

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM482477

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Answers Corporation		07/18/2018	Corporation: DELAWARE
Foresee Results, Inc.		07/18/2018	Corporation: DELAWARE
RSR Acquisition, LLC		07/18/2018	Limited Liability Company: DELAWARE
Multiply Media, LLC		07/18/2018	Limited Liability Company: DELAWARE
Durham Acquisition LLC		07/18/2018	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	Credit Suisse AG, Cayman Islands Branch
Street Address:	11 Madison Avenue
City:	New York
State/Country:	NEW YORK
Postal Code:	10010
Entity Type:	Bank: SWITZERLAND

PROPERTY NUMBERS Total: 32

Property Type	Number	Word Mark
Registration Number:	4701584	SHOPPER RATINGS
Registration Number:	4813627	SHOPPER ANSWERS
Registration Number:	3862166	ANSWERS.COM
Registration Number:	3653026	WIKIANSWERS
Registration Number:	4234509	A
Registration Number:	4348939	CUSTOMERS LOVE US RESELLERRATINGS.COM
Registration Number:	3630849	RESELLERRATINGS.COM
Registration Number:	3756894	RESELLERRATINGS
Registration Number:	3954971	BEEN THERE, BOUGHT THAT
Registration Number:	4039395	TRUE CONVERSION
Registration Number:	3797132	FORESEE
Registration Number:	4400148	FORESEE
Registration Number:	4462939	DOMINO

CH \$815.00 4701584

Property Type	Number	Word Mark
Registration Number:	4748558	DOMINO
Registration Number:	3014161	DOMINO
Registration Number:	5487312	X MULTIPLY
Serial Number:	87176556	MULTIPLY
Serial Number:	87176558	MULTIPLY
Serial Number:	87176539	X MULTIPLY
Serial Number:	87176542	X MULTIPLY
Serial Number:	87176545	X MULTIPLY
Serial Number:	87176549	X MULTIPLY
Serial Number:	86778186	DOMINO
Serial Number:	87041793	DOMINO
Serial Number:	87655933	DOMINO
Serial Number:	87655915	DOMINO
Serial Number:	87655908	DOMINO
Serial Number:	87694045	FASHIONBEANS
Serial Number:	87692836	FASHIONBEANS
Serial Number:	87707058	HW
Serial Number:	87707059	HW
Registration Number:	4168600	BLUFR

CORRESPONDENCE DATA

Fax Number: 9494754754

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: 949-451-3800

Email: skann@gibsondunn.com

Correspondent Name: Stephanie Kann

Address Line 1: 3161 Michelson Drive

Address Line 2: Gibson, Dunn & Crutcher LLP

Address Line 4: Irvine, CALIFORNIA 92612

ATTORNEY DOCKET NUMBER: 18300-00238

NAME OF SUBMITTER: Stephanie Kann

SIGNATURE: /stephanie kann/

DATE SIGNED: 07/18/2018

Total Attachments: 15

source=Answers - Short Form IP Security Agreement (Executed)#page1.tif

source=Answers - Short Form IP Security Agreement (Executed)#page2.tif

source=Answers - Short Form IP Security Agreement (Executed)#page3.tif

source=Answers - Short Form IP Security Agreement (Executed)#page4.tif

source=Answers - Short Form IP Security Agreement (Executed)#page5.tif

source=Answers - Short Form IP Security Agreement (Executed)#page6.tif
source=Answers - Short Form IP Security Agreement (Executed)#page7.tif
source=Answers - Short Form IP Security Agreement (Executed)#page8.tif
source=Answers - Short Form IP Security Agreement (Executed)#page9.tif
source=Answers - Short Form IP Security Agreement (Executed)#page10.tif
source=Answers - Short Form IP Security Agreement (Executed)#page11.tif
source=Answers - Short Form IP Security Agreement (Executed)#page12.tif
source=Answers - Short Form IP Security Agreement (Executed)#page13.tif
source=Answers - Short Form IP Security Agreement (Executed)#page14.tif
source=Answers - Short Form IP Security Agreement (Executed)#page15.tif

