CH \$490.00 48731

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM830988

| SUBMISSION TYPE: | NEW ASSIGNMENT |
|-----------------------|-------------------|
| NATURE OF CONVEYANCE: | SECURITY INTEREST |

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|------------|----------|----------------|-----------------------|
| Domo, Inc. | | 08/08/2023 | Corporation: DELAWARE |
| Domo, Inc. | | 08/08/2023 | Corporation: UTAH |

RECEIVING PARTY DATA

| Name: | Obsidian Agency Services, Inc. | | |
|-----------------|--------------------------------|--|--|
| Street Address: | 2951 28TH STREET, SUITE 1000 | | |
| City: | SANTA MONICA | | |
| State/Country: | CALIFORNIA | | |
| Postal Code: | 90405 | | |
| Entity Type: | Corporation: CALIFORNIA | | |

PROPERTY NUMBERS Total: 19

| Property Type | Number | Word Mark | | |
|----------------------|----------|--|--|--|
| Registration Number: | 4873194 | BEAST MODE | | |
| Registration Number: | 3197617 | CENTERVIEW | | |
| Registration Number: | 4984717 | DOJO | | |
| Registration Number: | 4377003 | DOMO | | |
| Registration Number: | 4955481 | DOMOBUZZ | | |
| Registration Number: | 4984782 | DOMO DOJO | | |
| Registration Number: | 4942501 | DOMOPALOOZA | | |
| Registration Number: | 2761009 | POPCHART | | |
| Registration Number: | 5675636 | DOMO BUSINESS CLOUD | | |
| Registration Number: | 6108135 | DOMO IS THE BUSINESS CLOUD | | |
| Registration Number: | 6301567 | BUSINESS-IN-A-BOX | | |
| Registration Number: | 5880510 | MR. ROBOTO | | |
| Registration Number: | 5758685 | FOR THE GOOD OF THE COMPANY | | |
| Registration Number: | 5682260 | FOR THE GOOD OF THE COMPANY | | |
| Registration Number: | 6236901 | GO FAST. GO BIG. GO BOLD. | | |
| Registration Number: | 6627502 | BI LEVERAGE AT CLOUD SCALE IN RECORD TIM | | |
| Serial Number: | 86948221 | BUSINESS CLOUD | | |
| Serial Number: | 86948224 | BUSINESS CLOUD | | |
| | | | | |

TRADEMARK REEL: 008162 FRAME: 0808

900792389

| Property Type | Number | Word Mark | |
|----------------|-------------------------------|-----------|--|
| Serial Number: | r: 90559929 MODERN BI FOR ALL | | |

CORRESPONDENCE DATA

Fax Number: 9495676710

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: 9498527792

Email: ipprosecution@orrick.com, vsantos@orrick.com, amosley@orrick.com

Correspondent Name: ORRICK, HERRINGTON & SUTCLIFFE LLP

Address Line 1: 2050 Main Street, Suite 1100
Address Line 4: Irvine, CALIFORNIA 92614-8255

| ATTORNEY DOCKET NUMBER: | 35619-61 |
|-------------------------|-----------------|
| NAME OF SUBMITTER: | Asheli Mosley |
| SIGNATURE: | /Asheli Mosley/ |
| DATE SIGNED: | 08/10/2023 |

Total Attachments: 36

source=Domo - Omnibus Amendment & Restatement [redacted]#page1.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page2.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page3.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page4.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page5.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page6.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page7.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page8.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page9.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page10.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page11.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page12.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page13.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page14.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page15.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page16.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page17.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page18.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page19.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page20.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page21.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page22.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page23.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page24.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page25.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page26.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page27.tif source=Domo - Omnibus Amendment & Restatement [redacted]#page28.tif

| source=Domo - Omnibus Amendment & Restatement [redacted]#page29.tif | |
|---|--|
| source=Domo - Omnibus Amendment & Restatement [redacted]#page30.tif | |
| source=Domo - Omnibus Amendment & Restatement [redacted]#page31.tif | |
| source=Domo - Omnibus Amendment & Restatement [redacted]#page32.tif | |
| source=Domo - Omnibus Amendment & Restatement [redacted]#page33.tif | |
| source=Domo - Omnibus Amendment & Restatement [redacted]#page34.tif | |
| source=Domo - Omnibus Amendment & Restatement [redacted]#page35.tif | |
| source=Domo - Omnibus Amendment & Restatement [redacted]#page36.tif | |
| | |

OMNIBUS AMENDMENT AND RESTATEMENT

This OMNIBUS AMENDMENT AND RESTATEMENT, dated as of August 8, 2023 (this "Amendment"), is entered into by and among Domo, Inc., a Delaware corporation ("Parent" and, in such capacity, "Borrower"), Domo, Inc., a Utah corporation ("Domo Utah" and, in such capacity, "Co-Borrower"), the Lenders (as defined below) and Obsidian Agency Services, Inc., a California corporation, as collateral agent (in such capacity, the "Collateral Agent"), Wilmington Trust, National Association, as administrative agent for the Lenders (in such capacity, including any successor thereto, the "Administrative Agent" and together with the Collateral Agent, the "Agents" and, individually, an "Agent").

WHEREAS Borrower, Co-Borrower, Collateral Agent, the lenders party thereto from time to time (the "Lenders") and the Administrative Agent are parties to (a) that certain Loan and Security Agreement, dated as of December 5, 2017 (as amended by that certain First Amendment to Loan and Security Agreement and Pledge Agreement, dated as of April 17, 2018, as further amended by that certain Second Amendment to Loan and Security Agreement, dated as of August 8, 2018, as further amended by that certain Third Amendment to Loan and Security Agreement, dated as of January 4, 2019, as further amended by that certain Fourth Amendment to Loan and Security Agreement, dated as of August 7, 2020, and as otherwise further amended, restated, supplemented or modified and in effect immediately prior to the Restatement Date (as defined below), the "Existing Loan and Security Agreement" and, the Existing Loan and Security Agreement as modified by this Amendment, the "Loan and Security Agreement") and (b) that certain Intellectual Property Security Agreement, dated as of December 5, 2017 (the "Existing IPSA" and, the Existing IPSA as modified by this Amendment, the "IPSA");

WHEREAS Borrower and the Lenders wish to amend and restate each of the Existing Loan and Security Agreement and Existing IPSA in its entirety as set forth herein (the "Amendment and Restatement"); and

WHEREAS it is the intention of all parties hereto that following the Restatement Date (a) the Existing Loan and Security Agreement as modified by the Amendment and Restatement will be a continuation of the Existing Loan and Security Agreement and Existing IPSA, (b) the security interests granted under the Security Documents shall continue in full force and effect and (c) the Collateral securing the Obligations under Loan and Security Agreement will continue to secure the Obligations under the Amended and Restated Agreement as set forth therein;

NOW, THEREFORE, in consideration of the mutual agreements herein contained and other good and valuable consideration, the sufficiency and receipt of which are hereby acknowledged, the parties agree as follows:

Section 1. <u>Definitions</u>. Except as otherwise defined in this Amendment, terms defined in the Loan and Security Agreement are used herein as defined therein.

Section 2. [Reserved].

Section 3. <u>Amendment</u>. Subject to the satisfaction of the conditions precedent set forth in <u>Section 6</u> of this Amendment, but effective as of the date hereof:

