disclosure Schedules. The disclosure of any matter in any section of these Disclosure Schedules shall be deemed to be a disclosure with respect to any other sections of the Disclosure Schedules to which such disclosed matter reasonably relates, but only to the extent that such relationship is readily apparent on the face of the disclosure contained in the Disclosure Schedules. The listing of any matter shall expressly not be deemed to constitute an admission by Seller, or to otherwise imply, that any such matter is material, is required to be disclosed under the Agreement or falls within relevant minimum thresholds or materiality standards set forth in the Agreement. No disclosure in these Disclosure Schedules relating to any possible breach or violation of any Contract or law shall be construed as an admission or indication that any such breach or violation exists or has actually occurred. In no event shall the disclosure of any matter in these Disclosure Schedules be deemed or interpreted to expand the scope of Seller's representations, warranties and covenants set forth in the Agreement. All attachments to these Disclosure Schedules are incorporated by reference into the Disclosure Schedule in which they are directly or indirectly referenced. The information contained in these Disclosure Schedules is in all events subject to the Confidentiality Agreement.

Schedule 1(g)

Excluded Intellectual Property

Mark	Status	Country	Owner	Registration No. or Application No.	Registration Date or Filing Date
Streetammo	Registered	European Community	Karmaloop LLC	10539674	6/1/2012
Streetammo	Registered	USA	Karmaloop LLC	3817839	7/13/2010

Schedule 2.4

List of Critical Vendors

HOOTSUITE MEDIA
ZEN DESK - IT
SUPERMETRICS
MOZ
SUMO LOGIC
CODE 42 SOFTWARE
LINKED IN
ATLASSIAN
BASE CAMP
RIGOR
DROPBOX
INTUIT - QUICKBOOKS
HIGH JUMP/TRUECOMMERCE
DYNAMIC NETWORK SOLUTIONS
CSC CORPORATE DOMAINS
TEALIUM
CDW DIRECT
WICKED BANDWIDTH
WINDSTREAM
AVALARA
ZEN DESK - CS
1POINT
SIGNIFYD
CERTONA CORP
AVALARA
AKAMAI
KLAVIYO
RACKSPACE

Schedule 2.8(a)(iii)

List of Domain Names and Providers

[See attached spreadsheet.]

Domain Name	Brand	Extension	Country	Registratio	Registry Ex	Paid Until	Account N:
agesclothing.com		com	gTLD	28-May-2C	28-May-2C	28-May-2C	Karmaloo
boylstontrading.biz		biz	gTLD	24-May-2C	23-May-2C	23-May-2C	Karmaloo
boylstontrading.co		co	COLOMBIA	10-Jun-2010	09-Jun-2010	09-Jun-2010	Karmaloo
boylstontrading.com		com	gTLD	11-Jan-2011	11-Jan-2011	11-Jan-2011	Karmaloo
boylstontrading.info		info	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloo
boylstontrading.net		net	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloo
boylstontrading.org		org	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloo
boylstontrading.us		us	UNITED ST	24-May-2C	23-May-2C	23-May-2C	Karmaloo
boylstontradingco.biz		biz	gTLD	24-May-2C	23-May-2C	23-May-2C	Karmaloo
boylstontradingco.co		co	COLOMBIA	10-Jun-2010	09-Jun-2010	09-Jun-2010	Karmaloo
boylstontradingco.com		com	gTLD	11-Jan-2011	11-Jan-2011	11-Jan-2011	Karmaloo
boylstontradingco.info		info	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloo
boylstontradingco.net		net	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloo
boylstontradingco.org		org	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloo
boylstontradingco.us		us	UNITED ST	24-May-2C	23-May-2C	23-May-2C	Karmaloo
boylstontradingcompany.biz		biz	gTLD	24-May-2C	23-May-2C	23-May-2C	Karmaloo
boylstontradingcompany.com		com	gTLD	11-Jan-2011	11-Jan-2011	11-Jan-2011	Karmaloo
boylstontradingcompany.info		info	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloo
boylstontradingcompany.net		net	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloo
boylstontradingcompany.org		org	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloo
boylstontradingcompany.us		us	UNITED ST	24-May-2C	23-May-2C	23-May-2C	Karmaloo
boystontrading.info		info	gTLD	08-Sep-20:	08-Sep-20:	08-Sep-20:	Karmaloo
brick-harbor-coupon-codes.com		com	gTLD	02-May-2C	02-May-2C	02-May-2C	Karmaloo
brickharbor-coupons.com		com	gTLD	02-Apr-20:	02-Apr-20:	02-Apr-20:	Karmaloo
brickharbor.be		be	BELGIUM	12-Mar-20	12-Mar-20	12-Mar-20	Karmaloo
brickharbor.ch		ch	SWITZERL	12-Mar-20	31-Mar-20	31-Mar-20	Karmaloo
brickharbor.co.uk		co.uk	UNITED KII	12-Mar-20	12-Mar-20	12-Mar-20	Karmaloo
brickharbor.com		com	gTLD	08-Sep-20:	08-Sep-20:	08-Sep-20:	Karmaloo
brickharbor.de		de	GERMANY	12-Mar-20	12-Mar-20	12-Mar-20	Karmaloo
brickharbor.dk		dk	DENMARK	12-Mar-20	31-Mar-20	31-Mar-20	Karmaloo
brickharbor.eu		eu	EUROPEAN	12-Mar-20	12-Mar-20	12-Mar-20	Karmaloo
brickharbor.fr		fr	FRANCE	12-Mar-20	12-Mar-20	12-Mar-20	Karmaloo
brickharbor.net		net	gTLD	08-Sep-20:	08-Sep-20:	08-Sep-20:	Karmaloo
brickharbor.nl		nl	NETHERLA	12-Mar-20	12-Mar-20	12-Mar-20	Karmaloo
brickharbor.org		org	gTLD	08-Sep-20:	08-Sep-20:	08-Sep-20:	Karmaloo
brickharbor.ru		ru	RUSSIAN F	12-Mar-20	12-Mar-20	12-Mar-20	Karmaloo
brickharborcodes.net		net	gTLD	01-May-2C	01-May-2C	01-May-2C	Karmaloo
brickharborcoupon.net		net	gTLD	29-Dec-20:	29-Dec-20:	29-Dec-20:	Karmaloo
brickharborcoupons.com		com	gTLD	24-Sep-20:	24-Sep-20:	24-Sep-20:	Karmaloo
brickharbordiscount.com		com	gTLD	26-Mar-20	26-Mar-20	26-Mar-20	Karmaloo
brickharborpromocode.com		com	gTLD	02-Apr-20:	02-Apr-20:	02-Apr-20:	Karmaloo
brickharborpromocodes.com		com	gTLD	01-May-2C	01-May-2C	01-May-2C	Karmaloo
brickharbour.com		com	gTLD	08-Sep-20:	08-Sep-20:	08-Sep-20:	Karmaloo
brickharbour.net		net	gTLD	08-Sep-20:	08-Sep-20:	08-Sep-20:	Karmaloo
brickharbour.org		org	gTLD	08-Sep-20:	08-Sep-20:	08-Sep-20:	Karmaloo
carmalop.com		com	gTLD	23-May-2C	23-May-2C	23-May-2C	Karmaloo

coinandleaf.biz	biz	gTLD	10-Jun-2010	9-Jun-2010	9-Jun-2010	Karmaloop
coinandleaf.co	co	COLOMBIA	10-Jun-2010	9-Jun-2010	9-Jun-2010	Karmaloop
coinandleaf.com	com	gTLD	10-Jun-2010	10-Jun-2010	10-Jun-2010	Karmaloop
coinandleaf.net	net	gTLD	10-Jun-2010	10-Jun-2010	10-Jun-2010	Karmaloop
coinandleaf.org	org	gTLD	10-Jun-2010	10-Jun-2010	10-Jun-2010	Karmaloop
coinandleaf.us	us	UNITED ST	10-Jun-2010	9-Jun-2010	9-Jun-2010	Karmaloop
couponskarmaloop.com	com	gTLD	16-Feb-20	16-Feb-20	16-Feb-20	Karmaloop
freekarmaloopcoupons.com	com	gTLD	25-Jul-201	25-Jul-201	25-Jul-201	Karmaloop
froganegoods.biz	biz	gTLD	10-Jun-2010	9-Jun-2010	9-Jun-2010	Karmaloop
froganegoods.co	co	COLOMBIA	10-Jun-2010	9-Jun-2010	9-Jun-2010	Karmaloop
froganegoods.com	com	gTLD	10-Jun-2010	10-Jun-2010	10-Jun-2010	Karmaloop
froganegoods.net	net	gTLD	10-Jun-2010	10-Jun-2010	10-Jun-2010	Karmaloop
froganegoods.org	org	gTLD	10-Jun-2010	10-Jun-2010	10-Jun-2010	Karmaloop
froganegoods.us	us	UNITED ST	10-Jun-2010	9-Jun-2010	9-Jun-2010	Karmaloop
futureboston.biz	biz	gTLD	24-Jul-201	23-Jul-201	23-Jul-201	Karmaloop
futureboston.co	co	COLOMBIA	24-Jul-201	23-Jul-201	23-Jul-201	Karmaloop
futureboston.info	info	gTLD	24-Jul-201	24-Jul-201	24-Jul-201	Karmaloop
futureboston.net	net	gTLD	21-May-20	21-May-20	21-May-20	Karmaloop
futureboston.us	us	UNITED ST	24-Jul-201	23-Jul-201	23-Jul-201	Karmaloop
futurebostonalliance.biz	biz	gTLD	24-Jul-201	23-Jul-201	23-Jul-201	Karmaloop
futurebostonalliance.co	co	COLOMBIA	24-Jul-201	23-Jul-201	23-Jul-201	Karmaloop
gregselkoe.com	com	gTLD	05-Aug-20	05-Aug-20	05-Aug-20	Karmaloop
gregselkoe.info	info	gTLD	05-Aug-20	05-Aug-20	05-Aug-20	Karmaloop
gregselkoe.net	net	gTLD	05-Aug-20	05-Aug-20	05-Aug-20	Karmaloop
gregselkoe.org	org	gTLD	05-Aug-20	05-Aug-20	05-Aug-20	Karmaloop
hashtagts.com	com	gTLD	09-Jan-2010	09-Jan-2010	09-Jan-2010	Karmaloop
ikarmaloop.com	com	gTLD	28-Oct-20	28-Oct-20	28-Oct-20	Karmaloop
ikarmaloopcode.com	com	gTLD	18-Jun-201	18-Jun-201	18-Jun-201	Karmaloop
k-lp.com	com	gTLD	07-Feb-20	07-Feb-20	07-Feb-20	Karmaloop
karma-codes.com	com	gTLD	24-Feb-20	24-Feb-20	24-Feb-20	Karmaloop
karma-codes.net	net	gTLD	24-Feb-20	24-Feb-20	24-Feb-20	Karmaloop
karma-coupon-codes.com	com	gTLD	27-Feb-20	27-Feb-20	27-Feb-20	Karmaloop
karma-coupon.com	com	gTLD	14-Dec-20	14-Dec-20	14-Dec-20	Karmaloop
karma-discount-codes.com	com	gTLD	24-Feb-20	24-Feb-20	24-Feb-20	Karmaloop
karma-loop-coupon.com	com	gTLD	02-Oct-20	02-Oct-20	02-Oct-20	Karmaloop
karma-promo-code.com	com	gTLD	24-Feb-20	24-Feb-20	24-Feb-20	Karmaloop
karma-promo-codes.com	com	gTLD	24-Feb-20	24-Feb-20	24-Feb-20	Karmaloop
karma-rep-codes.com	com	gTLD	24-Feb-20	24-Feb-20	24-Feb-20	Karmaloop
karmademo.com	com	gTLD	21-Aug-20	21-Aug-20	21-Aug-20	Karmaloop
karmaloop-code.com	com	gTLD	02-Oct-20	02-Oct-20	02-Oct-20	Karmaloop
karmaloop-codes.com	com	gTLD	25-Jan-201	25-Jan-201	25-Jan-201	Karmaloop
karmaloop-codes.info	info	gTLD	23-Jan-201	23-Jan-201	23-Jan-201	Karmaloop
karmaloop-coupon-code.com	com	gTLD	22-Apr-20	22-Apr-20	22-Apr-20	Karmaloop
karmaloop-coupon-codes.com	com	gTLD	02-Oct-20	02-Oct-20	02-Oct-20	Karmaloop
karmaloop-coupon-codes.org	org	gTLD	27-Mar-20	27-Mar-20	27-Mar-20	Karmaloop
karmaloop-discount-codes.com	com	gTLD	23-Jan-201	23-Jan-201	23-Jan-201	Karmaloop
karmaloop-promo-code.com	com	gTLD	02-Oct-20	02-Oct-20	02-Oct-20	Karmaloop