SHORT FORM INTELLECTUAL PROPERTY
SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the “**Short Form IP Security Agreement**”), dated as of July 18, 2018, is made by the Persons listed on the signature pages hereof (collectively, the “**Grantors**”) in favor of CREDIT SUISSE AG, CAYMAN ISLANDS BRANCH, as Collateral Agent (the “**Collateral Agent**”) for the Secured Parties. Capitalized terms used herein and not otherwise defined herein shall have the meanings assigned to such terms in the Amended and Restated Term Loan Agreement and the Amended and Restated Intellectual Property Security Agreement referred to therein.

WHEREAS, ANSWERS FINANCE, LLC (the “**Borrower**”; as further defined in the Amended and Restated Term Loan Agreement), ANSWERS HOLDINGS, INC., a corporation organized under the laws of Delaware (“**Holdings**”), each Lender from time to time party thereto, CREDIT SUISSE AG, CAYMAN ISLANDS BRANCH, as Administrative Agent and Collateral Agent, and each other party thereto have entered into the Amended and Restated Term Loan Agreement, dated as of April 14, 2017, as amended and restated as of July 18, 2018 (as heretofore amended, and as may be further amended, restated, amended and restated, supplemented or otherwise modified from time to time, the “**Amended and Restated Term Loan Agreement**”), pursuant to which the Lenders have severally agreed to make Loans to the Borrower upon the terms and subject to the conditions therein.

WHEREAS, in connection with the Amended and Restated Term Loan Agreement, the Grantors have entered into the Amended and Restated Intellectual Property Security Agreement, dated as of April 14, 2017, as amended and restated as of July 18, 2018 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the “**Amended and Restated Intellectual Property Security Agreement**”), in order to induce the Lenders to make Loans.

WHEREAS, under the terms of the Amended and Restated Intellectual Property Security Agreement, the Grantors have granted to the Collateral Agent, for the ratable benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed as a condition thereof to execute this Short Form IP Security Agreement for recording with the U.S. Patent and Trademark Office, the United States Copyright Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

Grant of Security. Each Grantor hereby grants to the Collateral Agent for the ratable benefit of the Secured Parties a security interest in all of such Grantor’s right, title and interest in and to the following (the “**Collateral**”):

the United States Patents (as defined in the Amended and Restated Intellectual Property Security Agreement) set forth in Schedule A hereto;

the United States registered Trademarks (as defined in the Amended and Restated Intellectual Property Security Agreement) and Trademarks for which United States applications are pending set forth in Schedule B hereto; and

the United States registrations of Copyrights (as defined in the Amended and Restated Intellectual Property Security Agreement) set forth in Schedule C hereto.

Security for Obligations. The grant of a security interest in the Collateral by each Grantor under this Short Form IP Security Agreement secures the payment of all Obligations of such Grantor now or hereafter existing under or in respect of the Loan Documents, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this Short Form IP Security Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the secured Obligations and that would be owed by such Grantor to any Secured Party under the Loan Documents but for the fact that such secured Obligations are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

Recordation. This Short Form IP Security Agreement has been executed and delivered by the Grantors for the purpose of recording the grant of security interest herein with the United States Patent and Trademark Office and the United States Copyright Office. Each Grantor authorizes and requests that the Register of Copyrights, the Commissioner for Patents and the Commissioner for Trademarks record this Short Form IP Security Agreement.

Execution in Counterparts. This Short Form IP Security Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

Grants, Rights and Remedies. This Short Form IP Security Agreement has been entered into in conjunction with the provisions of the Amended and Restated Intellectual Property Security Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Collateral Agent with respect to the Collateral are more fully set forth in the Amended and Restated Intellectual Property Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Short Form IP Security Agreement and the terms of the Amended and Restated Intellectual Property Security Agreement, the terms of the Amended and Restated Intellectual Property Security Agreement shall govern.