- (b) Exhibits A and E of the Existing Loan and Security Agreement are hereby amended and restated in their entirety with such Exhibits attached hereto as <u>Annex B</u>.
- (c) Schedule 5.13 is hereby added to the Existing Loan and Security Agreement in the form attached hereto as $\underline{\text{Annex } C}$.
- (d) The Existing IPSA is hereby amended as set forth in <u>Annex D</u> hereto (stricken text shall be deleted from the Existing IPSA (indicated textually in the same manner as the following example: ****iok************************) and double-underlined text shall be added to the Existing IPSA (indicated textually in the same manner as the following examples: <u>double-underlined text</u>)).
- Section 4. Reaffirmation. Each Loan Party (a) acknowledges and consents to all of the terms and conditions of this Amendment, (b) agrees that this Amendment and any documents executed in connection herewith do not operate to reduce or discharge such Loan Party's obligations under the Security Documents and the other Loan Documents, and (c) agrees that this Amendment and any documents executed in connection herewith shall not impair or otherwise adversely affect any of the guarantees or Liens provided or granted pursuant to the Loan Documents. Each Security Document, each other Loan Document and all guarantees, pledges, grants, security interests and other agreements thereunder shall continue to be in full force and effect and each Loan Party reaffirms each Security Document, each other Loan Document and all guarantees, pledges, grants, security interests and other agreements thereunder.
- Section 5. <u>Representations and Warranties</u>. To induce the Administrative Agent, the Collateral Agent and the Lenders to enter into this Amendment, each Loan Party represents and warrants to the Administrative Agent, the Collateral Agent and the Lenders, as to itself and each of its subsidiaries, that:
- (a) Each Loan Party has the requisite power and authority and has taken all necessary organizational action to authorize the execution, delivery and performance of this Amendment and the performance of the Loan and Security Agreement and the IPSA. This Amendment has been duly executed and delivered by such Loan Party and each of this Amendment, the Loan and Security Agreement and the IPSA constitutes the legal, valid and binding obligation of each such Loan Party, enforceable in accordance with its terms, except as enforcement may be limited by equitable principles or by bankruptcy, insolvency, reorganization, moratorium, or similar laws relating to or limiting creditors' rights generally.
- (b) The execution and delivery by each Loan Party of this Amendment and the performance by each Loan Party of this Amendment and the performance by Borrower of the Loan and Security Agreement and the IPSA do not (i) require any action, consent or approval of, registration or filing with or any other action by any Governmental Authority that has not been

- obtained, (ii) violate any provision of law, statute, rule or regulation, or of the certificate or articles of incorporation or other constitutive documents or by-laws of any Loan Party, (iii) conflict with, result in a breach of or constitute (alone or with notice or lapse of time or both) a default under, or give rise to any right to accelerate or to require the prepayment, repurchase or redemption of any obligation under any such material indenture, agreement or other instrument to which a Loan Party is a party, or (iv) result in or require the creation or imposition of any Lien upon or with respect to any property now owned or hereafter acquired by any Loan Party (other than the Liens created under the Loan Documents).
- (c) The representations and warranties set forth in Section 4 of the Loan and Security Agreement, and in each of the other Loan Documents, are true and correct in all material respects on the date hereof as if made on and as of the date hereof (or, if any such representation or warranty is expressly stated to have been made as of a specific date, such representation or warranty shall be true and correct as of such specific date), and as if each reference in said Section 4 to "this Agreement" included reference to this Amendment.
 - (d) There exists no Default or Event of Default.
- Section 6. <u>Conditions Precedent</u>. The Amendment and Restatement set forth in <u>Section 3</u>, shall become effective upon satisfaction of the following conditions (the first date on which all of the following conditions have been satisfied being referred to herein as the "*Restatement Date*"):
- (a) The Administrative Agent shall have received counterparts of this Amendment executed by Borrower, the other Loan Parties, the Collateral Agent, the Administrative Agent and the Lenders.
- (b) The representations and warranties set forth in this Amendment shall be true and correct in all material respects on the Restatement Date.
- (c) No Default or Event of Default shall have occurred and be continuing as of the Restatement Date.
- (d) The Administrative Agent and the Lenders shall have received, each of the following in form and substance reasonably satisfactory to the Administrative Agent and the Lenders:
- (i) certificates duly executed by the secretary of Borrower and each other Loan Party attaching approved Borrowing Resolutions, current Certificate of Incorporation (or equivalent document), Bylaws (or equivalent document) and a good standing certificate from the jurisdiction of Borrower's and any other Loan Party's formation, and certifying as to the incumbency and specimen signature of each officer executing any Loan Document;
- (ii) a certificate, dated as of the Restatement Date and signed by a Responsible Officer of Borrower, confirming compliance with the conditions precedent set forth in paragraphs (b) and (c) of this Section;

- (iii) a Joinder, dated as of the Restatement Date, duly executed by Domo Utah and the Collateral Agent; and
 - (iv) an updated Perfection Certificate.
- (e) The Administrative Agent, the Collateral Agent and the Lenders shall have received all fees, Agent Expenses, Lender Expenses and other amounts due and payable on or prior to the Restatement Date, including, to the extent invoiced, reimbursement or payment of all out-of-pocket expenses required under any Loan Document.

Section 7. [Reserved].

Section 8. Miscellaneous.

- (a) Each Loan Party, jointly and severally, agrees to reimburse the Administrative Agent, the Collateral Agent, the Lenders and their respective Affiliates, on the Restatement Date, for all reasonable out-of-pocket fees and expenses (including reasonable attorneys' fees and expenses) incurred by the Administrative Agent, the Collateral Agent, the Lenders or such Affiliates in connection with the preparation, negotiation, execution, administration and delivery of this Amendment and the documents delivered in connection herewith.
- (b) References in the Loan and Security Agreement to "this Agreement" (and indirect references such as "hereunder", "hereby", "herein" and "hereof") and references to the Loan and Security Agreement and IPSA in other Loan Documents shall in each case be deemed to be references to the Existing Loan and Security Agreement and Existing IPSA, respectively, as amended hereby.
- (c) This Amendment shall constitute a Loan Document for purposes of the Loan and Security Agreement and the other Loan Documents, and except as specifically modified by this Amendment, the Existing Loan and Security Agreement, the Existing IPSA and the other Loan Documents shall remain unchanged and shall remain in full force and effect and are hereby ratified and confirmed.
- (d) The execution, delivery and performance of this Amendment shall not constitute a forbearance, waiver, consent or amendment of any other provision of, or operate as a forbearance or waiver of any right, power or remedy of the Administrative Agent, the Collateral Agent or any Lender under the Loan and Security Agreement, the IPSA or any of the other Loan Documents, all of which are ratified and reaffirmed in all respects and shall continue in full force and effect. This Amendment does not constitute a novation of rights, obligations and liabilities of the respective parties existing under the Loan Documents.
- (e) This Amendment shall be governed by, and construed in accordance with, the law of the State of New York.
- (f) This Amendment may be executed in counterparts (and by different parties hereto in different counterparts), each of which shall constitute an original, but all of

which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page of this Amendment in electronic format shall be effective as delivery of a manually executed counterpart of this Amendment. Each party hereto agrees and acknowledges that (i) the transaction consisting of this Amendment may be conducted by electronic means, (ii) it is such party's intent that, if such party signs this Amendment using an electronic signature, it is signing, adopting and accepting this Amendment and that signing this Amendment using an electronic signature is the legal equivalent of having placed its handwritten signature on this Amendment on paper and (iii) it is being provided with an electronic or paper copy of this Amendment in a usable format.

- (g) This Amendment, the Loan and Security Agreement, the IPSA and the other Loan Documents represent the final agreement between the parties hereto and thereto and may not be contradicted by evidence of prior, contemporaneous or subsequent oral agreements of the parties.
- (h) The parties hereto agree that, notwithstanding the terms of Section 1.3 of the Existing Loan and Security Agreement, (i) interest on all of the Loans outstanding immediately prior to the Restatement Date (all of which are Term Loans which accrue interest at the Term Loan Alternate Base Rate (as defined in the Existing Loan and Security Agreement)) shall be converted to SOFR Loans with an Interest Period of three months under the Loan and Security Agreement as of August 1, 2023, (ii) from August 1, 2023, interest on such Loans shall accrue in accordance with the terms of the Loan and Security Agreement as modified by this Amendment at Adjusted Term SOFR and (iii) all unpaid interest accrued on such Loans before and after the Restatement Date shall be payable on the next Interest Payment Date applicable to such Loan in accordance with Section 1.3 of the Loan and Security Agreement.

Section 9. <u>Administrative Agent Authorization</u>. Each of the undersigned Lenders, constituting the Required Lenders, hereby authorizes the Administrative Agent to execute and deliver this Amendment and, by its execution below, each of the undersigned Lenders agrees to be bound by the terms and conditions of this Amendment.

[Signature Pages Follow]

-5-

IN WITNESS WHEREOF, the parties hereto have caused this Omnibus Amendment and Restatement to be duly executed and delivered as of the day and year first above written.