karmaloop-promo-codes.net	net	gTLD	23-Jan-2012	23-Jan-2012	23-Jan-2012	Karmaloop
karmaloop-promo-codes.org	org	gTLD	23-Jan-2012	23-Jan-2012	23-Jan-2012	Karmaloop
karmaloop-promo.com	com	gTLD	04-Oct-20	04-Oct-20	04-Oct-20	Karmaloop
karmaloop-rep-codes.com	com	gTLD	02-Oct-20	02-Oct-20	02-Oct-20	Karmaloop
karmaloop-rep-codes.net	net	gTLD	23-Jan-2012	23-Jan-2012	23-Jan-2012	Karmaloop
karmaloop-savings.com	com	gTLD	31-Oct-20	31-Oct-20	31-Oct-20	Karmaloop
karmaloop.asia	asia	gTLD	03-Jun-2010	03-Jun-2010	03-Jun-2010	Karmaloop
karmaloop.at	at	AUSTRIA	03-Jun-2010	02-Jun-2010	02-Jun-2010	Karmaloop
karmaloop.be	be	BELGIUM	03-Jun-2010	19-Oct-20	19-Oct-20	Karmaloop
karmaloop.biz	biz	gTLD	24-Jul-200	23-Jul-201	23-Jul-201	Karmaloop
karmaloop.ca	ca	CANADA	08-Jun-200	08-Jun-2010	08-Jun-2010	Karmaloop
karmaloop.cl	cl	CHILE	01-Jul-201	01-Jul-201	01-Jul-201	Karmaloop
karmaloop.co.in	co.in	INDIA	02-Jun-2010	02-Jun-2010	02-Jun-2010	Karmaloop
karmaloop.co.uk	co.uk	UNITED KINGDOM	30-Mar-20	30-Mar-20	30-Mar-20	Karmaloop
karmaloop.co.za	co.za	SOUTH AFRICA	03-Jun-2010	02-Jun-2010	02-Jun-2010	Karmaloop
karmaloop.com	com	gTLD	02-Aug-19	02-Aug-20	02-Aug-20	Karmaloop
karmaloop.com.ru	com.ru	RUSSIAN FEDERATION	14-Dec-20	14-Dec-20	14-Dec-20	Karmaloop
karmaloop.cz	cz	CZECH REPUBLIC	03-Jun-2010	03-Jun-2010	03-Jun-2010	Karmaloop
karmaloop.de	de	GERMANY	30-Mar-20	30-Mar-20	30-Mar-20	Karmaloop
karmaloop.dk	dk	DENMARK	14-Jan-200	31-Jan-201	31-Jan-201	Karmaloop
karmaloop.es	es	SPAIN	03-Jun-2010	03-Jun-2010	03-Jun-2010	Karmaloop
karmaloop.eu	eu	EUROPEAN UNION	03-Jun-2010	03-Jun-2010	03-Jun-2010	Karmaloop
karmaloop.fr	fr	FRANCE	10-Jan-200	31-May-20	31-May-20	Karmaloop
karmaloop.ie	ie	IRELAND	06-Jul-201	06-Jul-201	06-Jul-201	Karmaloop
karmaloop.it	it	ITALY	17-Jan-200	10-Jun-201	10-Jun-201	Karmaloop
karmaloop.mobi	mobi	gTLD	24-Jul-200	24-Jul-201	24-Jul-201	Karmaloop
karmaloop.mx	mx	MEXICO	02-Jun-2010	02-Jun-2010	02-Jun-2010	Karmaloop
karmaloop.nl	nl	NETHERLANDS	10-Jan-200	30-Dec-20	30-Dec-20	Karmaloop
karmaloop.org	org	gTLD	23-May-20	23-May-20	23-May-20	Karmaloop
karmaloop.pt	pt	PORTUGAL	22-Aug-20	21-Aug-20	21-Aug-20	Karmaloop
karmaloop.se	se	SWEDEN	11-Sep-20	11-Sep-20	11-Sep-20	Karmaloop
karmaloop.tv	tv	TUVALU	24-Jul-200	24-Jul-201	24-Jul-201	Karmaloop
karmaloop.us	us	UNITED STATES	24-Jan-2012	23-Jan-2012	23-Jan-2012	Karmaloop
karmaloop.xxx	xxx	gTLD	25-Apr-20	25-Apr-20	25-Apr-20	Karmaloop
karmaloopassets.com	com	gTLD	06-May-20	06-May-20	06-May-20	Karmaloop
karmaloopblog.com	com	gTLD	29-Mar-20	29-Mar-20	29-Mar-20	Karmaloop
karmaloopblog.net	net	gTLD	09-May-20	09-May-20	09-May-20	Karmaloop
karmaloopblogs.biz	biz	gTLD	24-May-20	23-May-20	23-May-20	Karmaloop
karmaloopblogs.com	com	gTLD	28-Apr-20	28-Apr-20	28-Apr-20	Karmaloop
karmaloopblogs.info	info	gTLD	24-May-20	24-May-20	24-May-20	Karmaloop
karmaloopblogs.net	net	gTLD	24-May-20	24-May-20	24-May-20	Karmaloop
karmaloopblogs.org	org	gTLD	24-May-20	24-May-20	24-May-20	Karmaloop
karmaloopblogs.us	us	UNITED STATES	24-May-20	23-May-20	23-May-20	Karmaloop
karmaloopboston.biz	biz	gTLD	24-May-20	23-May-20	23-May-20	Karmaloop
karmaloopboston.com	com	gTLD	27-Aug-20	27-Aug-20	27-Aug-20	Karmaloop
karmaloopboston.info	info	gTLD	24-May-20	24-May-20	24-May-20	Karmaloop
karmaloopboston.net	net	gTLD	24-May-20	24-May-20	24-May-20	Karmaloop

karmaloopboston.org	org	gTLD	24-May-20 24-May-20 24-May-20 Karmaloop
karmaloopboston.us	us	UNITED ST	24-May-20 23-May-20 23-May-20 Karmaloop
karmaloopcode.com	com	gTLD	10-May-20 10-May-20 10-May-20 Karmaloop
karmaloopcode.org	org	gTLD	29-May-20 29-May-20 29-May-20 Karmaloop
karmaloopcodes.co	co	COLOMBIA	16-Dec-20 15-Dec-20 15-Dec-20 Karmaloop
karmaloopcodes.com	com	gTLD	31-Jan-20 31-Jan-20 31-Jan-20 Karmaloop
karmaloopcodes.info	info	gTLD	31-May-20 31-May-20 31-May-20 Karmaloop
karmaloopcodes.org	org	gTLD	29-Nov-20 29-Nov-20 29-Nov-20 Karmaloop
karmaloopcoupon.org	org	gTLD	28-Nov-20 28-Nov-20 28-Nov-20 Karmaloop
karmaloopcouponcode.biz	biz	gTLD	07-Mar-20 06-Mar-20 06-Mar-20 Karmaloop
karmaloopcouponcode.com	com	gTLD	02-Oct-20 02-Oct-20 02-Oct-20 Karmaloop
karmaloopcouponcode.info	info	gTLD	07-Mar-20 07-Mar-20 07-Mar-20 Karmaloop
karmaloopcouponcode.mobi	mobi	gTLD	07-Mar-20 07-Mar-20 07-Mar-20 Karmaloop
karmaloopcouponcode.org	org	gTLD	07-Mar-20 07-Mar-20 07-Mar-20 Karmaloop
karmaloopcouponcodes.com	com	gTLD	15-Oct-20 15-Oct-20 15-Oct-20 Karmaloop
karmaloopcouponcodes.net	net	gTLD	25-Jul-20 25-Jul-20 25-Jul-20 Karmaloop
karmaloopcouponcodes.org	org	gTLD	25-Jul-20 25-Jul-20 25-Jul-20 Karmaloop
karmaloopcoupons.com	com	gTLD	29-Apr-20 29-Apr-20 29-Apr-20 Karmaloop
karmaloopcoupons.net	net	gTLD	23-Jul-20 23-Jul-20 23-Jul-20 Karmaloop
karmaloopcouponsf.com	com	gTLD	23-Nov-20 23-Nov-20 23-Nov-20 Karmaloop
karmaloopcouponshq.com	com	gTLD	28-Jun-20 28-Jun-20 28-Jun-20 Karmaloop
karmaloopdaily.com	com	gTLD	06-Jan-20 06-Jan-20 06-Jan-20 Karmaloop
karmaloopdatabase.com	com	gTLD	16-May-20 16-May-20 16-May-20 Karmaloop
karmaloopdeal.net	net	gTLD	01-Mar-20 01-Mar-20 01-Mar-20 Karmaloop
karmaloopdeals.com	com	gTLD	26-Dec-20 26-Dec-20 26-Dec-20 Karmaloop
karmaloopdiscountcoupons.com	com	gTLD	25-Nov-20 25-Nov-20 25-Nov-20 Karmaloop
karmaloopdiscounts.org	org	gTLD	28-Jan-20 28-Jan-20 Karmaloop
karmalooped.com	com	gTLD	18-Sep-20 18-Sep-20 18-Sep-20 Karmaloop
karmaloopelite.com	com	gTLD	26-Mar-20 26-Mar-20 26-Mar-20 Karmaloop
karmaloopeu.com	com	gTLD	10-Feb-20 10-Feb-20 10-Feb-20 Karmaloop
karmaloopeurope.com	com	gTLD	13-Jan-20 13-Jan-20 13-Jan-20 Karmaloop
karmaloopicons.com	com	gTLD	09-May-20 09-May-20 09-May-20 Karmaloop
karmaloopikons.com	com	gTLD	09-May-20 09-May-20 09-May-20 Karmaloop
karmaloopjapan.com	com	gTLD	23-May-20 23-May-20 23-May-20 Karmaloop
karmaloopmonark.com	com	gTLD	12-Dec-20 12-Dec-20 12-Dec-20 Karmaloop
karmaloopmusic.com	com	gTLD	22-Feb-20 22-Feb-20 22-Feb-20 Karmaloop
karmaloopofficial.com	com	gTLD	03-Jan-20 03-Jan-20 03-Jan-20 Karmaloop
karmalooponline.com	com	gTLD	17-May-20 17-May-20 17-May-20 Karmaloop
karmaloopplus.com	com	gTLD	12-Jan-20 12-Jan-20 12-Jan-20 Karmaloop
karmalooppromocode.com	com	gTLD	15-Oct-20 15-Oct-20 15-Oct-20 Karmaloop
karmalooppromocode.net	net	gTLD	30-Nov-20 30-Nov-20 30-Nov-20 Karmaloop
karmalooppromocode.org	org	gTLD	29-Nov-20 29-Nov-20 29-Nov-20 Karmaloop
karmalooppromocode.us	us	UNITED ST	18-Jul-20 17-Jul-20 17-Jul-20 Karmaloop
karmalooppromocodes.com	com	gTLD	15-Oct-20 15-Oct-20 15-Oct-20 Karmaloop
karmalooppromocodes.net	net	gTLD	30-Nov-20 30-Nov-20 30-Nov-20 Karmaloop
karmalooppromocodes.org	org	gTLD	29-Nov-20 29-Nov-20 29-Nov-20 Karmaloop
karmaloopreprecode.biz	biz	gTLD	07-Mar-20 06-Mar-20 06-Mar-20 Karmaloop