Governing Law; Jurisdiction; Waiver of Jury Trial. Sections 5.09 and 5.10 of the Amended and Restated Intellectual Property Security Agreement are hereby incorporated by reference into this Short Form IP Security Agreement *mutatis mutandis* and shall apply hereto.

Severability. In case any one or more of the provisions contained in this Short Form IP Security Agreement should be held invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein and in the Amended and Restated Intellectual Property Security Agreement shall not in any way be affected or impaired thereby (it being understood that the invalidity of a particular provision in a particular jurisdiction shall not in and of itself affect the validity of such provision in any other jurisdiction). The parties hereto shall endeavor in good-faith negotiations to replace the invalid, illegal or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the invalid, illegal or unenforceable provisions.

[Signature pages follow]

IN WITNESS WHEREOF, each Grantor has caused this Short Form IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first written above.

ANSWERS CORPORATION,
as a Grantor

DocuSigned by:
M. Jay Sinder
9DCBAC57B330480...
By: _____
Name: M. Jay Sinder
Title: Chief Financial Officer and Treasurer

FORESEE RESULTS, INC.,
as a Grantor

DocuSigned by:
M. Jay Sinder
9DCBAC57B330480...
By: _____
Name: M. Jay Sinder
Title: Chief Financial Officer and Treasurer

RSR ACQUISITION, LLC,
as a Grantor

DocuSigned by:
M. Jay Sinder
9DCBAC57B330480...
By: _____
Name: M. Jay Sinder
Title: Chief Financial Officer and Treasurer

MULTIPLY MEDIA, LLC,
as a Grantor

DocuSigned by:
M. Jay Sinder
9DCBAC57B330480...
By: _____
Name: M. Jay Sinder
Title: Chief Financial Officer and Treasurer

DURHAM ACQUISITION LLC,
as a Grantor

By: _____
Name: Chris Hawkins
Title: Manager

IN WITNESS WHEREOF, each Grantor has caused this Short Form IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first written above.

ANSWERS CORPORATION,
as a Grantor

By: _____
Name: M. Jay Sinder
Title: Chief Financial Officer and Treasurer

FORESEE RESULTS, INC.,
as a Grantor

By: _____
Name: M. Jay Sinder
Title: Chief Financial Officer and Treasurer

RSR ACQUISITION, LLC,
as a Grantor

By: _____
Name: M. Jay Sinder
Title: Chief Financial Officer and Treasurer

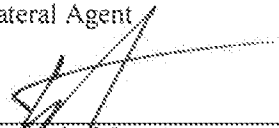
MULTIPLY MEDIA, LLC,
as a Grantor

By: _____
Name: M. Jay Sinder
Title: Chief Financial Officer and Treasurer

DURHAM ACQUISITION LLC,
as a Grantor

By: Chris Hawkins
Name: Chris Hawkins
Title: Manager

CREDIT SUISSE AG, CAYMAN ISLANDS
BRANCH, as Collateral Agent

By: 
Name: Bryan J. Matthews
Title: Authorized Signatory

By: 
Name: Didier Siffer
Title: Authorized Signatory

SCHEDULE A

United States Patents and Patent Applications

Issued Patents:

Owner	Jurisdiction	Patent No.	Date Granted/ Issued	Title
Answers Corporation	U.S.	6,393,443	May 21, 2002	Method for providing computerized word-based referencing
Answers Corporation	U.S.	6,341,306	January 22, 2002	Web-based information retrieval responsive to displayed word identified by a text-grabbing algorithm
Answers Corporation	U.S.	6,519,631	February 11, 2003	Web-Based Information Retrieval covering the process of alt-click, disambiguating the term based on 'context indicators' and receiving data from a server relating to the meaning of the term designated
Answers Corporation	U.S.	7,233,940	June 19, 2007	System For Processing At Least Partially Structured Data
Answers Corporation	Israel	121457	June 1, 2004	Method for providing computerized word-based referencing. Title of invention: Computerized Dictionary and Thesaurus Applications
ForeSee Results, Inc.	U.S.	9,418,172	August 16, 2016	Systems and Methods for Remote Tracking and Replay of User Interaction with a Webpage
ForeSee Results, Inc.	U.S.	9785722	October 10, 2017	Systems and methods for remote replay of user interaction with a webpage
ForeSee Results, Inc.	Israel	208705	July 1, 2016	Systems And Methods For Remote Tracking And Replay Of User Interaction With A Webpage
ForeSee Results, Inc.	Israel	244271	March 29, 2018	Systems And Methods For Remote Tracking and Replay Of User Interaction With A Webpage
ForeSee Results, Inc.	EP France	EP2650790	September 16, 2015	Method for remote tracking and replay of user interaction with a webpage