DOMO, INC., a Delaware corporation, as Borrower

By

David Jolley

Name: David Jolley

Title: Chief Financial Officer

DOMO, INC., a Utah corporation, as a Loan Party

By

--- DocuSigned by: David, Milesa

Name: David Jolley

Title: Chief Financial Officer and Treasurer

WILMINGTON TRUST, NATIONAL ASSOCIATION, as Administrative Agent

by

Name: Joseph B. Feil Title: Vice President

OBSIDIAN AGENCY SERVICES, INC., as Administrative Agent

by

Name:

Title:

WILMINGTON TRUST, NATIONAL ASSOCIATION, as Administrative Agent

| by | | | |
|----|-----------------|--|--|
| | Name: Title: | | |

OBSIDIAN AGENCY SERVICES, INC., as Administrative Agent

by Versil Vy

Name: Rajneesh Vig

Title: Chief Executive Officer

LENDERS:

Special Value Continuation Partners, LP Tennenbaum Enhanced Yield Funding I, LLC Tennenbaum Energy Opportunities Co, LLC TCP Direct Lending Fund VIII-U, LLC TCP Direct Lending Fund VIII-A, LLC TCP DLF VIII-L Funding, LP **TCP Funding II, LLC TCPC Funding I, LLC Each as Lenders**

On behalf of each of the above entities:

By: Tennenbaum Capital Partners, LLC

Its: Investment Manager

Name: Rajndesh Vig Title: Managing Director

BlackRock DLF IX 2019-G CLO, LLC as Lender

Name: Rajngesh Vig Title: Managing Director

ANNEX A

Amended and Restated Loan and Security Agreement

[see attached]

4126-5053-9335

ANNEX B

Amended and Restated Exhibits A and E

[see attached]

4126-5053-9335

ANNEX D

Amended and Restated Intellectual Property Security Agreement

[see attached]

4126-5053-9335

AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Agreement"), dated as of **Saugust 8*, **Saugus

WITNESSETH:

WHEREAS, pursuant to the <u>Amended and Restated</u> Loan and Security Agreement, dated as of <u>Security August 8</u>, <u>20172023</u> (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "<u>Credit Agreement</u>"), among Collateral Agent, Wilmington Trust, National Association, as administrative agent for Lenders, Lenders and Grantors, Lenders have agreed to <u>continue to</u> make Credit Extensions (collectively, "<u>Loans</u>") to Grantors upon the terms and subject to the conditions set forth therein;

WHEREAS the Grantors and Collateral Agent are parties to that certain Intellectual Property Security Agreement, dated as of December 5, 2017 (the "Existing IPSA"), and the Grantors and Collateral Agent wish to amend and restate the Existing IPSA in its entirety as set forth herein; and

WHEREAS, pursuant to the Credit Agreement, Grantors are required to execute and deliver this Agreement.

NOW, THEREFORE, in consideration of the premises, to induce Lenders to enter into the Credit Agreement, to induce Lenders to make the Loans to Grantors thereunder, the mutual covenants herein contained, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantors, jointly and severally, hereby agree with Collateral Agent as follows:

- 1. **Defined Terms**. Capitalized terms used herein without definition are used as defined in the Credit Agreement.
- **2. Grant of Security Interest in Collateral**. Each Grantor, as collateral security for the prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Obligations, hereby mortgages, pledges and hypothecates to Collateral Agent, and grants to Collateral Agent a Lien on and security interest in, all of its right, title and interest in, to and under the following property of such Grantor (the "Collateral"):
- (a) all Intellectual Property including, without limitation, that referred to on Schedule I hereto;
- (b) all licenses providing for the grant by or to such Grantor of any right under any Intellectual Property;

- (c) all reissues, reexaminations, continuations, continuations-in-part, divisionals, renewals, reversions and extensions of the foregoing;
- (d) all goodwill of the Grantor connected with the use of, and symbolized by, such Intellectual Property; and
- (e) all income, royalties, proceeds and liabilities at any time due or payable or asserted under and with respect to any of the foregoing, including, without limitation, all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment thereof;

<u>provided</u>, that the foregoing is subject in all cases to the exclusions described in the Credit Agreement (including, without limitation, Exhibit A thereof), and shall not include any property of Grantors excluded from the definition of "Collateral" under the Credit Agreement.

- **3.** Certain Limited Exclusions. Notwithstanding anything herein to the contrary, in no event shall the Trademark Collateral include or the security interest granted under Section 2 hereof attach to any "intent-to-use" application for registration of a Trademark filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. § 1051, prior to the filing of a "Statement of Use" pursuant to Section 1(d) of the Lanham Act or an "Amendment to Allege Use" pursuant to Section 1(c) of the Lanham Act with respect thereto, solely to the extent, if any, that, and solely during the period, if any, in which, the grant of a security interest therein would impair the validity or enforceability of any registration that issues from such intent-to-use application under applicable federal law.
- 4. Credit Agreement. The security interest granted pursuant to this Agreement is granted in conjunction with the security interest granted to the Collateral Agent pursuant to the Credit Agreement and each Grantor hereby acknowledges and agrees that the rights and remedies of Collateral Agent and Lenders with respect to the security interest in the Collateral made and granted hereby are more fully set forth in the Credit Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Agreement is deemed to conflict with the Credit Agreement, the provisions of the Credit Agreement shall control.
- 5. Termination. Upon the payment in full of the Obligations (other than inchoate indemnity obligations), the security interest in the Intellectual Property granted under this Agreement shall automatically terminate, and Collateral Agent shall, at Grantors' request and expense, execute, acknowledge, and deliver to the Grantors an instrument in writing in recordable form releasing the security interest in the Intellectual Property under this Agreement.
- 6. Grantor Remains Liable. Each Grantor hereby agrees that, anything herein to the contrary notwithstanding, such Grantor shall assume full and complete responsibility for the prosecution, defense, enforcement or any other necessary or desirable actions (unless in such Grantor's reasonable business judgment such action would be unsuccessful, impracticable, or otherwise unwarranted) in connection with their Intellectual Property subject to a security interest hereunder.

7. Counterparts. This Agreement may be executed in any number of counterparts and by different parties in separate 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. Signature pages may be detached from multiple separate counterparts and attached to a single counterpart. Delivery of an executed signature page of this Agreement by facsimile transmission or electronic transmission shall be as effective as delivery of a manually executed counterpart hereof.

8. Choice of Law, Venue, Jury Trial Waiver.

(a) Governing Law. California law acverns the Loan Documents without regard to principles of conflicts of law. Grantors and Collateral Agent each submit to the exclusive iurisdiction of the State and Fodoral courts in Los Angelog County California THIS AGREEMENT SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF THE STATE OF NEW YORK; provided, however, that nothing in this Agreement shall be deemed to operate to preclude Collateral Agent Lender from bringing suit or taking other legal action in any other jurisdiction to realize on the Collateral or any other security for the Obligations, or to enforce a judgment or other court order in favor of College Agents Grantors-expressiv-submit-and-consent-in-advance-to-such-iurisdiction-in-any-action-or-suit commenced in any such court, and each Grantor hereby waives any objection that it may have based-upon-lack-of-personal-jurisdiction, improper-venue, or forum-non-conveniens-and-hereby consents to the granting of such logal or equitable relief as is deemed appropriate by such court Each-Grantor-heroby-waives-personal-service-of-the-summons-complaints, and-other-process issued-in-such-action-or-suit-and-agrees that-service of-such-summons, complaints, and other process may be made by registered or certified mail-addressed to Grantor at the address set forth in, or subsequently provided by Grantors Lender. Each Grantor irrevocably and unconditionally submits, for itself and its property, to the exclusive jurisdiction of any New York State court or Federal court of the United States of America sitting in the Borough of Manhattan in New York City, and any appellate court from any thereof, in any action or proceeding arising out of or relating to this Agreement, or for recognition or enforcement of any judgment, and each of the parties hereto irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in such New York State or, to the extent permitted by law, in such Federal court. Each of the parties hereto agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law. Nothing in this Agreement shall affect any right that Administrative Agent or any Lender may otherwise have to bring any action or proceeding relating to this Agreement or the other Loan Documents against any Grantor or its properties in the courts of any jurisdiction. Each Grantor irrevocably and unconditionally waives, to the fullest extent it may legally and effectively do so, any objection which it may now or hereafter have to the laving of venue of any suit, action or proceeding arising out of or relating to this Agreement or the other Loan Documents in any New York State or Federal court. Each of the parties hereto irrevocably waives, to the fullest extent permitted by law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court. Each party to this Agreement irrevocably consents to service of process in accordance with, Section 10 of the Credithis Agreement and that service so made shall be deemed completed upon the earlier to occur of Grantors', as applicable, actual receipt thereof or three (3) days after

deposit in the U.S. mails, proper postage prepaid. Nothing in this Agreement will affect the right of any party to this Agreement to serve process in any other manner permitted by law.