karmaloooprepcod.com	com	gTLD	02-Oct-20(02-Oct-20:02-Oct-20:Karmalooop
karmaloooprepcod.mobi	mobi	gTLD	07-Mar-2007-Mar-2007-Mar-20Karmalooop
karmaloooprepcod.net	net	gTLD	03-Apr-20(03-Apr-20:03-Apr-20:Karmalooop
karmaloooprepcod.org	org	gTLD	07-Mar-2007-Mar-2007-Mar-20Karmalooop
karmaloooprepcod.us	us	UNITED ST	07-Mar-2006-Mar-2006-Mar-20Karmalooop
karmaloooprepcod.hq.com	com	gTLD	15-May-2015-May-2015-May-20Karmalooop
karmaloooprepcodes.com	com	gTLD	01-Apr-20(01-Apr-20:01-Apr-20:Karmalooop
karmaloooprepcodes.net	net	gTLD	01-Dec-20:01-Dec-20:01-Dec-20:Karmalooop
karmaloooprepcodes.org	org	gTLD	29-Nov-2029-Nov-2029-Nov-20Karmalooop
karmalooopru.com	com	gTLD	19-Nov-2019-Nov-2019-Nov-20Karmalooop
karmaloooprussia.com	com	gTLD	19-Nov-2019-Nov-2019-Nov-20Karmalooop
karmalooopsrepcod.com	com	gTLD	21-May-2021-May-2021-May-20Karmalooop
karmalooopsupport.biz	biz	gTLD	24-May-2023-May-2023-May-20Karmalooop
karmalooopsupport.com	com	gTLD	05-Jan-20105-Jan-20205-Jan-2020Karmalooop
karmalooopsupport.info	info	gTLD	24-May-2024-May-2024-May-20Karmalooop
karmalooopsupport.net	net	gTLD	24-May-2024-May-2024-May-20Karmalooop
karmalooopsupport.org	org	gTLD	24-May-2024-May-2024-May-20Karmalooop
karmalooopsupport.us	us	UNITED ST	24-May-2023-May-2023-May-20Karmalooop
karmaloooptv.asia	asia	gTLD	05-Jun-20105-Jun-20105-Jun-2010Karmalooop
karmaloooptv.at	at	AUSTRIA	03-Jun-20102-Jun-20102-Jun-2010Karmalooop
karmaloooptv.be	be	BELGIUM	03-Jun-2019-Oct-20:19-Oct-20:Karmalooop
karmaloooptv.biz	biz	gTLD	24-May-2023-May-2023-May-20Karmalooop
karmaloooptv.co.uk	co.uk	UNITED KII	03-Jun-20103-Jun-20103-Jun-2010Karmalooop
karmaloooptv.com	com	gTLD	11-Jul-20011-Jul-2011-Jul-2011:Karmalooop
karmaloooptv.cz	cz	CZECH REP	06-Jun-20106-Jun-20106-Jun-2010Karmalooop
karmaloooptv.de	de	GERMANY	08-Nov-2008-Nov-2008-Nov-20Karmalooop
karmaloooptv.dk	dk	DENMARK	06-Jun-20130-Jun-20130-Jun-2013Karmalooop
karmaloooptv.es	es	SPAIN	06-Jun-20106-Jun-20106-Jun-2010Karmalooop
karmaloooptv.in	in	INDIA	03-Jun-20103-Jun-20103-Jun-2010Karmalooop
karmaloooptv.info	info	gTLD	24-May-2024-May-2024-May-20Karmalooop
karmaloooptv.it	it	ITALY	03-Jun-2019-Oct-20:19-Oct-20:Karmalooop
karmaloooptv.mx	mx	MEXICO	03-Jun-20103-Jun-20103-Jun-2010Karmalooop
karmaloooptv.net	net	gTLD	24-May-2024-May-2024-May-20Karmalooop
karmaloooptv.nl	nl	NETHERLA	03-Jun-20103-Jun-20103-Jun-2010Karmalooop
karmaloooptv.org	org	gTLD	24-May-2024-May-2024-May-20Karmalooop
karmaloooptv.se	se	SWEDEN	29-Jun-20129-Jun-20129-Jun-2012Karmalooop
karmaloooptv.tv	tv	TUVALU	24-May-2024-May-2024-May-20Karmalooop
karmaloooptv.us	us	UNITED ST	24-May-2023-May-2023-May-20Karmalooop
karmaloooptv.za.com	za.com	Alternate E	06-Jun-20106-Jun-20106-Jun-2010Karmalooop
karmalooopvouchers.com	com	gTLD	25-Feb-20:25-Feb-20:25-Feb-20:Karmalooop
karmapromocodes.com	com	gTLD	10-Aug-2010-Aug-2010-Aug-20Karmalooop
karmapromocodes.net	net	gTLD	22-Oct-20:22-Oct-20:22-Oct-20:Karmalooop
karmaswap.biz	biz	gTLD	08-Sep-20:07-Sep-20:07-Sep-20:Karmalooop
karmaswap.com	com	gTLD	28-May-2028-May-2028-May-20Karmalooop
karmaswap.info	info	gTLD	08-Sep-20:08-Sep-20:08-Sep-20:Karmalooop
karmaswap.net	net	gTLD	07-Apr-20(07-Apr-20:07-Apr-20:Karmalooop
karmaswap.us	us	UNITED ST	08-Sep-20:07-Sep-20:07-Sep-20:Karmalooop

karmawares.com	com	gTLD	23-May-20 23-May-20 23-May-20	Karmaloop
kazbah.asia	asia	gTLD	13-Sep-20: 13-Sep-20: 13-Sep-20:	Karmaloop
kazbah.com	com	gTLD	09-Jan-199 09-Jan-2010 09-Jan-2010	Karmaloop
kazbah.dk	dk	DENMARK	14-Sep-20: 30-Sep-20: 30-Sep-20:	Karmaloop
kazbah.eu	eu	EUROPEAN	13-Sep-20: 13-Sep-20: 13-Sep-20:	Karmaloop
kazbah.it	it	ITALY	13-Sep-20: 13-Sep-20: 13-Sep-20:	Karmaloop
kazbah.mobi	mobi	gTLD	13-Sep-20: 13-Sep-20: 13-Sep-20:	Karmaloop
kazbah.nl	nl	NETHERLA	13-Sep-20: 13-Sep-20: 13-Sep-20:	Karmaloop
kazbah.se	se	SWEDEN	13-Sep-20: 12-Sep-20: 12-Sep-20:	Karmaloop
kazbah.tv	tv	TUVALU	13-Sep-20: 13-Sep-20: 13-Sep-20:	Karmaloop
kazbahcodes.com	com	gTLD	10-Mar-20 10-Mar-20 10-Mar-20	Karmaloop
kazbahcouponcodes.com	com	gTLD	21-Oct-20: 21-Oct-20: 21-Oct-20:	Karmaloop
kazbahmarketplace.biz	biz	gTLD	05-Dec-20: 04-Dec-20: 04-Dec-20:	Karmaloop
kazbahmarketplace.com	com	gTLD	05-Dec-20: 05-Dec-20: 05-Dec-20:	Karmaloop
kazbahmarketplace.info	info	gTLD	05-Dec-20: 05-Dec-20: 05-Dec-20:	Karmaloop
kazbahmarketplace.net	net	gTLD	05-Dec-20: 05-Dec-20: 05-Dec-20:	Karmaloop
kazbahmarketplace.org	org	gTLD	05-Dec-20: 05-Dec-20: 05-Dec-20:	Karmaloop
kingmenino.com	com	gTLD	05-Aug-20: 05-Aug-20 05-Aug-20	Karmaloop
kl-coupon-codes.com	com	gTLD	24-Feb-20: 24-Feb-20: 24-Feb-20:	Karmaloop
kl-coupon-codes.net	net	gTLD	07-Jun-2010 07-Jun-2010 07-Jun-2010	Karmaloop
klcoupon.com	com	gTLD	25-Apr-20: 25-Apr-20: 25-Apr-20:	Karmaloop
klcouponcode.com	com	gTLD	24-Feb-20: 24-Feb-20: 24-Feb-20:	Karmaloop
klcouponcodes.com	com	gTLD	24-Feb-20: 24-Feb-20: 24-Feb-20:	Karmaloop
kloop-codes.com	com	gTLD	11-Jul-201: 11-Jul-201: 11-Jul-201:	Karmaloop
klpromocodes.com	com	gTLD	24-Feb-20: 24-Feb-20: 24-Feb-20:	Karmaloop
klrepcodes.com	com	gTLD	24-Feb-20: 24-Feb-20: 24-Feb-20:	Karmaloop
klswap.biz	biz	gTLD	10-Mar-20 09-Mar-20 09-Mar-20	Karmaloop
klswap.com	com	gTLD	10-Mar-20 10-Mar-20 10-Mar-20	Karmaloop
klswap.info	info	gTLD	24-May-20 24-May-20 24-May-20	Karmaloop
klswap.net	net	gTLD	24-May-20 24-May-20 24-May-20	Karmaloop
klswap.org	org	gTLD	24-May-20 24-May-20 24-May-20	Karmaloop
klswap.us	us	UNITED ST	24-May-20 23-May-20 23-May-20	Karmaloop
krpsignup.com	com	gTLD	05-Mar-20 05-Mar-20 05-Mar-20	Karmaloop
ktvblogs.biz	biz	gTLD	24-May-20 23-May-20 23-May-20	Karmaloop
ktvblogs.com	com	gTLD	05-Jun-200 05-Jun-2010 05-Jun-2010	Karmaloop
ktvblogs.info	info	gTLD	24-May-20 24-May-20 24-May-20	Karmaloop
ktvblogs.net	net	gTLD	24-May-20 24-May-20 24-May-20	Karmaloop
ktvblogs.org	org	gTLD	24-May-20 24-May-20 24-May-20	Karmaloop
ktvblogs.us	us	UNITED ST	24-May-20 23-May-20 23-May-20	Karmaloop
lbsigntee.com	com	gTLD	09-Jan-2010 09-Jan-2010 09-Jan-2010	Karmaloop
lbsigntees.com	com	gTLD	09-Jan-2010 09-Jan-2010 09-Jan-2010	Karmaloop
lbsignts.com	com	gTLD	09-Jan-2010 09-Jan-2010 09-Jan-2010	Karmaloop
loopcoupons.com	com	gTLD	02-Oct-20: 02-Oct-20: 02-Oct-20:	Karmaloop
misskarmaloop.com	com	gTLD	24-Jan-201 24-Jan-201 24-Jan-201	Karmaloop
misskl.asia	asia	gTLD	13-Sep-20: 13-Sep-20: 13-Sep-20:	Karmaloop
misskl.biz	biz	gTLD	13-Sep-20: 12-Sep-20: 12-Sep-20:	Karmaloop
misskl.com	com	gTLD	24-Jan-201 24-Jan-201 24-Jan-201	Karmaloop