Owner	Jurisdiction	Patent No.	Date Granted/ Issued	Title
ForeSee Results, Inc.	EP Germany	EP2650790	September 16, 2015	Method for remote tracking and replay of user interaction with a webpage
ForeSee Results, Inc.	EP Great Britain	EP2650790	September 16, 2015	Method for remote tracking and replay of user interaction with a webpage
ForeSee Results, Inc.	EP Italy	EP2650790	September 16, 2015	Method for remote tracking and replay of user interaction with a webpage
ForeSee Results, Inc.	EP Spain	EP2650790	September 16, 2015	Method for remote tracking and replay of user interaction with a webpage
ForeSee Results, Inc.	EP	EP2291745	September 3, 2013	Method and Medium For Remote Tracking Of User Interaction With A Webpage
ForeSee Results, Inc.	GB United Kingdom	2291745 (national validation based on EP2291745)	July 3, 2013	Method and Medium For Remote Tracking Of User Interaction With A Webpage
ForeSee Results, Inc.	SE Sweden	2291745 (national validation based on EP2291745)	July 3, 2013	Method and Medium For Remote Tracking Of User Interaction With A Webpage
ForeSee Results, Inc.	ES Spain	2291745 (national validation based on EP2291745)	July 3, 2013	Method and Medium For Remote Tracking Of User Interaction With A Webpage
ForeSee Results, Inc.	NO Norway	2291745 (national validation based on EP2291745)	July 3, 2013	Method and Medium For Remote Tracking Of User Interaction With A Webpage
ForeSee Results, Inc.	NL Netherlands	2291745 (national validation based on EP2291745)	July 3, 2013	Method and Medium For Remote Tracking Of User Interaction With A Webpage

Owner	Jurisdiction	Patent No.	Date Granted/ Issued	Title
ForeSee Results, Inc.	IT Italy	2291745 (national validation based on EP2291745)	July 3, 2013	Method and Medium For Remote Tracking Of User Interaction With A Webpage
ForeSee Results, Inc.	DE Germany	2291745 (national validation based on EP2291745)	July 3, 2013	Method and Medium For Remote Tracking Of User Interaction With A Webpage
ForeSee Results, Inc.	FR France	2291745 (national validation based on EP2291745)	July 3, 2013	Method and Medium For Remote Tracking Of User Interaction With A Webpage
ForeSee Results, Inc.	DK Denmark	2291745 (national validation based on EP2291745)	July 3, 2013	Method and Medium For Remote Tracking Of User Interaction With A Webpage
ForeSee Results, Inc.	HK Hong Kong	2291745 (national validation based on EP2291745)	July 3, 2013	Systems And Methods For Remote Tracking And Replay Of User Interaction With A Webpage
ForeSee Results, Inc.	U.S.	9,961,127	May 1, 2018	System and Method for Capturing Interaction Data Relating to a Host Application

Patent Applications:

Owner	Jurisdiction	Application Number	Filing Date	Title
ForeSee Results, Inc.	U.S.	13/746,231	January 21, 2013	SYSTEMS AND METHODS FOR REMOTE TRACKING AND REPLAY OF USER INTERACTION WITH A WEBPAGE
ForeSee Results, Inc.	PCT	PCT/US2011/041487	June 22, 2011	SYSTEMS AND METHODS FOR IMPACT ANALYSIS IN A COMPUTER NETWORK
ForeSee Results, Inc.	EP	13003350.9	July 2, 2013	SYSTEMS AND METHODS FOR REMOTE TRACKING AND REPLAY OF USER