(b) Waiver of Jury Trial. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, GRANTORS AND COLLATERAL AGENT AND EACH LENDER EACH WAIVES ITS RIGHT TO A JURY TRIAL OF ANY CLAIM OR CAUSE OF ACTION ARISING OUT OF OR BASED UPON THE LOAN DOCUMENTS OR ANY CONTEMPLATED TRANSACTION IN CONNECTION WITH THE LOAN DOCUMENTS, INCLUDING CONTRACT, TORT, BREACH OF DUTY AND ALL OTHER CLAIMS. THIS WAIVER IS A MATERIAL INDUCEMENT FOR BOTH PARTIES TO ENTER INTO THIS AGREEMENT. EACH PARTY HAS REVIEWED THIS WAIVER WITH ITS COUNSEL.

(c) Judisin! Reference WITHOUT INTENDING IN ANY WAY TO LIMIT THE PARTIES AGREEMENT TO WAIVE THEIR RESPECTIVE RIGHT TO A TRIAL BY JURY, if the above waiver of the right to a trial by jury is not enforceable, the parties hereto agree-that-any-and-all-disputes-or-controversies-of-any-nature-between-them-arising-at-any-time shall be decided by a reference to a private judge, mutually selected by the parties (or, if they cannot agree, by the Presiding Judge of Los Angeles County Culfornia Superior Court) appointed in accordance with California Code of Civil Procedure Section 638 (or pursuant to comparable provisions of federal law if the dispute falls within the exclusive jurisdiction of the federal courts), sitting without a jury, in Los Angeles County, California, and the parties bereby submit to the funisdiction of such court. The reference proceedings shall be conducted pursuant to and in accordance with the provisions of California Code of Civil Procedure §§ 638 through 645-1, inclusive. The private judge-shall have the power, among others, to grant provisional relief, including without limitation, entering temporary restraining orders, issuing preliminary and permanent injunctions and appointing receivers. All such proceedings shall be closed to the public and confidential and all records relating thereto shall be permanently sealed. If during the appointed at that point pursuant to the judicial reference procedures, then such party may apply to the Los-Angeles-County, California-Superior Court-for such relief. The proceeding before the private judge shall be conducted in the same manner as it would be before a court under the rules of evidence applicable to judicial proceedings. The parties shall be entitled to discovery which shall be conducted in the same manner as it would be before a court under the rules of discovery applicable to judicial proceedings. The private judge shall eversee discovery and may enforce all discovery rules and orders applicable to judicial proceedings in the same manner as a trial court indee.

(d) Scope of Authority. The parties agree that the selected or appointed private judge shall have the power to decide all issues in the action or proceeding, whether of fact or of taw, and shall report a statement of decision thereon pursuant to California Code of Civil Procedure § 644(a). Nothing in this paragraph shall limit the right of any party at any time to exercise self-help remedies, forcelose against collateral, or obtain provisional remedies. The private judge shall also determine all issues relating to the applicability, interpretation, and enforceability of this paragraph.

[SIGNATURE PAGE FOLLOWS]

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

| Domo₂ Inc. , a Delaware corporation, as Grantor |
|---|
| By: Name: Title: |
| Domo, Inc., a Utah corporation, as Grantor |
| By: Name: Title: |
| COLLATERAL AGENT: |
| Obsidian Agency Services, Inc., |
| By: Name: Title: |

SCHEDULE I TO INTELLECTUAL PROPERTY SECURITY AGREEMENT

Patents:

| Name of Patent | Patent Number | Date of Filing | Jurisdiction of Filing | Name of Patent Holder if other than Borrower |
|---|------------------------------|----------------|------------------------|--|
| Transparent Archiving | <u>CN</u> ZL2004800399660 | 14-Dec-2004 | China | Domo, Inc. (UT) |
| Consolidated Content Management Method and System | <u>CN</u> ZL200710006133X | 31-Jan-2007 | China | Domo, Inc. (UT) |
| Operation Method and Corresponding Device for Modifying Clause Name in Catalog Server | CN ZL2907101047749 | 26-Apr-2007 | China | Domo, Inc. (UT) |
| Method for Cleaning Sequence-Based Data at Query Time | <u>CN</u> ZL2007101692550 | 7-Nov-2007 | China | Domo, Inc. (UT) |
| Method and System for Transforming a Single Language Program Into Multiple Language Programs | <u>CN</u> ZL2007101867324 | 16-Nov-2007 | China | Domo, Inc. (UT) |
| Display Screen or Portion Thereof with a Graphical User Interface For Analytics | D760,761 | 7-Apr-2015 | United States | Domo, Inc. (UT) |
| Display Screen or Portion Thereof with a Graphical User Interface For Analytics | D761,288 | 6-Apr-2015 | United States | Domo, Inc. (UT) |
| Display Screen or Portion Thereof with a Graphical User Interface For Analytics | D769,908 | 7-Aug-2015 | United States | Domo, Inc. (UT) |
| Display Screen or Portion Thereof with a Graphical User Interface | D773,514 | 18-Nov-2015 | United States | Domo, Inc. (UT) |
| Display Screen or Portion | D773,515 | 18-Nov-2015 | United | Domo, Inc. (UT) |

| Name of Patent | Patent Number | Date of Filing | Jurisdiction of Filing | Name of Patent Holder if other than Borrower |
|---|---------------|----------------|---------------------------|--|
| Thereof with a Graphical User Interface | | | States | |
| Display Screen or Portion Thereof with a Graphical User Interface For Analytics | D777,749 | 6-Apr-2015 | United States | Domo, Inc. (UT) |
| Display Screen or Portion Thereof with a Graphical User Interface For Analytics | D778,296 | 6-Apr-2015 | United States | Domo, Inc. (UT) |
| Display Screen or Portion Thereof with a Graphical User Interface For Analytics | D778,932 | 6-Apr-2015 | United States | Domo, Inc. (UT) |
| Display Screen or Portion Thereof with a Graphical User Interface For Analytics | D778,933 | 6-Apr-2015 | United States | Domo, Inc. (UT) |
| Display Screen or Portion Thereof with a Graphical User Interface For Analytics | D779,523 | 6-Apr-2015 | United States | Domo, Inc. (UT) |

| Display Screen or Portion Thereof with a Graphical User Interface For Analytics | D779,524 | 6-Apr-2015 | United States | Domo, Inc. (UT) |
|---|----------|-------------|------------------|-----------------|
| Display Screen or Portion Thereof with a Graphical User Interface For Analytics | D780,205 | 6-Apr-2015 | United States | Domo, Inc. (UT) |
| Animated Graphical User Interface for a Display Screen or Portion Thereof | D780,213 | 6-Apr-2015 | United States | Domo, Inc. (UT) |
| Display Screen or Portion Thereof with a Graphical User Interface | D781,914 | 18-Nov-2015 | United States | Domo, Inc. (UT) |
| Display Screen or Portion Thereof with a Graphical User Interface | D785,023 | 15-Dec-2015 | United States | Domo, Inc. (UT) |
| Display Screen or Portion | D792,437 | 28-Mar-2016 | United | Domo, Inc. (UT) |

| Thereof with a Graphical User Interface | | | States | |
|--|--------------|-------------|------------------|-----------------|
| Display Screen or Portion Thereof with a Graphical User Interface | D794,665 | 15-Dec-2015 | United States | Domo, Inc. (UT) |
| Display Screen or Portion Thereof with a Graphical User Interface | D799,532 | 22-Mar-2017 | United States | Domo, Inc. (UT) |
| System Method and Computer Executable Program for Information Tracking from Heterogeneous Sources | JP 4550074 | 23-Jan-2007 | Japan | Domo, Inc. (UT) |
| Device and Method for Arranging Data for Use by a Data Client, Such as a Graph | US 5,933,830 | 9-May-1997 | United States | Domo, Inc. (UT) |
| Metadata Exchange | US 6,611,838 | 1-Sep-2000 | United States | Domo, Inc. (UT) |
| System and Method for Dynamically Generating a Textual Description for a Visual Data Representation | US 6,972,763 | 15-Oct-2002 | United States | Domo, Inc. (UT) |
| System and Method for Dynamically Generating a Textual Description for a Visual Data Representation | US 6,972,763 | 15-Oct-2002 | United States | Domo, Inc. (UT) |
| System and Method for Dynamically Generating a Textual Description for a Visual Data Representation | US 6,972,763 | 15-Oct-2002 | United States | Domo, Inc. (UT) |
| Method for Determining Conversion Algorithm for Converting the Data Values in the First Column Quantified Using the First Measurement Unit Into the Equivalent Data Values When Quantified Using to the Second Measurement Unit, Executing Query Against Converted Data, Where the Query Result Includes Data Values Measured Using at Least One | US 7,246,116 | 22-Apr-2004 | United States | Domo, Inc. (UT) |