misskl.eu	eu	EUROPEAN	13-Sep-20: 13-Sep-20: 13-Sep-20: Karmaloop
misskl.mobi	mobi	gTLD	13-Sep-20: 13-Sep-20: 13-Sep-20: Karmaloop
misskl.org	org	gTLD	13-Sep-20: 13-Sep-20: 13-Sep-20: Karmaloop
misskl.se	se	SWEDEN	13-Sep-20: 12-Sep-20: 12-Sep-20: Karmaloop
misskl.tv	tv	TUVALU	13-Sep-20: 13-Sep-20: 13-Sep-20: Karmaloop
missklcode.com	com	gTLD	25-Jul-201: 25-Jul-201: 25-Jul-201: Karmaloop
missklcodes.com	com	gTLD	25-Jul-201: 25-Jul-201: 25-Jul-201: Karmaloop
missklcoupon.com	com	gTLD	25-Jul-201: 25-Jul-201: 25-Jul-201: Karmaloop
missklcoupons.com	com	gTLD	25-Jul-201: 25-Jul-201: 25-Jul-201: Karmaloop
missklpromocodes.com	com	gTLD	19-Aug-20: 19-Aug-20: 19-Aug-20: Karmaloop
monarkbox.biz	biz	gTLD	05-Dec-20: 04-Dec-20: 04-Dec-20: Karmaloop
monarkbox.com	com	gTLD	05-Dec-20: 05-Dec-20: 05-Dec-20: Karmaloop
monarkbox.net	net	gTLD	05-Dec-20: 05-Dec-20: 05-Dec-20: Karmaloop
monarkbox.org	org	gTLD	05-Dec-20: 05-Dec-20: 05-Dec-20: Karmaloop
monarkmembership.com	com	gTLD	12-Dec-20: 12-Dec-20: 12-Dec-20: Karmaloop
monarkprogram.com	com	gTLD	12-Dec-20: 12-Dec-20: 12-Dec-20: Karmaloop
mononym.biz	biz	gTLD	10-Jun-201: 09-Jun-201: 09-Jun-201: Karmaloop
mononym.co	co	COLOMBIA	10-Jun-201: 09-Jun-201: 09-Jun-201: Karmaloop
mononym.org	org	gTLD	10-Jun-201: 10-Jun-201: 10-Jun-201: Karmaloop
mononym.us	us	UNITED ST	10-Jun-201: 09-Jun-201: 09-Jun-201: Karmaloop
monsterislandclothing.com	com	gTLD	28-May-20: 28-May-20: 28-May-20: Karmaloop
mykarmacoupons.com	com	gTLD	13-Oct-20: 13-Oct-20: 13-Oct-20: Karmaloop
mykarmaloop.com	com	gTLD	01-Feb-20: 01-Feb-20: 01-Feb-20: Karmaloop
mykarmaloopcoupons.com	com	gTLD	26-Dec-20: 26-Dec-20: 26-Dec-20: Karmaloop
newkarmalooppromocodes.com	com	gTLD	28-Jun-201: 28-Jun-201: 28-Jun-201: Karmaloop
newplndr.com	com	gTLD	11-Nov-20: 11-Nov-20: 11-Nov-20: Karmaloop
newplndrpromocodes.com	com	gTLD	31-Jul-201: 31-Jul-201: 31-Jul-201: Karmaloop
originatedontimitate.com	com	gTLD	06-Dec-20: 06-Dec-20: 06-Dec-20: Karmaloop
plnde.com	com	gTLD	06-Dec-20: 06-Dec-20: 06-Dec-20: Karmaloop
plndr.asia	asia	gTLD	06-Jun-201: 06-Jun-201: 06-Jun-201: Karmaloop
plndr.at	at	AUSTRIA	03-Jun-201: 02-Jun-201: 02-Jun-201: Karmaloop
plndr.be	be	BELGIUM	03-Jun-201: 02-Nov-20: 02-Nov-20: Karmaloop
plndr.biz	biz	gTLD	24-May-20: 23-May-20: 23-May-20: Karmaloop
plndr.cl	cl	CHILE	03-Jul-201: 03-Jul-201: 03-Jul-201: Karmaloop
plndr.co	co	COLOMBIA	01-Feb-20: 31-Jan-201: 31-Jan-201: Karmaloop
plndr.co.nz	co.nz	NEW ZEAL	04-Jun-201: 03-Jun-201: 03-Jun-201: Karmaloop
plndr.co.uk	co.uk	UNITED KII	06-Jun-201: 06-Jun-201: 06-Jun-201: Karmaloop
plndr.co.za	co.za	SOUTH AFI	06-Jun-201: 05-Jun-201: 05-Jun-201: Karmaloop
plndr.com	com	gTLD	12-May-20: 12-May-20: 12-May-20: Karmaloop
plndr.cz	cz	CZECH REP	06-Jun-201: 06-Jun-201: 06-Jun-201: Karmaloop
plndr.de	de	GERMANY	08-Nov-20: 08-Nov-20: 08-Nov-20: Karmaloop
plndr.dk	dk	DENMARK	06-Jun-201: 30-Jun-201: 30-Jun-201: Karmaloop
plndr.es	es	SPAIN	06-Jun-201: 06-Jun-201: 06-Jun-201: Karmaloop
plndr.eu	eu	EUROPEAN	06-Jun-201: 06-Jun-201: 06-Jun-201: Karmaloop
plndr.fr	fr	FRANCE	06-Jun-201: 04-Apr-20: 04-Apr-20: Karmaloop
plndr.in	in	INDIA	03-Jun-201: 03-Jun-201: 03-Jun-201: Karmaloop
plndr.info	info	gTLD	01-Jun-201: 01-Jun-201: 01-Jun-201: Karmaloop
plndr.it	it	ITALY	03-Jun-201: 19-Oct-20: 19-Oct-20: Karmaloop

plndr.jp	jp	JAPAN	02-Aug-20	31-Aug-20	31-Aug-20	Karmaloop
plndr.mx	mx	MEXICO	03-Jun-2010	03-Jun-2010	03-Jun-2010	Karmaloop
plndr.nl	nl	NETHERLA	03-Jun-2010	03-Jun-2010	03-Jun-2010	Karmaloop
plndr.org	org	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloop
plndr.se	se	SWEDEN	29-Jun-2010	29-Jun-2010	29-Jun-2010	Karmaloop
plndr.us	us	UNITED ST	24-May-2C	23-May-2C	23-May-2C	Karmaloop
plndrblndr.com	com	gTLD	02-Oct-2010	02-Oct-2010	02-Oct-2010	Karmaloop
plndrblog.com	com	gTLD	20-Jul-2010	20-Jul-2010	20-Jul-2010	Karmaloop
plndrcodes.com	com	gTLD	14-May-2C	14-May-2C	14-May-2C	Karmaloop
plndrcodes.org	org	gTLD	24-Apr-2010	24-Apr-2010	24-Apr-2010	Karmaloop
plndrcodez.com	com	gTLD	23-Mar-2010	23-Mar-2010	23-Mar-2010	Karmaloop
plndrcouponcodes.net	net	gTLD	18-Nov-2010	18-Nov-2010	18-Nov-2010	Karmaloop
plndrcoupons.com	com	gTLD	01-May-2C	01-May-2C	01-May-2C	Karmaloop
plndrcoupons.org	org	gTLD	26-Jun-2010	26-Jun-2010	26-Jun-2010	Karmaloop
plndreurope.com	com	gTLD	13-Jan-2010	13-Jan-2010	13-Jan-2010	Karmaloop
plndrmembers.com	com	gTLD	14-May-2C	14-May-2C	14-May-2C	Karmaloop
plndrmen.biz	biz	gTLD	24-May-2C	23-May-2C	23-May-2C	Karmaloop
plndrmen.com	com	gTLD	04-May-2C	04-May-2C	04-May-2C	Karmaloop
plndrmen.de	de	GERMANY	08-Nov-2010	08-Nov-2010	08-Nov-2010	Karmaloop
plndrmen.info	info	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloop
plndrmen.net	net	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloop
plndrmen.org	org	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloop
plndrmen.us	us	UNITED ST	24-May-2C	23-May-2C	23-May-2C	Karmaloop
plndrpromocode.com	com	gTLD	01-Jun-2010	01-Jun-2010	01-Jun-2010	Karmaloop
plndrpromocode.net	net	gTLD	13-Dec-2010	13-Dec-2010	13-Dec-2010	Karmaloop
plndrpromocodes.net	net	gTLD	08-Jul-2010	08-Jul-2010	08-Jul-2010	Karmaloop
plndrpromos.com	com	gTLD	26-Dec-2010	26-Dec-2010	26-Dec-2010	Karmaloop
plndrrep.info	info	gTLD	29-Dec-2010	29-Dec-2010	29-Dec-2010	Karmaloop
plndrrepcode.com	com	gTLD	01-Jun-2010	01-Jun-2010	01-Jun-2010	Karmaloop
plndrwoman.biz	biz	gTLD	24-May-2C	23-May-2C	23-May-2C	Karmaloop
plndrwoman.com	com	gTLD	04-May-2C	04-May-2C	04-May-2C	Karmaloop
plndrwoman.de	de	GERMANY	08-Nov-2010	08-Nov-2010	08-Nov-2010	Karmaloop
plndrwoman.info	info	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloop
plndrwoman.net	net	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloop
plndrwoman.org	org	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloop
plndrwoman.us	us	UNITED ST	24-May-2C	23-May-2C	23-May-2C	Karmaloop
plndrwomen.biz	biz	gTLD	24-May-2C	23-May-2C	23-May-2C	Karmaloop
plndrwomen.com	com	gTLD	04-May-2C	04-May-2C	04-May-2C	Karmaloop
plndrwomen.de	de	GERMANY	08-Nov-2010	08-Nov-2010	08-Nov-2010	Karmaloop
plndrwomen.info	info	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloop
plndrwomen.net	net	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloop
plndrwomen.org	org	gTLD	24-May-2C	24-May-2C	24-May-2C	Karmaloop
plndrwomen.us	us	UNITED ST	24-May-2C	23-May-2C	23-May-2C	Karmaloop
plunder-promo-codes.com	com	gTLD	28-May-2C	28-May-2C	28-May-2C	Karmaloop
plundercodes.com	com	gTLD	28-May-2C	28-May-2C	28-May-2C	Karmaloop
plunderwomen.biz	biz	gTLD	24-May-2C	23-May-2C	23-May-2C	Karmaloop
plunderwomen.com	com	gTLD	04-May-2C	04-May-2C	04-May-2C	Karmaloop

plunderwomen.info	info	gTLD	24-May-2C 24-May-2C 24-May-2C Karmaloo
plunderwomen.net	net	gTLD	24-May-2C 24-May-2C 24-May-2C Karmaloo
plunderwomen.org	org	gTLD	24-May-2C 24-May-2C 24-May-2C Karmaloo
plunderwomen.us	us	UNITED ST	24-May-2C 23-May-2C 23-May-2C Karmaloo
poundsigntee.com	com	gTLD	09-Jan-201 09-Jan-201 09-Jan-201 Karmaloo
poundsigntees.com	com	gTLD	09-Jan-201 09-Jan-201 09-Jan-201 Karmaloo
poundsignts.com	com	gTLD	09-Jan-201 09-Jan-201 09-Jan-201 Karmaloo
promocodesforkarmaloo.com	com	gTLD	21-Feb-20: 21-Feb-20: 21-Feb-20: Karmaloo
ratrangrilla.com	com	gTLD	22-Jun-201 22-Jun-201 22-Jun-201 Karmaloo
ratrangrilla.tv	tv	TUVALU	22-Jun-201 22-Jun-201 22-Jun-201 Karmaloo
realmisskl.com	com	gTLD	08-Oct-20: 08-Oct-20: 08-Oct-20: Karmaloo
selkoe.com	com	gTLD	23-Jun-20(30-Jun-201 30-Jun-201 Karmaloo
sonsclothing.com	com	gTLD	20-Jan-201 20-Jan-201 20-Jan-201 Karmaloo
topkarmalooCoupons.com	com	gTLD	13-May-2C 13-May-2C 13-May-2C Karmaloo
vergecult.com	com	gTLD	26-May-2C 26-May-2C 26-May-2C Karmaloo

7659099	Karmalooꝑ Active	Basic DNS No	Yes	301	No	No
7659099	Karmalooꝑ Active	Basic DNS No	Yes	301	No	No
7659099	Karmalooꝑ Active	Basic DNS No	Yes	301	No	No
7659099	Karmalooꝑ Active	Basic DNS No	Yes	301	No	No
7659099	Karmalooꝑ Active	Basic DNS No	Yes	301	No	No
7659099	Karmalooꝑ Active	Basic DNS No	Yes	301	No	No
7659099	Karmalooꝑ Active	Basic DNS No	Yes	301	No	No
7659099	Karmalooꝑ Active	Basic DNS No	Yes	301	No	No
7659099	Karmalooꝑ Active	Basic DNS No	Yes	302	No	No
7659099	Karmalooꝑ Active	Basic DNS No	Yes	302	No	No
7659099	Karmalooꝑ Active	Basic DNS No	Yes	302	No	No
7659099	Greg Selko Active	Basic DNS No	Yes	301	No	No
7659099	Karmalooꝑ Active	Basic DNS No	Yes	302	No	No
7659099	Karmalooꝑ Active	Basic DNS No	Yes	302	No	No
7659099	Karmalooꝑ Active	Basic DNS No	Yes	302	No	No

No	Reg & Adr Domain	Admin	Karmalooç 334 Boylst	Boston	MA	02116
No	Reg & Adr Domain	Admin	Karmalooç 334 Boylst	Boston	MA	02116
No	Reg & Adr Domain	Admin	Karmalooç 334 Boylst	Boston	MA	02116
No	Reg & Adr Domain	Admin	Karmalooç 334 Boylst	Boston	MA	02116
No	Reg & Adr Domain	Admin	Karmalooç 334 Boylst	Boston	MA	02116
No	Reg & Adr Domain	Admin	Karmalooç 334 Boylst	Boston	MA	02116
No	Reg & Adr Domain	Admin	Karmalooç 334 Boylst	Boston	MA	02116
No	Reg & Adr Domain	Admin	Karmalooç 334 Boylst	Boston	MA	02116
No	Reg & Adr Domain	Admin	Karmalooç 334 Boylst	Boston	MA	02116
No	Karmalooç Domain	Admin	Karmalooç 334 Boylst	Boston	MA	02116
No	Greg Selko Greg	Selkoe	334 Boylst	Boston	MA	02116
No	Reg & Adr Domain	Admin	Karmalooç 334 Boylst	Boston	MA	02116
No	Reg & Adr Domain	Admin	Karmalooç 334 Boylst	Boston	MA	02116
No	Reg & Adr Domain	Admin	Karmalooç 334 Boylst	Boston	MA	02116