Owner	Jurisdiction	Application Number	Filing Date	Title
				INTERACTION WITH A WEBPAGE
ForeSee Results, Inc.	U.S.	15/693,890	September 1, 2017	System and Computer-Implemented Method For In-Page Reporting of User Feedback on a Website or Mobile App
ForeSee Results, Inc.	PCT	PCT/US2017/049901	September 1, 2017	System And Computer-Implemented Method For In-Page Reporting Of User Feedback On A Website Or Mobile App

SCHEDULE B

United States Trademarks and Trademark Applications¹

Trademark Registrations:

Registered Owner	Jurisdiction	Trademark Description	Registration Number	Registration Date
Answers Corporation	U.S.	SHOPPER RATINGS	4701584	March 10, 2015
Answers Corporation	U.S.	SHOPPER ANSWERS	4813627	September 15, 2015
Answers Corporation	U.S.	ANSWERS.COM	3862166	October 12, 2010
Answers Corporation	U.S.	WIKIANSWERS	3653026	July 14, 2009
Answers Corporation	U.S.	BLUFR (Classes 41)	4168600	July 3, 2012
Answers Corporation	U.S.	“STARBURST A” LOGO (US Classes 100, 101, 107)	4234509	October 30, 2012
Answers Corporation	Israel	ANSWERS.COM (Class 42)	181721	March 8, 2007
Answers Corporation	Israel	ANSWERS.COM (Class 41)	181720	March 9, 2007
Answers Corporation	Israel	ANSWERS.COM (Class 35)	181719	March 8, 2007
Answers Corporation	Israel	ANSWERS.COM (Class 16)	181718	March 9, 2007
Answers Corporation	Israel	ANSWERS.COM (Class 9)	181717	March 8, 2007
Answers Corporation	Israel	ANSWERS.COM (Class 45)	192455	August 6, 2008
Answers Corporation	European Community	WIKIANSWERS	007579841	January 8, 2010
Answers Corporation	European Community	ANSWERS.COM	004795712	March 25, 2008
RSR Acquisition, LLC	U.S.	CUSTOMERS LOVE US RESELLERRATINGS.COM	4348939	June 11, 2013
RSR Acquisition, LLC	U.S.	RESELLERRATINGS.COM	3630849	June 2, 2009
RSR Acquisition, LLC	U.S.	RESELLER RATINGS	3756894	March 9, 2010
RSR Acquisition, LLC	U.S.	BEEN THERE, BOUGHT THAT	3954971	May 3, 2011
ForeSee Results, Inc.	U.S.	True Conversion	4039395	October 11, 2011
ForeSee Results, Inc.	Canada	ForeSee Results	784238	December 6, 2010
ForeSee Results, Inc.	U.S.	FORESEE	3797132	June 1, 2010
ForeSee Results, Inc.	U.S.	FORESEE	4400148	September 10, 2013
ForeSee Results, Inc.	Brazil	ForeSee (Brazil Class 9)	840.034.580	September 8, 2009

¹ Note: * represents the Trademark Registrations or Trademark Applications that have an assignment recorded with the USPTO to change the name of the registered owner from Advance Magazine Publishers, Inc. to Durham Acquisition LLC. ** represents the Trademark Registrations or Trademark Applications that have an assignment to change the name of the registered owner from Conde Nast Asia/Pacific, Inc. to Durham Acquisition LLC.