| of the First and Second Measurement Units | | | | |
|---|--------------|-------------|------------------|-----------------|
| Method, System, and Article of Manufacture for Processing Updates to Insert Operations | US 7,251,650 | 25-Aug-2003 | United States | Domo, Inc. (UT) |
| Transparent Archiving | US 7,287,048 | 7-Jan-2004 | United States | Domo, Inc. (UT) |
| Apparatus, System, and Method for Passing Data Between an Extensible Markup Language Document and a Hierarchical Database | US 7,290,012 | 16-Jan-2004 | United States | Domo, Inc. (UT) |
| Method, System, Program for Determining Frequency of Updating Database Histograms | US 7,299,248 | 29-Jun-2004 | United States | Domo, Inc. (UT) |
| System and Method for Decomposition of Multiple Items Into the Same Fable-Column Pair Without Dedicated Mapping Constructs | US 7,308,455 | 22-Dec-2004 | United States | Domo, Inc. (UT) |
| System and Method for Alerting on Open File-Share Sessions on a User's Electronic Device | US 7,581,004 | 15-Feb-2006 | United States | Domo, Inc. (UT) |
| System and Method for Ensuring That a Web Browser Displays the Highest Ranked Image Format Possible for an Image | US 7,769,895 | 16-Aug-2002 | United States | Domo, Inc. (UT) |
| System and Method for Ensuring That a Web Browser Displays the Highest Ranked Image Format Possible for an Image | US 7,769,895 | 16-Aug-2002 | United States | Domo, Inc. (UT) |
| System and Method for Ensuring that a Web Browser Displays the Highest Ranked Image Format Possible for an Image | US 7,769,895 | 16-Aug-2002 | United States | Domo, Inc. (UT) |

| Optimal Use of Triggers for Detecting Database Events | US 7,984,021 | 5-Dec-2003 | United States | Domo, Inc. (UT) |
|--|--------------|-------------|------------------|-----------------|
| Model Content Provider with Reusable Components for Supporting a Plurality of Gui Api's | US 7,984,060 | 18-Jun-2008 | United States | Domo, Inc. (UT) |
| Three-Dimensional Data Structure for Storing Data of Multiple Domains and the Management Thereof | US 7,984,072 | 18-Dec-2008 | United States | Domo, Inc. (UT) |
| Determining Readiness of an Organization to Utilize an Information Technology Asset | US 7,991,639 | 22-Dec-2006 | United States | Domo, Inc. (UT) |
| Method and System for Dynamically Collecting Data for Checkpoint Tuning and Reduce Recovery Time | US 7,991,744 | 10-Jul-2008 | United States | Domo, Inc. (UT) |
| Database Log Capture That Publishes Transactions to Multiple Targets to Handle Unavailable Targets by Separating the Publishing of Subscriptions and Subsequently Recombining the Publishing | US 7,991,745 | 24-Dec-2008 | United States | Domo, Inc. (UT) |
| Managing and Coordinating Savepoint Functionality in a Distributed Database System | US 7,991,752 | 29-Aug-2007 | United States | Domo, Inc. (UT) |
| Method, System and Program Product for Transforming a Single Language Program Into Multiple Language Programs | US 7,992,139 | 29-Nov-2006 | United States | Domo, Inc. (UT) |
| System, Method and Computer Executable Program for Information Tracking from Heterogeneous Sources | US 7,996,407 | 23-Jan-2008 | United States | Domo, Inc. (UT) |
| Creation of Pre-Filters for More Efficient X-Path Processing | US 7,996,444 | 18-Feb-2008 | United States | Domo, Inc. (UT) |

| Systems and Media for Sharing Session Data on a Network | US 7,996,542 | 5-Dec-2008 | United States | Domo, Inc. (UT) |
|---|--------------|-------------|------------------|-----------------|
| Consolidated Content Management | US 7,996,754 | 13-Feb-2006 | United States | Domo, Inc. (UT) |
| Apparatus, System, and Method for Hierarchical Rollback of Business Operations | US 8,001,091 | 29-Aug-2007 | United States | Domo, Inc. (UT) |
| Purging of Stored Timeseries Data | US 8,001,093 | 3-Apr-2008 | United States | Domo, Inc. (UT) |
| Creation of Pre-Filters for More Efficient X-Path Processing | US 8,001,166 | 28-Mar-2008 | United States | Domo, Inc. (UT) |
| System and Method for Multiple Distinct Aggregate Queries | US 8,005,868 | 7-Mar-2008 | United States | Domo, Inc. (UT) |
| Method for Multicontext Xml Fragment Reuse and Validation in a Content Management System | US 8,010,518 | 15-Feb-2007 | United States | Domo, Inc. (UT) |
| Method and System for Cleansing Sequence-Based Data at Query Time | US 8,015,176 | 21-May-2008 | United States | Domo, Inc. (UT) |
| Modifying Entry Names in Directory Server | US 8,015,195 | 25-Apr-2008 | United States | Domo, Inc. (UT) |
| Method and System for Obtaining User Data Having User-Defined Data Types | US 8,015,217 | 2-Jan-2008 | United States | Domo, Inc. (UT) |
| Method for Dynamically Finding Relations Between Database Tables | US 8,019,771 | 30-Nov-2006 | United States | Domo, Inc. (UT) |
| An Efficient Locking Protocol for Sub-Document Concurrency Control Using Prefix Encoded Node Identifiers in Xml Databases | US 8,019,779 | 4-May-2004 | United States | Domo, Inc. (UT) |
| Information Retrieval with Unified Search Using | US 8,024,324 | 30-Jun-2008 | United States | Domo, Inc. (UT) |

| Multiple Facets | | | | |
|---|--------------|-------------|------------------|-----------------|
| Intelligent Deletion of Elements to Maintain Referential Integrity of Dynamically Assembled Components in a Content Management System | US 8,027,960 | 11-Mar-2009 | United States | Domo, Inc. (UT) |
| Creation of Generic Hierarchies | US 8,032,484 | 30-Mar-2007 | United States | Domo, Inc. (UT) |
| System Using Virtual Replicated Tables in a Cluster Database Management System | US 8,032,488 | 17-Oct-2008 | United States | Domo, Inc. (UT) |
| Method and System Providing Extended and End-To-End Data Integrity Through Database and Other System Layers | US 8,032,497 | 26-Sep-2007 | United States | Domo, Inc. (UT) |
| Managing Structured Content Stored As a Binary Large Object (Blob) | US 8,032,521 | 8-Aug-2007 | United States | Domo, Inc. (UT) |
| Management of User Authorizations | US 8,042,158 | 4-Apr-2008 | United States | Domo, Inc. (UT) |
| Prevention of Redundant Indexes in a Database Management System | US 8,055,646 | 5-Aug-2008 | United States | Domo, Inc. (UT) |
| Management of Relationships Between Database Tables | US 8,055,683 | 14-Oct-2004 | United States | Domo, Inc. (UT) |
| System for Validating a Document Conforming to a First Schema with Respect to a Second Schema | US 8,065,608 | 26-Mar-2008 | United States | Domo, Inc. (UT) |
| Autonomic Rule Generation in a Content Management System | US 8,069,154 | 5-Mar-2007 | United States | Domo, Inc. (UT) |
| System and Method for Database Management | US 8,082,520 | 26-Feb-2004 | United States | Domo, Inc. (UT) |
| Synchroni AN EFFICIENT LOCKING PROTOCOL FOR | US 8,089,987 | 29-Jun-2006 | United States | Domo, Inc. (UT) |