Reg Count	Reg Email	Reg Phone	Reg Fax	Admin Pro	Admin Firs	Admin Last	Admin Org	Admin Adc	Admin Adc
US	tech@karr	+1.617210	+1.617210	Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210	+0.000000	Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210	+0.000000	Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210	+1.617210	Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210	+0.000000	Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210	+0.000000	Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210	+1.617210	Online No	TRUSTEE /	Graudins			Marburger
US	tech@karr	+1.617210	+1.617210	Default w/	Domain	Admin	Karmaloop	334	Boylst
GB	admin@in	+44.20756	+44.20756	Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
FR	admin@in	+33.15343	+33.15343	CSC Local /	Domain	Registrar	Corporatio	68, rue du	
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210	+0.000000	Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210	+0.000000	Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210	+1.617210	Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210	+0.000000	Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210	+1.617210	Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst
US	tech@karr	+1.617210		Reg & Adr	Domain	Admin	Karmaloop	334	Boylst

US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210 +0.000000	CSC Local / CSC	Agent	Corporatio 2711 Cent Suite 400
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210 +1.617210	Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	admin@in +1.617210 +0.000000	Karmalooç Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210 +1.617210	Online Nov TRUSTEE /	Graudins	Marburger
US	tech@karr +1.617210 +1.617210	Default w/ Domain	Admin	Karmalooç 334 Boylst
US	admin@in +1.617210 +0.000000	Kamalooç, Greg	Selkoe	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
FR	admin@in +33.15343 +33.15343	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
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US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooç 334 Boylst

GB	admin@ini+44.20756 +44.20756	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +0.000000	CSC Local / CSC	Agent	Corporatio 2711 Cent Suite 400
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +1.617210	Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617695 +1.617210	CSC Defaul Domain	Administra	CSC Corpo 2711 Cent
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +1.617210	Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	admin@ini +1.617210 +0.000000	Karmaloop Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +1.617210	Online Nov TRUSTEE /	Graudins	Marburger
US	tech@karr +1.617210 +1.617210	Default w/ Domain	Admin	Karmaloop 334 Boylst
US	admin@ini +1.617210 +0.000000	Kamaloop, Greg	Selkoe	Karmaloop 334 Boylst
GB	admin@ini +44.20756 +44.20756	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
FR	admin@ini +33.15343 +33.15343	CSC Local / Domain	Registrar	Corporatio 68, rue du
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmaloop 334 Boylst
FR	admin@ini +33.15343 +33.15343	Reg & Adr Domain	Admin	Karmaloop 334 Boylst

US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooꝑ 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooꝑ 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooꝑ 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooꝑ 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmalooꝑ 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmalooꝑ 334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmalooꝑ 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmalooꝑ 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooꝑ 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooꝑ 334 Boylst
US	admin@ini +1.617210 +0.000000	Karmalooꝑ Domain	Admin	Karmalooꝑ 334 Boylst
US	greg.selkoꝑ +1.617210	Greg Selko Greg	Selkoe	334 Boylst
US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin	Karmalooꝑ 334 Boylst
US	tech@karr +1.617210 +1.617210	Reg & Adr Domain	Admin	Karmalooꝑ 334 Boylst
US	tech@karr +1.617210	Reg & Adr Domain	Admin	Karmalooꝑ 334 Boylst

Admin City	Admin State	Admin Pos	Admin Co	Admin Em	Admin Phc	Admin Fax	Tech Profil	Tech First	Tech Last
Boston	MA	02116	US	tech@karr	+1.617210	+1.617210	CSC Tech E DNS		Administra
Boston	MA	02116	US	tech@karr	+1.617210	+0.000000	CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210	+0.000000	Reg & Adr Domain		Admin
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210	+1.617210	CSC Tech E DNS		Administra
Boston	MA	02116	US	tech@karr	+1.617210	+0.000000	CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210	+1.617210	DNS		Administra
Boston	MA	02116	US	tech@karr	+1.617210	+0.000000	CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210	+0.000000	CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Berlin		10789	DE	trustee-ha	+49.30615	+49.30615	CSC Tech E DNS		Administra
Boston	MA	02116	US	admin@ini	+1.617210	+0.000000	CSC Tech E DNS		Administra
Boston	MA	02116	US	tech@karr	+1.617210	+0.000000	CSC Defaul Domain		Registrar
Paris	Paris	75008	FR	admin@ini	+33.15343	+33.15343	CSC Defaul Gretchen		Olive
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210	+0.000000	CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210	+0.000000	CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210	+1.617210	CSC Tech E DNS		Administra
Boston	MA	02116	US	tech@karr	+1.617210	+0.000000	CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210	+1.617210	CSC Tech E DNS		Administra
Boston	MA	02116	US	tech@karr	+1.617210	+0.000000	CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210	+0.000000	CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210	+1.617210	CSC Tech E DNS		Administra
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar
Boston	MA	02116	US	tech@karr	+1.617210		CSC Defaul Domain		Registrar

Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +1.617210	CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +1.617210	CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +0.000000	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Wilmington	DE	19808	US	admin@ini +1.302636 +1.302636	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +1.617210	DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000	Reg & Adr Domain	Admin
Boston	MA	02116	US	admin@ini +1.617210 +0.000000	CSC Defaul Domain	Registrar
Berlin		10789	DE	trustee-ha +49.30615 +49.30615	CSC Defaul Domain	Registrar
Boston	MA	02116	US	admin@ini +1.617210 +0.000000	CSC Tech [DNS	Administra
Boston	MA	02116	US	admin@ini +1.617210 +0.000000	CSC Defaul Gretchen	Olive
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +1.617210	CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +1.617210	CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +1.617210	CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	Reg & Adr Domain	Admin
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar

Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +1.617210 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +1.617210 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +1.617210 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +1.617210 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +1.617210 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +1.617210 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +1.617210 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +1.617210 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +1.617210 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +1.617210 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +1.617210 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +1.617210 CSC Defaul Domain	Registrar
Wilmington	DE	19808	US	admin@ini +1.302636 +1.302636 CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +1.617210 +0.000000 DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Wilmington	DE	19808	US	admin@ini +1.302636 +1.302636 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Boston	MA	2116	US	tech@karr +1.617210 +1.617210 +0.000000 DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +1.617210 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 Reg & Adr Domain	Admin
Boston	MA	02116	US	admin@ini +1.617210 +0.000000 CSC Defaul Domain	Registrar
Berlin		10789	DE	trustee-ha +49.30615 +49.30615 CSC Defaul Domain	Registrar
Boston	MA	02116	US	admin@ini +1.617210 +0.000000 CSC Tech [DNS	Administra
Boston	MA	02116	US	admin@ini +1.617210 +0.000000 CSC Defaul Gretchen	Olive
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Paris	Paris	75008	FR	admin@ini +33.15343 +33.15343 CSC Tech [DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000 CSC Defaul Domain	Registrar

Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +0.000000	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +1.617210	CSC Tech E DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar
Boston	MA	02116	US	admin@in +1.617210 +0.000000	Karmalooç Domain	Admin
Boston	MA	02116	US	greg.selko +1.617210	CSC Tech E DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210 +0.000000	CSC Defaul Domain	Registrar
Boston	MA	02116	US	tech@karr +1.617210 +1.617210	CSC Tech E DNS	Administra
Boston	MA	02116	US	tech@karr +1.617210	CSC Defaul Domain	Registrar

Tech Orga	Tech Addr	Tech Addr	Tech City	Tech State	Tech Posta	Tech Coun	Tech Email	Tech Phon	Tech Fax
CSC Corporatio	2711 Cent		Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Karmaloo	334 Boylst		Boston	MA	02116	US	tech@karr	+1.617210	+0.000000
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
CSC Corporatio	2711 Cent		Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
CSC Corporatio	2711 Cent		Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
CSC Corporatio	2711 Cent		Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
CSC Corporatio	2711 Cent		Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	2711 Cent	Ste 400	Wilmington	DE	19808	US	admin@ini	+1.302636	+1.302636
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
CSC Corporatio	2711 Cent		Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
CSC Corporatio	2711 Cent		Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
CSC Corporatio	2711 Cent		Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59		Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746

Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
CSC Corpoi 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
CSC Corpoi 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
Karmaloop 334 Boylst	Boston MA	02116	US	tech@karr +1.617210 +0.000000
CSC Corpoi 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
CSC Corpoi 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
CSC Corpoi 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
CSC Corpoi 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
CSC Corpoi 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
CSC Corpoi 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
Karmaloop 334 Boylst	Boston MA	02116	US	tech@karr +1.617210 +0.000000
CSC Corpoi 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
CSC Corpoi 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
CSC Corpoi 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
Karmaloop 334 Boylst	Boston MA	02116	US	tech@karr +1.617210 +0.000000
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
CSC Corpoi 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
CSC Corpoi 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
CSC Corpoi 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
CSC Corpoi 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746
Corporatio PO Box 59	Yarmouth NS	B5A 4B4	CA	admin@ini+1.902746 +1.902746

CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Karmaloo	334 Boylst	Boston	MA	02116	US	tech@karr	+1.617210	+0.000000
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
Corporatio	2711 Cent Ste 400	Wilmington	DE	19808	US	admin@ini	+1.302636	+1.302636
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
CSC Corporatio	2711 Cent	Wilmington	DE	19808	US	dns-admin	+1.302636	+1.302636
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746
Corporatio	PO Box 59	Yarmouth	NS	B5A 4B4	CA	admin@ini	+1.902746	+1.902746

Corporatio PO Box 59'	Yarmouth NS	B5A 4B4	CA	admin@in†+1.902746 +1.902746
Corporatio PO Box 59'	Yarmouth NS	B5A 4B4	CA	admin@in†+1.902746 +1.902746
Corporatio PO Box 59'	Yarmouth NS	B5A 4B4	CA	admin@in†+1.902746 +1.902746
Corporatio PO Box 59'	Yarmouth NS	B5A 4B4	CA	admin@in†+1.902746 +1.902746
Corporatio PO Box 59'	Yarmouth NS	B5A 4B4	CA	admin@in†+1.902746 +1.902746
Corporatio PO Box 59'	Yarmouth NS	B5A 4B4	CA	admin@in†+1.902746 +1.902746
CSC Corpori 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
Corporatio PO Box 59'	Yarmouth NS	B5A 4B4	CA	admin@in†+1.902746 +1.902746
Corporatio PO Box 59'	Yarmouth NS	B5A 4B4	CA	admin@in†+1.902746 +1.902746
Karmalooç 334 Boylst	Boston MA	02116	US	admin@in†+1.617210 +0.000000
CSC Corpori 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
Corporatio PO Box 59'	Yarmouth NS	B5A 4B4	CA	admin@in†+1.902746 +1.902746
CSC Corpori 2711 Centi	Wilmington DE	19808	US	dns-admin +1.302636 +1.302636
Corporatio PO Box 59'	Yarmouth NS	B5A 4B4	CA	admin@in†+1.902746 +1.902746

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Schedule 2.8(a)(iv)

Trademarks Being Acquired

Mark	Status	Country	Owner	Registration No. or Application No.	Registration Date or Filing Date
Boylston Trading Company	Registered	European Community	Karmaloop LLC	10780005	10/1/2012
Boylston Trading Company	Registered	USA	Karmaloop LLC	4165982	6/26/2012
Brick Harbor	Registered	Australia	Karmaloop LLC	1482208	1/17/2013
Brick Harbor	Pending	Brazil	Karmaloop LLC	840149530	6/4/2012
Brick Harbor	Pending	Brazil	Karmaloop LLC	840074956	3/29/2012
Brick Harbor	Pending	Brazil	Karmaloop LLC	840074964	3/29/2012
Brick Harbor	Registered	Canada	Karmaloop LLC	TMA868044	12/30/2013
Brick Harbor	Registered	China (People's Republic)	Karmaloop LLC	10725998	7/7/2013
Brick Harbor	Registered	European Community	Karmaloop LLC	10654937	7/13/2012
Brick Harbor	Registered	Korea, Republic of	Karmaloop LLC	45-0044768	5/13/2013
Brick Harbor	Registered	USA	Karmaloop LLC	4200016	8/28/2012
Brick Harbor (Stylized)	Registered	China (People's Republic)	Karmaloop LLC	10726002	7/7/2013
Brick Harbor (Stylized)	Registered	China (People's Republic)	Karmaloop LLC	10726001	7/7/2013
Brick Harbor (Stylized)	Registered	China (People's Republic)	Karmaloop LLC	10726000	7/7/2013
Brick Harbor (Stylized)	Registered	China (People's Republic)	Karmaloop LLC	1072599	7/7/2013
Junglelife	Registered	USA	Karmaloop LLC	3854201	9/28/2010
Karmaloop	Registered	Australia	Karmaloop LLC	961601	1/4/2008
Karmaloop	Registered	Australia	Karmaloop LLC	1543682	6/24/2013
Karmaloop	Registered	Brazil	Karmaloop LLC	830587730	3/25/2014
Karmaloop	Pending	Brazil	Karmaloop LLC	840431384	2/26/2013