Registered Owner	Jurisdiction	Trademark Description	Registration Number	Registration Date
ForeSee Results, Inc.	Brazil	ForeSee (Brazil Class 35)	840.034.571	February 24, 2012
ForeSee Results, Inc.	Brazil	ForeSee (Brazil Class 42)	840.034.563	February 24, 2012
Durham Acquisition LLC	U.S.	DOMINO	4462939	January 7, 2014
Durham Acquisition LLC	U.S.	DOMINO	4748558	June 2, 2015
Durham Acquisition LLC	U.S.	DOMINO	3014161	November 8, 2005
Advance Magazine Publishers, Inc.*	Australia	DOMINO	1015903	August 13, 2004
Advance Magazine Publishers, Inc. *	Canada	DOMINO	TMA650472	June 18, 2004
Advance Magazine Publishers, Inc. *	Canada	DOMINO	TMA348190	May 25, 1987
Advance Magazine Publishers, Inc. *	Chile	DOMINO	866175	May 25, 2006
Conde Nast Asia/Pacific, Inc. **	China (People's Republic)	DOMINO	4154269	July 6, 2004
Conde Nast Asia/Pacific, Inc. **	China (People's Republic)	DOMINO	4154270	July 6, 2004
Advance Magazine Publishers, Inc. *	Colombia	DOMINO	361411	June 14, 2005
Advance Magazine Publishers, Inc. *	European Union (Community)	DOMINO	3892239	June 18, 2004
Advance Magazine Publishers, Inc. *	Germany	DOMINO	DE30527206	May 9, 2005
Advance Magazine Publishers, Inc. *	Greece	DOMINO (LOGO)	150964	September 26, 2005
Advance Magazine Publishers, Inc. *	Japan	DOMINO	4853376	July 16, 2004
Advance Magazine Publishers, Inc. *	Japan	DOMINO	4846209	July 21, 2004
Advance Magazine Publishers, Inc. *	Japan	DOMINO	5264408	March 12, 2008
Advance Magazine Publishers, Inc. *	Japan	DOMINO (KATAKANA)	4897111	July 16, 2004
Advance Magazine Publishers, Inc. *	Japan	DOMINO IN KATAKANA	4846210	July 21, 2004
Advance Magazine Publishers, Inc. *	Kazakhstan	DOMINO	31180	May 21, 2008
Conde Nast Asia/Pacific, Inc. **	Korea, Republic of	DOMINO	45001530200 00	July 15, 2004

Registered Owner	Jurisdiction	Trademark Description	Registration Number	Registration Date
Conde Nast Asia/Pacific, Inc. **	Korea, Republic of	DOMINO	400677495000	October 18, 2005
Advance Magazine Publishers, Inc. *	Mexico	DOMINO	897875	August 30, 2005
Advance Magazine Publishers, Inc. *	Mexico	DOMINO	886271	July 21, 2004
Advance Magazine Publishers, Inc. *	Mexico	DOMINO	892949	July 21, 2004
Advance Magazine Publishers, Inc. *	Montenegro	DOMINO LOGO	11795	May 28, 2013
Advance Magazine Publishers, Inc. *	Morocco	DOMINO	116277	March 25, 2008
Advance Magazine Publishers Inc. *	Norway	DOMINO	246009	March 4, 2008
Advance Magazine Publishers, Inc. *	Peru	DOMINO (and Design)	P00110970	June 20, 2005
Advance Magazine Publishers, Inc. *	Russian Federation	DOMINO	335644	August 6, 2004
Advance Magazine Publishers, Inc. *	Serbia	DOMINO LOGO	58343	June 20, 2008
Advance Magazine Publishers, Inc. *	Switzerland	DOMINO	578980	July 21, 2008
Advance Magazine Publishers, Inc. *	Tunisia	DOMINO	TN-E-2008-713	March 17, 2008
Multiply Media, LLC	U.S.	XMULTIPLY (Stylized)	5,487,312	June 5, 2018
Multiply Media, LLC	WP	FASHIONBEANS	1392794	December 20, 2017
Multiply Media, LLC	WP	FASHIONBEANS	1,396,912	December 20, 2017
Multiply Media, LLC	WP	HW (and design)	1,393,807	December 20, 2017
Multiply Media, LLC	WP	HW (and design)	1,393,794	December 20, 2017
Multiply Media, LLC	EM	FASHIONBEANS	1396912	December 20, 2017