| | 1 | | | |
|--|--------------------------|----------------------------|------------------|-----------------|
| SUB-DOCUMENT CONCURRENCY CONTROL USING PREFIX ENCODED NODE IDENTIFIERS IN XML DATABASES Symphomizing In-Memory Caches While Being Updated by a High Rate Data Stream | | | | |
| Method for Updating Databases | US 8,090,700 | 26-Feb-2008 | United States | Domo, Inc. (UT) |
| Index Maintenance in a Multi- Node Database | US 8,090,710 | 22-Apr-2008 | United States | Domo, Inc. (UT) |
| Controlling Modification of Components in a Content Management System | US 8,095,556 | 11-Apr-2008 | United States | Domo, Inc. (UT) |
| Method for Presentation of Revisions of an Electronic Document | US 8,208,308 | 1-May-2006 | United States | Domo, Inc. (UT) |
| Document Revisions in a Collaborative Computing Environment | US 8,566,301 | 17-Aug-2010 | United States | Domo, Inc. (UT) |
| Aligning Segments of Bar Graphs for Comparative Analysis | US 8,914,740 | 19-Jun-2012 | United States | Domo, Inc. (UT) |
| Determining Usefulness of Data Alert | US 9,082,282 | 28-Jan-2015 | United States | Domo, Inc. (UT) |
| Presentation of Document History in a Web Browsing Application | US 9,135,228 | 11-May-2012 | United States | Domo, Inc. (UT) |
| Automatic Web Service Monitoring | US 9,191,285 | 21-Apr-2014 | United States | Domo, Inc. (UT) |
| Automated Suggested Alerts Based on Natural Language and User Profile | US 9,235,978 | 23-Jul-2013 | United States | Domo, Inc. (UT) |
| Information-Environment MapDynamic Expansion of Data Visualizations | US 9,369,1709,202,297 | 28-489-204527-Iun- 2012 | United States | Domo, Inc. (UT) |

| Information Environment Map | US 9,299,170 | 28-Jan-2015 | United States | Domo, Inc. (UT) |
|--|--------------------------------|----------------------------|------------------|-----------------|
| | | | | |
| Viewer Traffic Visualization Platform | US 9,467,745 | 15-Sep-2015 | United States | Domo, Inc. (UT) |
| Systems and Methods for Automated Alerts | US 9,564,040 | 9-Dec-2015 | United States | Domo, Inc. (UT) |
| Automatic Creation of Drill Paths | US 9,792,017 | 18-Apr-2014 | United States | Domo, Inc. (UT) |
| Comparative Graphical Data Representation | US 9,804,726 | 11-Apr-2012 | United States | Domo, Inc. (UT) |
| Automated Combination of Multiple Data Visualizations | US 9,818,211 | 18-Sep-2013 | United States | Domo, Inc. (UT) |
| Dynamic Expansion of Data Visualizations VIEWER TRAFFIC VISUALIZATION PLATFORM | US 0,930,397 <u>9973805</u> | 37-Jan-201209-Sep -2016 | United States | Domo, Inc. (UT) |
| Automated Provision of Information for a Summary Data Visualization | 10001898 | 18-Nov-2013 | United States | Domo, Inc. (UT) |
| DYNAMIC EXPANSION OF DATA VISUALIZATIONS | 10474352 | 15-Oct-2015 | United States | Domo, Inc. (UT) |
| AUTOMATED COMBINATION OF MULTIPLE DATA VISUALIZATIONS | 10510172 | 17-Oct-2017 | United States | Domo, Inc. (UT) |
| COMPARATIVE GRAPHICAL DATA REPRESENTATION | 10606435 | 09-Sep-2017 | United States | Domo, Inc. (UT) |
| AUTOMATIC CREATION OF DRILL PATHS | 10726624 | 08-Aug-2017 | United States | Domo, Inc. (UT) |
| COMPARATIVE GRAPHICAL DATA REPRESENTATION | 11340750 | 17-Feb-2020 | United States | Domo, Inc. (UT) |
| AUTOMATED COMBINATION OF MULTIPLE DATA VISUALIZATIONS | 11361486 | 12-Sep-2019 | United States | Domo, Inc. (UT) |

Patent Applications:

| Description of Patent Application | Patent Application Number | Date of Filing | Jurisdiction of Filing | Name of application holder if other than Borrower |
|---|---------------------------------|----------------|---------------------------|--|
| Dynamic Display of Documents Associated with Visualizations | 13/710,125 | 10-Dec-2012 | United States | Domo, Inc. (UT) |
| Automatically generate KPI descriptors (information defining a KPI) from a specified data type (measurement item) given a set of operators and dimensions | 13/867,994 | 22-Apr-2013 | United States | Domo, Inc. (UT) |
| Document Scans for Key Performance Indicator Report Analysis and Recommendations | 13/909,461 | 4-Jun-2013 | United States | Domo, Inc. (UT) |
| Antennand Envision of Information for a Summery Data Visualisation | 11482803 | 18-Nov-2013 | United States | Dome, inc. (UT) |
| Transient animation to indicate that content in a graphical user interface extends beyond visible bounds (is scrollable) | 14/202,321 | 10-Mar-2014 | United States | Domo, Inc. (UT) |
| Automatic Dynamic Reusable Data Recipes | 14/257,669 | 21-Apr-2014 | United States | Domo, Inc. (UT) |
| Automatically Aggregating Status Reports | 14/289,875 | 29-May-2014 | United States | Domo, Inc. (UT) |
| Automatic Assignment | 14/543,730 | 17-Nov-2014 | United States | Domo, Inc. (UT) |
| Suggestions | | | | |
| Transitioning Between Visual Representations | 14/712,492 | 14-May-2015 | United States | Domo, Inc. (UT) |
| Determining Usefulness of Data Alert | 14/735,999 | 10-Jun-2015 | United States | Domo, Inc. (UT) |
| Exemplications Amount of Exits | 14/884,593 | 15-640-2015 | United States | Domo, inc. (UT) |

| Description of Patent Application | Patent Application Number | Date of Filing | Jurisdiction of Filing | Name of application holder if other than Borrower |
|--|---------------------------------|----------------|------------------------|--|
| Displaying information using map visualization | 15/083,038 | 28-Mar-2016 | United States | Domo, Inc. (UT) |
| sécusi-combouni com interface | 15/255,142 | 2-Sep-2016 | United States | Domo, Inc. (UT) |
| Systems and Methods for Automated Alerts | 15/419,838 | 30-Jan-2017 | United States | Domo, Inc. (UT) |
| Transitioning Between Visual Representations | 15/725,582 | 14-May-2015 | United States | Domo, Inc. (UT) |
| Amonward Combination of Multiple Data Visualizations | 45/244,512 | 17-Oct-2017 | United States | Done-Inc-(UI) |
| Apps: Highlights | 29/523,006 | 6-Apr-2015 | United States | Domo, Inc. (UT) |
| Org Chart 1 | 29/548,654 | 15-Dec-2015 | United States | Domo, Inc. (UT) |
| Org Chart 2 | 29/548,656 | 15-Dec-2015 | United States | Domo, Inc. (UT) |
| Org Chart 3 | 29/548,658 | 15-Dec-2015 | United States | Domo, Inc. (UT) |
| TV Measurement + Video | 29/580,273 | 7-Oct-2016 | United States | Domo, Inc. (UT) |
| Apps: Highlights | 29/585,737 | 28-Nov-2016 | United States | Domo, Inc. (UT) |
| TV Impression Tracker | 29/590,737 | 12-Jan-2017 | United States | Domo, Inc. (UT) |
| TV Impression Tracker | 29/591,425 | 19-Jan-2017 | United States | Domo, Inc. (UT) |
| TV Impression Tracker | 29/591,437 | 19-Jan-2017 | United States | Domo, Inc. (UT) |
| Data Warehouse UI 1 | 29/594,662 | 21-Feb-2017 | United States | Domo, Inc. (UT) |
| Buzz Threading Model | 29/596,864 | 11-Mar-2017 | United States | Domo, Inc. (UT) |
| ROI Marketing App | 29/607,327 | 12-Jun-2017 | United States | Domo, Inc. (UT) |
| Aligning Stacked Chart Data on the Baseline on Hover | 29/614,988 | 24-Aug-2017 | United States | Domo, Inc. (UT) |
| A standard card detail view, including a common graph type | 29/619,077 | 27-Sep-2017 | United States | Domo, Inc. (UT) |
| Chart Picker-Live Thumbnails Preview (Bar) | 29/621,165 | 5-Oct-2017 | United States | Domo, Inc. (UT) |