Karmaloop	Registered	Canada	Karmaloop LLC	TMA766217	5/10/2010
Karmaloop	Registered	Canada	Karmaloop LLC	TMA923757	12/16/2015
Karmaloop	Registered	China (People's Republic)	Karmaloop LLC	12190511	8/7/2014
Karmaloop	Registered	China (People's Republic)	Karmaloop LLC	7710217	11/28/2010
Karmaloop	Registered	China (People's Republic)	Karmaloop LLC	7710214	1/7/2011
Karmaloop	Registered	China (People's Republic)	Karmaloop LLC	7710216	6/21/2011
Karmaloop	Registered	China (People's Republic)	Karmaloop LLC	7710215	1/21/2011
Karmaloop	Registered	European Community	Karmaloop LLC	961601	1/4/2008
Karmaloop	Registered	European Community	Karmaloop LLC	11590916	7/17/2013
Karmaloop	Registered	Hong Kong	Karmaloop LLC	302127311	12/30/2011
Karmaloop	Registered	Int'l Registration-Madrid Agreement/Protocol	Karmaloop LLC	961601	1/4/2008
Karmaloop	Registered	Japan	Karmaloop LLC	961601	1/4/2008
Karmaloop	Registered	Korea, Republic of	Karmaloop LLC	961601	1/4/2008
Karmaloop	Registered	Korea, Republic of	Karmaloop LLC	40-0997427	9/27/2013
Karmaloop	Registered	Russian Federation	Karmaloop LLC	546106	6/19/2015
Karmaloop	Registered	USA	Karmaloop LLC	4309158	3/26/2013
Karmaloop	Registered	USA	Karmaloop LLC	3408653	4/8/2008
Karmaloop (Stylized)	Registered	Australia	Karmaloop LLC	1543672	6/24/2013
Karmaloop (Stylized)	Pending	Brazil	Karmaloop LLC	840431376	2/26/2013
Karmaloop (Stylized)	Pending	Brazil	Karmaloop LLC	840431562	2/26/2013
Karmaloop (Stylized)	Registered	Canada	Karmaloop LLC	TMA923,758	12/16/2015
Karmaloop (Stylized)	Registered	China (People's Republic)	Karmaloop LLC	12190509	8/7/2014
Karmaloop (Stylized)	Registered	China (People's Republic)	Karmaloop LLC	12194711	8/7/2014
Karmaloop (Stylized)	Registered	European Community	Karmaloop LLC	11590874	8/19/2013

Karmaloop (Stylized)	Pending	Hong Kong	Karmaloop LLC	302127320	12/30/2011
Karmaloop (Stylized)	Registered	Korea, Republic of	Karmaloop LLC	45-0051131	9/16/2014
Karmaloop (Stylized)	Registered	USA	Karmaloop LLC	4309157	3/26/2013
Karmaloop TV	Registered	USA	Karmaloop LLC	4158288	6/12/2012
Kazbah	Registered	European Community	Karmaloop LLC	10100477	12/9/2011
Kazbah	Registered	USA	Karmaloop LLC	4101253	2/21/2012
KLP	Registered	USA	Karmaloop LLC	4099262	2/14/2012
Orisue	Registered	Australia	Karmaloop LLC	957977	3/12/2008
Orisue	Registered	Canada	Karmaloop LLC	TMA711616	4/11/2008
Orisue	Registered	European Community	Karmaloop LLC	957977	3/12/2008
Orisue	Registered	Int'l Registration-Madrid Agreement/Protocol	Karmaloop LLC	957977	3/12/2008
Orisue	Pending	Korea, Democratic People's Republic of	Karmaloop LLC	957977	3/12/2008
Orisue	Registered	USA	Karmaloop LLC	3174143	11/21/2006
Plndr	Registered	Australia	Karmaloop LLC	1388724	5/11/2011
Plndr	Registered	Australia	Karmaloop LLC	1543724	2/28/2013
Plndr	Pending	Brazil	Karmaloop LLC	840431449	2/26/2013
Plndr	Registered	Canada	Karmaloop LLC	TMA856313	7/26/2013
Plndr	Published	Canada	Karmaloop LLC	1614563	2/18/2013
Plndr	Registered	China (People's Republic)	Karmaloop LLC	12190510	8/7/2014
Plndr	Registered	China (People's Republic)	Karmaloop LLC	8740586	6/7/2012
Plndr	Registered	China (People's Republic)	Karmaloop LLC	8740590	10/28/2011
Plndr	Registered	China (People's Republic)	Karmaloop LLC	8740587	2/28/2012
Plndr	Registered	China (People's Republic)	Karmaloop LLC	8740588	1/21/2012

Plndr	Registered	China (People's Republic)	Karmaloop LLC	8740589	1/21/2012
Plndr	Registered	European Community	Karmaloop LLC	9400375	3/6/2011
Plndr	Registered	European Community	Karmaloop LLC	11591054	2/20/2013
Plndr	Registered	Korea, Republic of	Karmaloop LLC	0991453	8/28/2013
Plndr	Registered	Korea, Republic of	Karmaloop LLC	45-0037581	12/21/2011
Plndr	Registered	USA	Karmaloop LLC	4309155	3/26/2013
Plndr	Registered	USA	Karmaloop LLC	3955930	5/3/2011
The Daily Loop	Registered	USA	Karmaloop LLC	4091647	1/24/2012

ORGANIZATIONAL CHART

CHANGE OF OWNERSHIP (Karmaloop Inc. to ComCap Acquisition LLC)
 CHANGE OF NAME (ComCap Acquisition LLC to Karmaloop LLC)

Last updated: February 29, 2016

Jurisdiction	Counsel	Documents Required	Status	Assignment Recorded	Name Change Recorded
WIPO	N/A	MM5(E) Change in Ownership Paid WIPO 8/25/15 MM9(E) Change of Name Paid WIPO 8/25/15 Filed 11/16/15	On File	8/25/15	11/16/15
Australia	Anne Makrigiorgos anne.mak@griffithhack.com.au	None	On File	02/09/16	02/18/16
Brazil	Clarissa Jaeger clarissa@montaury.com.br	<u>Required for Change in Ownership</u> Signed POA on behalf of ComCap Acquisition LLC; signed affidavit of activities on behalf of Karmaloop, Inc. and KarmaloopTV, Inc. (assignors) and ComCap Acquisition LLC (forms provided 9/1/15) <u>Required for Name Change</u> Signed POA on behalf of Karmaloop LLC (form provided 9/1/15) Scanned copies only; no notarization or legalization required	On File	01/29/16	01/29/16

Canada	Ian MacPhee ian.macphee@lrrmm.com Yolande Marandola@lrrmm.com (assistant)	None	On File	12/22/15	12/22/15
China	Ms. Na Li nail@zhongziip.com Lili Ding (trademark assistant)	Application forms signed by Assignor and Assignee (originals required; no notarization or legalization required) POA signed by Assignor (orig. only) POA signed by Assignee (orig. only) Company registration documents (such as Cert. of Incorporation or Cert. of Good Standing) for both parties (e-mail only)	On File	11/13/15	11/13/15
CTM	Alejandro Tourino atourino@ecija.com	Trademark assignment applications before the OHIM to transfer Karmaloop's CTMs in favor of ComCap Acquisition LLC filed (per e-mail dated 9/2/15) Name Change to Karmaloop LLC is required	On File	09/23/15	09/23/15
Hong Kong	Tristan Chan (attorney) trademark@epahkltd.com	Assignment application and change of name application for the two Karmaloop trademarks in Hong Kong were filed on 8/26/15 (pursuant to Tristan Chan's e-mail dated 8/26/15) App. No. 302127320 Reg. No. 302127311	On File	08/26/15	08/26/15
Korea	Jae Hoon Kim/ Eunwoo (Vera) Lee	8/26/15 e-mail from Lee & Ko:	On File	12/08/15	12/08/15

USA	N/A	Nelly Silvestrova, Trademark Agent pat@gorodissky.ru	mail@leekoip.com	<p>From Karmalloop, Inc.:</p> <ul style="list-style-type: none"> *Deed of Assignment signed by a bankruptcy trustee (notarized) *Corporate Nationality Certificate signed by bankruptcy trustee (notarized w/in 6 mos. bound, not stapled) (Form A) *Corporate Nationality Certificate signed by bankruptcy trustee (notarized)(Form B) which includes court's approval, together with Court's approval on assignment (apostilled) discussed below *Case-specific POA signed by bankruptcy trustee *if necessary, court's approval on the assignment (apostille required) *All three documents (DOA, CNC, POA) must be signed by same bankruptcy trustee 	On File	01/13/16	01/13/16	6/15/15
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Trademark Office						
USA Copyright Office	N/A			On File	6/11/15	6/19/15

Schedule 3.3(a)

Seller Conflicts

None.

Schedule 3.3(b)

Required Seller Consents and Approvals

None.

Schedule 3.4

Title to Assets

None.

Schedule 3.5(a)

Contracts

- Interim Services Agreement by and between Randstad Professionals US, LP d/b/a Tatum and Karmalooop, dated October 14, 2015
- Office Lease by and between Karmalooop, LLC and ABOY LLC, dated July 23, 2015
- See attached spreadsheet for additional open purchase orders.

1Point

- Work Order# 213211K1, dated February 11, 2013 with 1Point Interactive

Akamai

- Akamai Service Order Form (Order ID 110199) by and between Akamai Technologies, Inc. and Karmalooop, dated October 1, 2014
- Akamai Service Order Form (Order ID 62755) by and between Akamai Technologies, Inc. and Karmalooop, dated October 1, 2012
- Akamai Service Order Form (Order ID 124482) by and between Akamai Technologies, Inc. and Karmalooop, dated March 23, 2015
- Addendum (Order ID 91328) by and between Akamai Technologies, Inc. and Karmalooop, dated January 30, 2014
- Akamai Service Order Form (Order ID 86349) by and between Akamai Technologies, Inc. and Karmalooop, dated November 8, 2013
- Akamai Service Order Form (Order ID 87496) by and between Akamai Technologies, Inc. and Karmalooop, dated November 25, 2013
- Akamai Service Order Form (Order ID 5763) by and between Akamai Technologies, Inc. and Karmalooop, dated May 1, 2009
- Akamai Service Order Form (Order ID 22053) by and between Akamai Technologies, Inc. and Karmalooop, dated July 30, 2010
- Akamai Service Order Form (Order ID 15292) by and between Akamai Technologies, Inc. and Karmalooop, dated February 1, 2010
- Akamai Service Order Form (Order ID 17755) by and between Akamai Technologies, Inc. and Karmalooop, dated April 13, 2010

- Akamai Service Order Form (Order ID 25107) by and between Akamai Technologies, Inc. and Karmaloop, dated October 1, 2010
- Addendum (Order ID 44423) by and between Akamai Technologies, Inc. and Karmaloop, dated December 1, 2011
- Akamai Service Order Form (Order ID 37987) by and between Akamai Technologies, Inc. and Karmaloop, dated July 26, 2011
- Akamai Service Order Form (Order ID 47154) by and between Akamai Technologies, Inc. and Karmaloop, dated January 11, 2012
- Akamai Service Order Form (Order ID 23409) by and between Akamai Technologies, Inc. and Karmaloop, dated September 13, 2010
- Akamai Service Order Form (Order ID 18591) by and between Akamai Technologies, Inc. and Karmaloop, dated May 5, 2010
- Akamai Service Order Form (Order ID 107909) by and between Akamai Technologies, Inc. and Karmaloop, dated September 1, 2014
- Akamai Service Order Form (Order ID 82246) by and between Akamai Technologies, Inc. and Karmaloop, dated September 11, 2013

Avalara

- Proposal (Ref ID 0064000000CLQoQ) dated September 14, 2011

Certona

- Master Service Agreement by and between Certona Corporation and Karmaloop, dated November 30, 2015
- Service Order #1 by and between Certona Corporation and Karmaloop, dated November 30, 2015
- Form of Service Order #1 by and between Certona Corporation and Karmaloop, dated November 30, 2015