Trademark Applications:

Registered Owner	Jurisdiction	Trademark Description	Application Number	Filing Date
ForeSee Results, Inc.	Brazil	ForeSee (Brazil Class 9)	840.034.580	February 24, 2012
ForeSee Results, Inc.	Brazil	ForeSee (Brazil Class 35)	840.034.571	February 24, 2012
ForeSee Results, Inc.	Brazil	ForeSee (Brazil Class 42)	840.034.563	February 24, 2012

Registered Owner	Jurisdiction	Trademark Description	Application Number	Filing Date
Multiply Media, LLC	U.S.	MULTIPLY	87/176556	September 20, 2016
Multiply Media, LLC	U.S.	MULTIPLY	87/176558	September 20, 2016
Multiply Media, LLC	U.S.	MULTIPLY	87/176539	September 20, 2016
Multiply Media, LLC	U.S.	MULTIPLY	87/176542	September 20, 2016
Multiply Media, LLC	U.S.	MULTIPLY	87/176545	September 20, 2016
Multiply Media, LLC	U.S.	MULTIPLY	87/176548	September 20, 2016
Multiply Media, LLC	U.S.	MULTIPLY	87/176549	September 20, 2016
Durham Acquisition LLC	U.S.	DOMINO	86/778186	October 5, 2015
Durham Acquisition LLC	U.S.	DOMINO	87/041793	May 18, 2016
Durham Acquisition LLC	U.S.	DOMINO	87/655933	October 23, 2017
Durham Acquisition LLC	U.S.	DOMINO	87/655915	October 23, 2017
Durham Acquisition LLC	U.S.	DOMINO	87/655908	October 23, 2017
Durham Acquisition LLC	Brazil	DOMINO	830385908	September 22, 2009
Advance Magazine Publishers, Inc. *	Canada	DOMINO	1883987	February 20, 2018
Durham Acquisition LLC	Venezuela	DOMINO	650472	June 30, 2005
Multiply Media, LLC	U.S.	FASHIONBEANS	87/694,045	November 21, 2017
Multiply Media, LLC	U.S.	FASHIONBEANS	87/692,836	November 21, 2017
Multiply Media, LLC	U.S.	HW (and Design)	87/707,058	December 4, 2017
Multiply Media, LLC	U.S.	HW (and Design)	87/707,059	December 4, 2017
Multiply Media, LLC	Canada	FASHIONBEANS	1874180	December 20, 2017
Multiply Media, LLC	Canada	FASHIONBEANS	1874183	December 20, 2017
Multiply Media, LLC	Canada	HW (and design)	1874176	December 20, 2017

Registered Owner	Jurisdiction	Trademark Description	Application Number	Filing Date
Multiply Media, LLC	Canada	HW (and design)	1874178	December 20, 2017
Multiply Media, LLC	EM	HW (and design)	1,393,807	December 20, 2017
Multiply Media, LLC	EM	HW (and design)	1,393,794	December 20, 2017
Multiply Media, LLC	EM	FASHIONBEANS	1392794	December 20, 2017

Domain Names

Domain Name	Registrant
www.domino.com	Advance Magazine Publishers Inc.
www.dominomag.com	Advance Magazine Publishers Inc.
www.dominodecidere.com	Advance Magazine Publishers Inc.
www.dominohomeregister.com	Advance Magazine Publishers Inc.
www.dominobazaar.com	Advance Magazine Publishers Inc.
www.dominotogo.com	Advance Magazine Publishers Inc.
www.projectdecor.com	Private registration

SCHEDULE C

United States Copyright Registrations

Registered Owner	Jurisdiction	Copyright Title	Application Number	Filing Date
ForeSee Results, Inc.	U.S.	Innovating Analytics by Larry Freed (9781118779484) H.	TX0007816928	September 25, 2013