| Description of Patent Application | Patent Application Number | Date of Filing | Jurisdiction of Filing | Name of application holder if other than Borrower |
|--|---------------------------------|----------------|---------------------------|--|
| Chart Picker-Live Thumbnails Preview (Pie) | 29/621,169 | 5-Oct-2017 | United States | Domo, Inc. (UT) |
| Apps: All Reps Scorecard | 29/621,265 | 5-Oct-2017 | United States | Domo, Inc. (UT) |
| DomoAlert Center - Hover transition between categories (Black and White) | 29/622,376 | 17-Oct-2017 | United States | Domo, Inc. (UT) |
| DomoAlert Center - Hover transition between categories (Color) | 29/622,380 | 17-Oct-2017 | United States | Domo, Inc. (UT) |
| Alert Center - Intro sequence (BW) | 29/622,383 | 17-Oct-2017 | United States | Domo, Inc. (UT) |
| Alert Center - Intro sequence (Color) | 29/622,393 | 17-Oct-2017 | United States | Domo, Inc. (UT) |
| Alert Center - New Event Cluster (BW) | 29/622,409 | 17-Oct-2017 | United States | Domo, Inc. (UT) |
| Alert Center - New Event Cluster (Color) | 29/622,414 | 17-Oct-2017 | United States | Domo, Inc. (UT) |
| Alert Center - Category-to- card flow transition | 29/622,485 | 17-Oct-2017 | United States | Domo, Inc. (UT) |
| Alert Center - Card flow interface | 29/622,486 | 17-Oct-2017 | United States | Domo, Inc. (UT) |
| Alert Center - Category popup | 29/622,487 | 17-Oct-2017 | United States | Domo, Inc. (UT) |
| Alert Center - Search highlighting | 29/622,489 | 17-Oct-2017 | United States | Domo, Inc. (UT) |
| Display Screen or Portion Thereof with a Graphical User Interface | 30/75712 | 20-Apr-2016 | EUIPO Community | Domo, Inc. (UT) |
| Systems and Methods for Messaging and Collaboration - Buzz Messaging | 62/474,598 | 21-Mar-2017 | United States | Domo, Inc. (UT) |
| Systems and Methods for data | 62/562,488 | 24-Sep-2017 | United States | Domo, Inc. (UT) |

| Description of Patent Application | Patent Application Number | Date of Filing | Jurisdiction of Filing | Name of application holder if other than Borrower |
|--------------------------------------|---------------------------------|----------------|---------------------------|--|
| analysis and visualization | | | | |
| spanning multiple datasets - | | | | |
| JitDru | | | | |

Trademarks:

| Trademark | Trademark Number | Date of Filing | Jurisdiction of Filing | Name of trademark holder if other than Borrower |
|------------|---------------------|----------------|------------------------|---|
| BEAST MODE | 4873194 | 2-Mar-15 | United States | Domo, Inc. (UT) |
| BEAST MODE | 4873194 | 2-Mar-15 | United States | Domo, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | Austria | Dome, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | Belgium | Domo, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | Bulgaria | Domo, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | Cyprus | Domo, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | Czech Republic | Domo, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | Denmark | Domo, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | Estonia | Domo, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | Fioland | Domo, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | France | Domo, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | Germany | Dome, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | Greece | Domo, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | Hungary | Domo, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | Ireland | Domo, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | <u>litaly</u> | Domo, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | Latvia | Domo, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | Labaania | Domo, Inc. (UT) |
| CENTERVIEW | 4840021 | 9-Jan-06 | Luxembourg | Domo, Inc. (UT) |

| Trademark | Trademark Number | Date of Filing | Jurisdiction of Filing | Name of trademark holder if other than Borrower | |
|------------|---------------------|----------------------------|----------------------------|---|--|
| CENTERVIEW | 4840021 | 9-Jan-06 | <u>Malta</u> | Domo, Inc. (UT) | |
| CENTERVIEW | 4840021 | 9-Jan-06 | Netherlands | Domo, Inc. (UT) | |
| CENTERVIEW | 4840021 | 9-Jan-06 | Poland | Domo, Inc. (UT) | |
| CENTERVIEW | 4840021 | 9-Jan-06 | Portugal | Domo, Inc. (UT) | |
| CENTERVIEW | 4840021 | 9-Jan-06 | Romania | Domo, Inc. (UT) | |
| CENTERVIEW | 4840021 | 9-Jan-06 | Slovakis | Domo, Inc. (UT) | |
| CENTERVIEW | 4840021 | 9-Jan-06 | Slovenia | Domo, Inc. (UT) | |
| CENTERVIEW | 4840021 | 9-Jan-06 | Spain | Domo, Inc. (UT) | |
| CENTERVIEW | 4840021 | 9-Jan-06 | Sweden | Domo, Inc. (UT) | |
| CENTERVIEW | 4840021 | 9-Jan-06 | United Kingdom | Domo, Inc. (UT) | |
| CENTERVIEW | 3197617 | 19-Jul-05 | United States | Domo, Inc. (UT) | |
| DOJO | 4984717 | 26-Mar-15 | United States | Domo, Inc. (UT) | |
| DOMO | 43779032815126 | 44-Jail-14 <u>1-Oct-14</u> | United States Argentina | Domo, Inc. (UT) | |
| DOMO | 1242317 | 29-Sep-14 | Australia | Domo, Inc. (UT) | |
| DOMO | 13320163 | 2-Oct-14 | Austria | Domo, Inc. (UT) | |
| DOMO | 13320163 | 2-Oct-14 | Belgium | Domo, Inc. (UT) | |
| DOMO | 13320163 | 2-Oct-14 | Bulgaria | Domo, Inc. (UT) | |
| DOMO | 1242317 | 29-Scp-14 | China | Domo, Inc. (UT) | |
| DOMO | 1242317 | 29-8ep-14 | Colombia | Dome, Inc. (UT) | |
| DOMO | 13320163 | <u>2-Oct-14</u> | Cyprus | Dome, Inc. (UT) | |
| DOMO | 13320163 | <u>2-Oct-14</u> | Czech Republic | Domo, Inc. (UT) | |
| DOMO | 13320163 | 2-Oct-14 | Denmark | Domo, Inc. (UT) | |
| DOMO | 13320163 | 2-Oct-14 | Estonia | Domo, Inc. (UT) | |
| DOMO | 13320163 | 2-Oct-14 | Finland | Domo, Inc. (UT) | |

| Trademark | Trademark Number | Date of Filing | Jurisdiction of Filing | Name of trademark holder if other than Borrower |
|-----------|---------------------|----------------|---------------------------|---|
| DOMO | 13320163 | 2-Oct-14 | France | Domo, Inc. (UT) |
| DOMO | 13320163 | 2-Oct-14 | Germany | Domo, Inc. (UT) |
| DOMO | 13320163 | 2-Oct-14 | Greece | Domo, Inc. (UT) |
| DOMO | 303155076 | 3-Oct-14 | Hong Kong | Domo, Inc. (UT) |
| DOMO | 13320163 | 2-Oct-14 | Hungary | Domo, Inc. (UT) |
| DOMO | 1242317 | 29-Sep-14 | <u>India</u> | Domo, Inc. (UT) |
| DOMO | 13320163 | 2-Oct-14 | Ircland | Domo, Inc. (UT) |
| DOMO | 1242317 | 29-Sep-14 | Israel | Domo, Inc. (UT) |
| DOMO | 13320163 | 2-Oct-14 | Italy | Domo, Inc. (UT) |
| DOMO | 1242317 | 29-Sep-14 | Japan | Domo, Inc. (UT) |
| DOMO | 1242317 | 29-Scp-14 | <u>Korea</u> | Domo Inc. (UT) |
| DOMO | 13320163 | 2-Oct-14 | Latvia | Domo, Inc. (UT) |
| DOMO | 13320163 | 2-Oct-14 | Lithuania | Domo, Inc. (UT) |
| DOMO | 13320163 | 2-Oct-14 | Luxembourg | Domo, Inc. (UT) |
| DOMO | 13320163 | 2-Oct-14 | <u>Malta</u> | Domo, Inc. (UT) |
| DOMO | 1242317 | 29-Sep-14 | Mexico | Domo, Inc. (UT) |
| DOMO | 13320163 | 2-Oct-14 | Netherlands | Domo, Inc. (UT) |
| DOMO | 1242317 | 29-Sep-14 | Norway | Domo, Inc. (UT) |
| DOMO | 13320163 | 2-Oct-14 | Poland | Domo, Inc. (UT) |
| DOMO | 13320163 | 2-Oct-14 | Portugal | Domo, Inc. (UT) |
| DOMO | 13320163 | 2-00:14 | Romania | Domo, Inc. (UT) |
| DOMO | 1242317 | 29-Sep-14 | Russia | Dome, Inc. (UT) |
| DOMO | 1242317 | 29-Sep-14 | Singapore | Domo, Inc. (UT) |
| DOMO | <u>13320163</u> | 2-Oct-14 | <u>Slovakia</u> | Domo Inc (UT) |
| DOMO | 13320163 | 2-Oct-14 | Slovenia | Domo, Inc. (UT) |