Confio

- Quote Number 00000897 by and between Confio and Karmaloop.com, dated June 19 2012

CSC

- Corporation Service Company Corporate Identity Protection (CIP) Services Standard Terms and Conditions by and between Corporation Service Company and Karmaloop, Inc., dated September 6, 2011

DYNDNS

- Order Form by and between DYN and Karmaloop, Inc., dated July 15, 2015

Klaviyo

- Klaviyo License Agreement for Karmaloop by and between Klaviyo, Inc. and Karmaloop, dated August 3, 2015

MBSS

- [Mutual Confidentiality and Nondisclosure Agreement by and between MBSS Inc. and _____, dated _____]

NDA

- Confidential Disclosure Agreement by and between Visa U.S.A. Inc. and Karmaloop Inc., dated September 17, 2013
- Mutual Non-Disclosure Agreement by and between Limelight Networks, Inc. and Karmaloop, LLC, dated August 14, 2012
- Confidential Disclosure Agreement by and between Visa U.S.A. Inc. and Karmaloop Inc., dated September 17, 2013

Ooyala

- Mutual Agreement to Terminate by and between Ooyala, Inc. and Karmaloop Inc., dated April 1, 2011

PayPal

- Amendment to PayPal User Agreement (Pricing Amendment) by and between PayPal, Inc. and Karmaloop, Inc., dated April 17, 2013
- Amendment to PayPal User Agreement (Pricing Amendment) by and between PayPal, Inc. and Karmaloop, Inc., dated April 17, 2013
- Addendum to User Agreement by and between PayPal, Inc. and Karmaloop, Inc., dated September 6, 2012

- Addendum to User Agreement by and between PayPal, Inc. and Karmaloop, Inc., dated September 6, 2012

PerformantDB

- Professional Services Agreement by and between Karmaloop, Inc. and Performant DB, dated September 7, 2012

PowerMTA

- Master License Agreement by and between Port25 Solutions, Inc. and Karmaloop, Inc., dated April __, 2013

RackSpace

- Term Renewal Agreement by and between Karmaloop LLC and Rackspace US, Inc., dated May 1, 2011
- Hosting Service Agreement by and between Rackspace US, Inc. d/b/a Rackspace Hosting and Karmaloop, Inc., dated November 7, 2011
- Hosting Service Agreement by and between Rackspace US, Inc. d/b/a Rackspace Hosting and **[Rackspace]** dated November 10, 2011
- Hosting Service Agreement by and between Rackspace US, Inc. d/b/a Rackspace Hosting and Karmaloop, Inc., dated November 14, 2011
- Term Renewal Agreement by and between Karmaloop LLC and Rackspace US, Inc., dated September 1, 2014

RapidValue

- Statement of Work #7 by and between Karmaloop Inc. and RapidValue Solutions, dated January 1, 2014
- Source Code Sales Agreement by and between Karmaloop, LLC and RapidValue Solutions Inc., dated August 29, 2015
- Statement of Work #4 by and between Karmaloop Inc. and RapidValue Solutions, dated May 2, 2012
- Source Code Sales Agreement by and between Karmaloop, LLC and RapidValue Solutions Inc., dated August 29, 2015
- Statement of Work #3 by and between Karmaloop Inc. and RapidValue Solutions, dated May 2, 2012

- Statement of Work #2 by and between Karmaloop Inc. and RapidValue Solutions, dated May 2, 2012
- Professional Services Agreement by and between Karmaloop, Inc. and RapidValue Solutions Inc., dated May 2, 2012
- Statement of Work #7 by and between Karmaloop Inc. and RapidValue Solutions, dated July 1, 2014
- Statement of Work #6 by and between Karmaloop Inc. and RapidValue Solutions, dated May 2, 2012
- Professional Services Agreement by and between Karmaloop LLC and RapidValue Solutions Inc., dated September 8, 2015
- Statement of Work – Karmaloop by and between Karmaloop Inc. and Rapid Value Solutions Inc. dated January 16, 2016
- Statement of Work – Karmaloop by and between Karmaloop, LLC and Rapid Value Solutions Inc. dated October 1, 2015

Rigor

- Acceptance Letter from Rigor LLC dated June 19, 2015

Signifyd

- Work Order by and between Signifyd, Inc. and Karmaloop, dated November 4, 2015
- Karmaloop Fraud Prevention Strategy 2014

SonicWall

- Quote AXSQ29414 by and between Axis Business Solutions and Karmaloop Inc., dated October 4, 2010

SumoLogic

- Sales Order Form by and between Karmaloop and Sumo Logic, Inc., dated December 22, 2015

Tealium

- Master Services Agreement Service Order by and between Tealium Inc. and Karmaloop, LLC, dated June 24, 2015
- Addendum by and between Karmaloop, Inc. and Tealium Incorporated, dated October 30, 2014

- Master Services Agreement Service Order by and between Tealium Inc. and Karmaloop, Inc., dated September 7, 2013
- Addendum by and between Karmaloop, Inc. and Tealium Incorporated, dated October 30, 2014
- Master Services Agreement Service Order by and between Tealium Inc. and Karmaloop, Inc., dated September 18, 2013
- Master Services Agreement Service Order by and between Tealium Inc. and Karmaloop, Inc., dated September 18, 2013

Towerstream

- Service Access Agreement by and between Towerstream I, Inc. and Karma Loop, dated February 1, 2013

WickedBandwidth

- Service Order by and between Karmaloop.com and Wicked Bandwidth, dated July 20, 2015

Windstream

- Service Agreement by and between PAETEC, a Windstream company, and Karmaloop Inc., dated July 3, 2012
- Customer Proposal No. 17542-9738-18725 by and between Windstream and Karmaloop, dated July 23, 2012
- Form of Customer Proposal No. 17542-9738-18725 by and between Windstream and Karmaloop, dated July 23, 2012
- Service Agreement by and between PAETEC, a Windstream company, and Karmaloop Inc., dated July 27, 2012
- Sales Order (Document # 002-00-429253) by and between Windstream and Karmaloop, dated October 30, 2014
- Manual Amendment to Agreement by and between Karmaloop, Inc. and the Windstream legal entit(ies) providing the Services to Customer, dated November 17, 2014
- Proposal Summary (Quote # 1007873) by and between Windstream and Karmaloop Inc., dated July 22, 2015
- Manual Amendment to Agreement by and between Karmaloop, Inc. and the Windstream legal entit(ies) providing the Services to Customer, dated December 2, 2014

- Windstream Service Terms and Conditions

adidas	ADI53847	ADI	3/15/2016	4/15/2016	No	Men	Karmaloop	Pre-book	15	147	282	\$8,058.60	Men's Adidas SKATE Q2	No	No
Diamond Su	DIA53952	DIA	2/15/2016	4/15/2016	No	Men	Karmaloop	Pre-book	7	73	134	\$6,916.50	Diamond	No	No
Diamond Su	DIA53955	DIA	2/15/2016	4/15/2016	No	Men	Karmaloop	Pre-book	7	7	7	\$366.75	Diamond	No	No
Converse	COV54039	COV	3/15/2016	4/15/2016	No	Men	Karmaloop	Pre-book	9	92	180	\$6,417.84	Men's Kl Men's Convers	No	No
UNDFTD	UDF54275	UDF	3/15/2016	4/15/2016	No	Men	Karmaloop	Pre-book	8	38	171	\$3,277.00	#NAME?	No	No
UNDFTD	UDF54276S	UDF	3/15/2016	4/15/2016	No	Men	Karmaloop	Pre-book	8	8	8	\$161.00	\$3,726.00	No	No
Pink Dolphin	PNK53927	PNK	3/15/2016	4/15/2016	No	Men	Karmaloop	Pre-book	38	174	870	\$19,245.50	TTL@Cost	No	No
Pink Dolphin	PNK53931S	PNK	3/15/2016	4/15/2016	No	Men	Karmaloop	Pre-book	46	46	46	\$1,126.50	TTL@Cost	No	No
10 Deep	10D53975	10D	3/15/2016	4/25/2016	No	Men	Karmaloop	Pre-book	39	185	589	\$16,407.00	Men's Kl 10 Deep SP 16	No	No
10 Deep	10D53978S	10D	3/15/2016	4/25/2016	No	Men	Karmaloop	Pre-book	39	39	39	\$1,183.00	Men's Kl 10 Deep SP 16	No	No
New Balanc	NEW54126	NEW	3/15/2016	4/30/2016	No	Men	Karmaloop	Pre-book	18	168	285	\$18,591.00	Men's New Balance Kl S	No	No
Staple	STL54346	STL	4/15/2016	4/30/2016	No	Men	Karmaloop	Pre-book	14	76	214	\$4,199.40	TO	No	No
Staple	STL54347S	STL	4/15/2016	4/30/2016	No	Men	Karmaloop	Pre-book	14	14	14	\$293.40	TO	No	No
Mitchell & N	MNN54049	MNN	4/1/2016	5/1/2016	No	Men	Karmaloop	Pre-book	16	90	288	\$6,520.50	10% discount. Apparel C	No	No
Mitchell & N	MNN54051	MNN	4/1/2016	5/1/2016	No	Men	Karmaloop	Pre-book	12	12	144	\$1,944.00	10% discount. HATS. Cani	No	No
Billionaire B	BBC53918	BBC	4/1/2016	5/1/2016	No	Men	Karmaloop	Pre-book	25	121	616	\$24,867.00	Spring 16 Del 1. TTL@Co	No	No
Billionaire B	BBC53921S	BBC	4/1/2016	5/1/2016	No	Men	Karmaloop	Pre-book	25	25	25	\$1,223.00	Spring 16 Del 1. TTL@Co	No	No
Converse	COV54041	COV	4/15/2016	5/14/2016	No	Men	Karmaloop	Pre-book	2	32	140	\$7,700.00	Men's	No	No
adidas	ADI53848	ADI	4/15/2016	5/15/2016	No	Men	Karmaloop	Pre-book	10	74	186	\$4,193.10	Men's Adidas SKATE Foo	No	No
adidas	ADI54014	ADI	4/15/2016	5/15/2016	No	Men	Karmaloop	Pre-book	32	356	1157	\$71,552.03	Men's Adidas Footwear	No	No
Diamond Su	DIA54306	DIA	4/15/2016	5/15/2016	No	Men	Karmaloop	Pre-book	22	95	302	\$5,629.50	Men's Kl Diamond Suppl	No	No
Diamond Su	DIA54308S	DIA	4/15/2016	5/15/2016	No	Men	Karmaloop	Pre-book	22	22	22	\$432.00	Men's Kl Diamond Suppl	No	No
Brixton	BRX54045	BRX	4/15/2016	5/15/2016	No	Men	Karmaloop	Pre-book	22	103	455	\$7,994.31	Men's Brixton SU16 Del	No	No
Brixton	BRX54054S	BRX	4/15/2016	5/15/2016	No	Men	Karmaloop	Pre-book	22	22	22	\$383.17	Men's Brixton SU16 Del	No	No
Pink Dolphin	PNK54124	PNK	4/15/2016	5/15/2016	No	Men	Karmaloop	Pre-book	29	134	392	\$10,642.00	Men's Pink Dolphin Kl S	No	No
Pink Dolphin	PNK54125S	PNK	4/15/2016	5/15/2016	No	Men	Karmaloop	Pre-book	29	29	29	\$801.00	Men's Pink Dolphin Kl S	No	No
Clear Weath	CLW54129	CLW	4/15/2016	5/15/2016	No	Men	Karmaloop	Pre-book	3	34	120	\$7,200.00	TTL@Cost=\$7,200.00. Kl	No	No
Mitchell & N	MNN54073	MNN	5/1/2016	5/25/2016	No	Men	Karmaloop	Pre-book	6	30	180	\$4,455.00	Mitchell &	No	No
New Balanc	NEW54130	NEW	4/15/2016	5/30/2016	No	Men	Karmaloop	Pre-book	12	106	162	\$9,208.50	Balance Kl	No	No
Staple	STL54348	STL	5/15/2016	5/30/2016	No	Men	Karmaloop	Pre-book	10	55	164	\$2,825.10	TO	No	No
Staple	STL54349S	STL	5/15/2016	5/30/2016	No	Men	Karmaloop	Pre-book	10	10	10	\$171.90	TO	No	No
Mitchell & N	MNN54072	MNN	5/1/2016	5/31/2016	No	Men	Karmaloop	Pre-book	7	35	192	\$3,888.00	Men's Mitchell & Ness Kl	No	No

TRADEMARK

Zanerobe	ZRB54065	ZRB	5/1/2016	5/31/2016	No	Men	Karmaloop	Pre-book	25	120	261	\$10,767.60	Men's Summer Pre-Book	No	No
Zanerobe	ZRB54068S	ZRB	5/1/2016	5/31/2016	No	Men	Karmaloop	Pre-book	25	25	25	\$1,054.00	Men's Summer Pre-Book	No	No
Diamond Su	DIA54307	DIA	5/15/2016	6/15/2016	No	Men	Karmaloop	Pre-book	20	90	268	\$5,012.10	Diamond	No	No
Diamond Su	DIA54309S	DIA	5/15/2016	6/15/2016	No	Men	Karmaloop	Pre-book	20	20	20	\$431.10	Diamond	No	No
Brixton	BRX54050	BRX	5/15/2016	6/15/2016	No	Men	Karmaloop	Pre-book	11	53	209	\$3,409.05	Brixton	No	No
Brixton	BRX54055S	BRX	5/15/2016	6/15/2016	No	Men	Karmaloop	Pre-book	11	11	11	\$194.03	Brixton	No	No
New Balanci	NEW54133	NEW	5/15/2016	6/30/2016	No	Men	Karmaloop	Pre-book	7	68	117	\$6,910.50	Balance KL	No	No
Golden Deni	GDD54344	GDD	6/1/2016	6/30/2016	No	Men	Karmaloop	Pre-book	5	34	268	\$8,262.00	10% off : NET \$8,262. KH	No	No
Mitchell & N	MNN54074	MNN	6/1/2016	7/1/2016	No	Men	Karmaloop	Pre-book	8	40	144	\$2,106.00	Men's Mitchell & Ness Kl	No	No
Mitchell & N	MNN54075	MNN	6/1/2016	7/1/2016	No	Men	Karmaloop	Pre-book	12	12	150	\$2,151.90	Mitchell &	No	No
Pink Dolphir	PNK54119	PNK	6/1/2016	7/1/2016	No	Men	Karmaloop	Pre-book	2	12	28	\$1,430.00	2 styles, 30 units. TTL@C	No	No
Pink Dolphir	PNK54121S	PNK	6/1/2016	7/1/2016	No	Men	Karmaloop	Pre-book	2	2	2	\$100.00	2 styles, 30 units. TTL@C	No	No
Pink Dolphir	PNK54122	PNK	6/1/2016	7/1/2016	No	Men	Karmaloop	Pre-book	19	86	306	\$6,836.50	TTL@Cost = \$7,166.50. JI	No	No
Pink Dolphir	PNK54123S	PNK	6/1/2016	7/1/2016	No	Men	Karmaloop	Pre-book	19	19	19	\$440.50	TTL@Cost = \$7,166.50. JI	No	No
adidas	ADI54279	ADI	6/15/2016	7/25/2016	No	Men	Karmaloop	Pre-book	13	119	288	\$8,791.20	Men's Adi Skate Q3 July	No	No
New Balanci	NEW54293	NEW	7/1/2016	7/31/2016	No	Men	Karmaloop	Pre-book	14	140	270	\$18,592.50	July 16 Order	No	No
Clear Weath	CLW54350	CLW	7/15/2016	8/14/2016	No	Men	Karmaloop	Pre-book	6	59	129	\$7,815.00	Fall 16 Del 1. Total \$7,81	No	No
Diamond Su	DIA54333	DIA	7/15/2016	8/15/2016	No	Men	Karmaloop	Pre-book	19	75	287	\$8,415.90	discount.	No	No
Diamond Su	DIA54334S	DIA	7/15/2016	8/15/2016	No	Men	Karmaloop	Pre-book	19	19	19	\$510.30	discount.	No	No
Brixton	BRX54320	BRX	7/15/2016	8/15/2016	No	Men	Karmaloop	Pre-book	16	64	276	\$5,412.96	Kl Brixton FA 16 Men's 3	No	No
Fairplay Bra	FPB54338	FPB	8/1/2016	8/15/2016	No	Men	Karmaloop	Pre-book	13	68	291	\$8,671.00	mens Fall	No	No
Fairplay Bra	FPB54339S	FPB	8/1/2016	8/15/2016	No	Men	Karmaloop	Pre-book	13	13	13	\$387.00	mens Fall	No	No
adidas	ADI54280	ADI	7/15/2016	8/25/2016	No	Men	Karmaloop	Pre-book	5	33	126	\$3,685.74	Men's Adidas Skate AUG	No	No
New Balanci	NEW54294	NEW	8/1/2016	8/31/2016	No	Men	Karmaloop	Pre-book	15	150	297	\$16,429.50	Men's NB August 16 Ord	No	No
Diamond Su	DIA54335	DIA	8/15/2016	9/15/2016	No	Men	Karmaloop	Pre-book	17	77	265	\$7,926.75	10%	No	No
Diamond Su	DIA54336S	DIA	8/15/2016	9/15/2016	No	Men	Karmaloop	Pre-book	17	17	17	\$494.55	10%	No	No
Timberland	TMB54296	TMB	8/15/2016	9/15/2016	No	Men	Karmaloop	Pre-book	6	59	134	\$10,291.50	Delivery	No	No
Fairplay Bra	FPB54340	FPB	9/1/2016	9/15/2016	No	Men	Karmaloop	Pre-book	12	60	232	\$7,676.00	mens Fall	No	No
Fairplay Bra	FPB54341S	FPB	9/1/2016	9/15/2016	No	Men	Karmaloop	Pre-book	12	12	12	\$400.00	mens Fall	No	No
Clear Weath	CLW54351	CLW	8/15/2016	9/15/2016	No	Men	Karmaloop	Pre-book	5	46	84	\$4,965.00	Fall Del 2. Total \$4,965.0	No	No
New Balanci	NEW54295	NEW	9/1/2016	9/30/2016	No	Men	Karmaloop	Pre-book	6	60	108	\$7,359.00	men's New Balance Sept	No	No
Timberland	TMB54318	TMB	9/15/2016	10/31/2016	No	Men	Karmaloop	Pre-book	2	24	128	\$10,944.00	FW2016	No	No

Palladium	PLD54323	PLD	11/1/2016	11/26/2016	No	Men	Karmalloop	Pre-book	1	11	18	\$1,134.00	SMU with	No	No
													\$690,036.52		

No	No	Dec-16	On Order

Schedule 3.5(b)

Contract Breaches or Violations

None.

Schedule 3.7

Litigation

None.

Schedule 3.8

Environmental, Health and Safety Noncompliance

None.

Schedule 3.10

Leased Real Property

- Office Lease by and between Karmalooop, LLC and ABOY LLC, dated July 23, 2015 for the Premises located at 334 Boylston Street, Boston, MA

Schedule 3.11

Permits and Licenses

- Sales and Use Tax Registration (Identification Number 474-109-741) from the Massachusetts Department of Revenue issued on June 1, 2015.

Schedule 3.12

Owned and Licensed Intellectual Property; Royalties or Other Claims or Rights of Others in Acquired Intellectual Property

- See Schedule 2.8. NOTE: the attached Organizational Chart (last updated: February 29, 2016) details the counsel, timing and mechanic used in each of the various jurisdictions to process the change of ownership with respect to those trademarks (from Karmaloop Inc. to ComCap Acquisition LLC) and the subsequent change of name (from ComCap Acquisition LLC to Karmaloop LLC).
- Settlement Agreement by and between Karmaloop LLC and Karma Athletics Ltd., dated October 21, 2015
- Pursuant to the European Sales Agreement, Karmaloop LLC will be required to direct the following toward the Street Ammo website for six (6) months:
 - karmaloop.co.uk – Karmaloop, Inc. (Expires March 30, 2018)
 - karmaloop.de – CSC Corporate Domains, Inc. (Expiry date unknown)
 - karmaloop.fr – CSC CORPORATE DOMAINS INC. (Expires May 31, 2016)
 - karmaloop.nl – Corporation Service Company Limited (Expiry date unknown)
 - karmaloop.se – CSCDOIN1205-4021 (Expires September 12, 2017)
 - karmaloop.es – Karmaloop, Inc. (Expire June 30, 2016)
 - karmaloop.no – ICEL3O-NORID (Expiry date unknown)
 - plndr.dk – Karmaloop, Inc. (Expires June 30, 2016)
 - brickharbor.dk – Karmaloop, Inc. (Expires March 31, 2016)
- Karmaloop processes various "print to order" sales via Jack Prints out of Ohio, utilizing some 6,000+ graphics, some of which were created by Karmaloop, others of which were acquired by Karmaloop, and some of which belong to third parties and for which Karmaloop pays a royalty pursuant to the terms set forth below. NOTE: Some of these PTO arrangements have expired, and others will expire, but continue to be observed by the parties.

Brand	Site	All PTO?	Royalty Terms
40 Oz. NYC	KL	No	20% Rev
101 Apparel, Inc.	PL	Yes	\$500 per 500 units sold
9Grand	PL	Yes	8% Rev
A Random Act	PL	Yes	8% Rev
Acropolis	PL	No	\$500 per 500 units sold

Ages	KL	No	N/A
Almost Famous	PL	Yes	\$500 per 500 units sold
Alphanumeric	PL	Yes	N/A
Amongst Friends	PL	Yes	\$500 per 500 units sold
Anenberg	PL	Yes	\$500 per 500 units sold
Another Enemy	PL	Yes	8% Rev
Artisticreation	PL	Yes	12% Rev
Barely Broke Intellectuals	PL	Yes	10% Rev
Beataholics	KL	Yes	N/A
BGRT	PL	No	8% Rev
Born Fly	PL	No	8% Rev
Brooklyn Projects	KL	Yes	8% Rev
Ca\$h Club	PL	Yes	10% Rev
Class Villain	PL / KL	Yes	8% Rev
Creep Street	PL	Yes	10% Rev
Dark Tomorrow	PL	Yes	8% Rev
Dead Legacy	PL	Yes	8% Rev
DEFYANT	PL	No	8% Rev
DEVCES	PL	Yes	8% Rev
Dimepiece LA	PL	No	10% Rev
Dip in LA	PL	Yes	8% Rev
Diplomats	KL	No	10% Rev
Dirty Velvet	KL	Yes	10% Rev
Dope	PL	No	16% Rev
DTA	KL	Yes	15% Rev
East Street	PL	Yes	9% Rev
Finally Hip	PL	Yes	8.75% Rev
Fly Society	PL / KL	No	8% Rev
Fresh Talent	PL	Yes	\$500 per 500 units sold
From Phoenix With Love	PL	Yes	8% Rev
Gordon Holden	KL	Yes	8% Rev
Hasta Muerte	PL / KL	No	8% (PL) 5%(KL) Rev
Howie Dew	PL	Yes	8% Rev
HuntD	KL	Yes	N/A
IMKING	PL	No	8% Rev
In4Mation	KL	Yes	10% Rev
Infamous Notorious New Yor	PL	Yes	10% Rev
Jeepney	PL	Yes	8% Rev

Kill Brand	PL	No	10% Rev
KLP	KL	Yes	(*10% for "Christian Calivozo" graphics)
Leroy Jenkins	KL	Yes	8% Rev
Local Celebrity x PLNDR	PL	No	8% Rev
Mob Mentality Clothing	PL	Yes	8% Rev
New Love Club	PL	Yes	9% Rev
One Degree	KL	Yes	8% Rev
Orisue	PL	Yes	N/A
Pinnacle Limited	PL	Yes	8% Rev
Rocksmith	KL	No	20% Rev
Scout	KL	No	N/A
Sharp Shirter	PL	Yes	8% Rev
Sky Culture	PL	Yes	\$500 per 500 units sold
Society Original Products	PL / KL	No	8% Rev
Sons of Liberty	KL	Yes	N/A
Spool & Thread	PL / KL	No	N/A
Street Ammo	KL	No	N/A
Street Vault	PL	Yes	various for different skus
Superb	PL / KL	No	8% Rev
TRBLMKRS	PL	Yes	\$500 per 500 units sold
T.I.T.S (Two In The Shirt)	PL	Yes	8% Rev
Untitled & Co	PL / KL	Yes	8% Rev
Vandal Collective	PL	Yes	10% Rev
VGB	PL	Yes	N/A
We Educate	PL	Yes	\$500 per 500 units sold
Wifey Project	PL	Yes	8% Rev(*10% Rev for sp. skus)
World Cup 2014	KL	Yes	N/A
Your Eyes Lie	PL	Yes	8% Rev