| Trademark | Trademark Number | Date of Filing | Jurisdiction of Filing | Name of trademark holder if other than Borrower |
|--------------------------------|------------------------|----------------------------|---------------------------|---|
| <u>DOMO</u> | 13320163 | 2-Oct-14 | <u>Spain</u> | Domo, Inc. (UT) |
| DOMO | 13320163 | 2-Oct-14 | Sweden | Domo, Inc. (UT) |
| <u>DOMO</u> | 1242317 | 29-8ep-14 | Switzerland | Domo, Inc. (UT) |
| DOMO | 13320163 | 2-Oct-14 | United Kingdom | Domo, Inc. (UT) |
| DOMO | 4377003 | 14-Jul-11 | United States | Domo, Inc. (UT) |
| DOMO | 135391 | 14-Mar18 | Macau | Dome, Inc. (UT) |
| DOMO-DOJODOMOBUZZ | 49847824955481 | 4-Apr-4528-Aug-20 | United States | Domo, Inc. (UT) |
| DOMO DOJO | 4984782 | 1-Apr-15 | United States | Domo, Inc. (UT) |
| DOMOPALOOZA | 4942501 | 19-Jan-15 | United States | Domo, Inc. (UT) |
| DOMOPALOXZAPOPCHA RT | 4942891 <u>2761009</u> | 49-Jan-15 <u>12-Apr-02</u> | United States | Domo, Inc. (UT) |
| POPCHARIDOMO BUSINESS CLOUD | 2764009 <u>5675636</u> | 43-Aps-0222-Mar-1 6 | United States | Domo, Inc. (UT) |
| DOMO IS THE BUSINESS CLOUD | 6108135 | 22-Mar-16 | United States | Domo, Inc. (UT) |
| BUSINESS-IN-A-BOX | 6301567 | 23-Mar-2017 | United States | Domo, Inc. (UT) |
| MR ROBOTO | 5880510 | 9-May-2017 | United States | Domo, Inc. (UT) |
| POR THE GOOD OF THE COMPANY | 5758685 | 25-Jan-2018 | United States | Domo, Inc. (UT) |
| FOR THE GOOD OF THE COMPANY | 5682260 | 25-Jan-2018 | United States | Dome, Inc. (UT) |
| POR THE GOOD OF THE COMPANY | 1401072 | 29-Jan-2018 | WIPO Australia | Domo, Inc. (UT) |
| FOR THE GOOD OF THE COMPANY | 1401072 | 29-Jan-2018 | Mexico | Dome, Inc. (UT) |
| FOR THE GOOD OF THE COMPANY | 1278890 | 31-Jan-2018 | Chile | Domo, Inc. (UT) |
| FOR THE GOOD OF THE COMPANY | 3046272 | 31-Jar-2018 | Agentina | Domo, Inc. (UT) |
| FOR THE GOOD OF THE | 3006799 | 31-Jan-2018 | Argentina | Domo, Inc. (UT) |

| Trademark | Trademark Number | Date of Filing | Jurisdiction of Filing | Name of trademark holder if other than Borrower |
|---|---------------------|----------------|------------------------|---|
| COMPANY | | | | |
| FOR THE GOOD OF THE COMPANY | 2018/02313 | 31-Jan-2018 | South Africa | Domo, Inc. (UT) |
| FOR THE GOOD OF THE COMPANY | 2018/02314 | 31-Jan-2018 | South Africa | Domo, Inc. (UT) |
| GOFAST GOBIG GO BOLD | 6236901 | 18-Feb-2020 | United States | Dome, Inc. (UT) |
| BILEVERAGE AT CLOUD SCALE IN RECORD TIME | 6627502 | 4-Mar-2021 | United States | Domo, Inc. (UT) |

Trademark Applications:

| Traucinark Applications. | | | | | |
|--------------------------|------------------------------------|----------------|---------------------------|---|--|
| Trademark | Trademark Application Number | Date of Filing | Jurisdiction of Filing | Name of application holder if other than Borrower | |
| BUSINESS CLOUD | 86948221 | 22-Mar-16 | United States | Domo, Inc. (UT) | |
| BUSINESS CLOUD | 86948221 | 22-Mar-16 | United States | Domo, Inc. (UT) | |
| BUSINESS CLOUD | 86948221 | 22-Mar-16 | United States | Domo, Inc. (UT) | |
| BUSINESS CLOUD | 86948221 | 22-Mar-16 | United States | Domo, Inc. (UT) | |
| BUSINESS CLOUD | 86948221 | 22-Mar-16 | United States | Domo, Inc. (UT) | |
| BUSINESS CLOUD | 86948221 | 22-Mar-16 | United States | Domo, Inc. (UT) | |
| BUSINESS CLOUD (Icon) | 86948224 | 22-Mar-16 | United States | Domo, Inc. (UT) | |
| BUSINESS CLOUD (Icon) | 86948224 | 22-Mar-16 | United States | Domo, Inc. (UT) | |
| BUSINESS CLOUD (Icon) | 86948224 | 22-Mar-16 | United States | Domo, Inc. (UT) | |
| BUSINESS CLOUD (Icon) | 86948224 | 22-Mar-16 | United States | Domo, Inc. (UT) | |
| BUSINESS CLOUD (Icon) | 86948224 | 22-Mar-16 | United States | Domo, Inc. (UT) | |
| BUSINESS CLOUD (Icon) | 86948224 | 22-Mar-16 | United States | Domo, Inc. (UT) | |
| DOMO BUSINESS CLOUD | 86948326 <u>5675</u> <u>636</u> | 22-Mar-16 | United States | Domo, Inc. (UT) | |
| DOMO BUSINESS CLOUD | 86948326 <u>5675</u> <u>636</u> | 22-Mar-16 | United States | Domo, Inc. (UT) | |

| Trademark | Trademark Application Number | Date of Filing | Jurisdiction of Filing | Name of application holder if other than Borrower |
|---|------------------------------------|--------------------------|--------------------------------|---|
| DOMO BUSINESS CLOUD | 86948326 <u>5675</u> <u>636</u> | 22-Mar-16 | United States | Domo, Inc. (UT) |
| DOMO BUSINESS CLOUD | 86948226 <u>5675</u> <u>636</u> | 22-Mar-16 | United States | Domo, Inc. (UT) |
| DOMO IS THE BUSINESS CLOUD | 86948226 <u>86948</u> 218 | 22-Mar-16 | United States | Domo, Inc. (UT) |
| CLOUD CLOUD | N. 604 (4.24) | 44-44 | Laured States | Domo, Inc. (UT) |
| DOMO IS THE BUSINESS CLOUD | 86948218 | 22-Mar-16 | United States | Domo, Inc. (UT) |
| DOMO IS THE BUSINESS CLOUD | 86948218 | 22-Mar-16 | United States | Domo, Inc. (UT) |
| DOMO IS THE BUSINESS CLOUD | 86948218 | 22-Mar-16 | United States | Domo, Inc. (UT) |
| DOMO ISFOR THE BUSINESS CLOUDGOOD OF THE COMPANY | 86948348 <u>1880</u> 338 | 22-Mar-1630-Jan- 2018 | United States <u>Carada</u> | Domo, Inc. (UT) |
| DOMO-ISFOR THE BUSINESS-CLOUDGOOD OF THE COMPANY | %648248 <u>1880</u> 338 | 22-Man-1630-Jan- 2018 | United States <u>Canada</u> | Domo, Inc. (UT) |
| DOMO IS THE BUSINESS GLOUDMODERN BI FOR ALL | 86948218 <u>9055</u> 9929 | 32-Max-164-Mar- 2021 | United States | Domo, Inc. (UT) |

Registered Copyrights:

| Domo source code | 40534-CR1001 | 2/3/2015 | United States | Domo, Inc. (UT) |
|------------------|---------------------|----------------|------------------------|---|
| Copyright | Copyright Number | Date of Filing | Jurisdiction of Filing | Name of copyright holder if other than Borrower |

RECORDED: 08/10/2023