

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
MUSIC OF YOUR LIFE, LLC		01/14/2008	CORPORATION:
RECEIVING PARTY DATA			
Name:	CONCIERGE TECHNOLOGIES, INC.		
Street Address:	22048 SHERMAN WY, STE. 301		
City:	CANOGA PARK		
State/Country:	CALIFORNIA		
Postal Code:	91303		
Entity Type:	CORPORATION:		
PROPERTY NUMBERS Total: 3			
Property Type	Number	Word Mark	
Registration Number:	2268552	MUSIC OF YOUR LIFE	
Registration Number:	1367083	MUSIC OF YOUR LIFE	
Registration Number:	1326350		
CORRESPONDENCE DATA			
Fax Number:	(805)642-0080		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	8056434256		
Email:	MARC@PLANETHALO.COM		
Correspondent Name:	CONCIERGE TECHNOLOGIES, INC.		
Address Line 1:	22048 SHERMAN WY, STE 301		
Address Line 4:	SHERMAN OAKS, CALIFORNIA 91303		
NAME OF SUBMITTER:	MARC ANGELL		
Signature:	/marc angell/		
Date:	01/14/2008		

OP \$90.00 2268552

Total Attachments: 3

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Memorandum of Understanding

January 12, 2007

Music of Your Life Radio Network
6525 Babcock Street
Malabar FL 32950
Attn: Kerry Fink

Dear Mr. Fink,

After days of discussions and review of possible scenarios whereby Concierge Technologies, Inc ("CTI") may, over time, be a suitable candidate to acquire the assets of Music of Your Life ("MOYL") we would like to offer the following steps as a means to solidify a relationship. We understand that time is of the essence as your affiliates will require new programming hardware and agreements within the next several days. Therefore, please review the following paragraphs and if you are in agreement with the terms, and we have reflected in all material respects your understanding of the transactions we have proposed, please sign where indicated at the end of this letter. Your signature will cause for both of us to take definitive actions that, once taken, will be binding.

- I. CTI shall, by January 14, 2007, enter into a service agreement with Clear Channel Satellite Services ("CCSS") covering an initial quantity of 17, maximum quantity of 100 of the XDS-Pro 4 type receivers of at the rate of \$95 - \$120 per month for a term of 36 months (the "Service Fees").
 - a. The monthly fees due CCSS, (the "Service Fees") shall be paid by CTI and considered in the aggregate a secured loan from CTI to MOYL.
 - b. CTI shall pay the amount of the monthly Service Fees for a period of no less than 3 consecutive months.
 - i. After three months, provided CTI has not acquired the assets of MOYL, MOYL shall remit the monthly Service Fees, in the amount billed to CTI plus 10%, each month and continuing so long as the Service Agreement remains in effect between CTI and CCSS.
 - c) MOYL shall maintain its current satellite uplink connection with CCSS at the expense of MOYL.
 - d) MOYL shall operate its business as ongoing, including, but not limited to, collecting receivables and depositing receivables into its business account, maintaining its office, phones, Internet connections and website, retaining existing advertising agency accounts, procuring new business opportunities and other necessary functions.

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II. As collateral and further inducement for CTI to make the loan of Service Fees, MOYL shall

a. Transfer, immediately upon the payment of the first month installment of the Service Fees to CCSS, the MOYL Intellectual Property, including, but not limited to:

i. The Music of Your Life Trademark as registered with the USPTO office, Serial Numbers: 75437550, 73483592, 73432170

ii. The Music of Your Life website as identified as <http://musicofyourlife.com/>

iii. The Music of Your Life logo(s) as identified as



b. Enter into a binding Letter of Intent that outlines the requisite steps that will be followed for CTI to purchase the assets of MOYL. The proposed transaction will contain the following general deal points:

i. CTI shall have 90 days to secure the necessary funding to consummate the transaction and sustain the business

1. In the event CTI is unsuccessful in sourcing the needed capital within 90 days, MOYL agrees that it shall repay to CTI any and all funds expended by CTI towards the Service Agreement and the Service Fees. Furthermore, MOYL agrees that it shall make continuing payments as described in section I(b)(i) herein to CTI until such time as the Service Agreement is terminated. As security for the payment of Service Fees, CTI shall continue to hold the transferred Intellectual Property of MOYL (as described in section II(a) herein) until such time as MOYL has repaid the amount loaned by CTI and the Service Agreement with CTI has been terminated.

ii. The purchase price for the assets of MOYL is agreed to be \$215,000 in cash paid to MOYL or other entity as determined at a later date. CTI further agrees, as a condition of closing, that it will:

1. Enter into a consulting/employment agreement with Kerry Fink for a term of one year, with renewal provisions on the anniversary date, and for a monthly payment of \$5,000 plus bonus provisions to be determined prior to closing, including a signing commitment fee equal to 2,500,000 shares of CTI common stock.

2. CTI agrees that, after the acquisition, it shall negotiate in good faith and enter into a consulting agreement with Hank McCallum and to issue 250,000 shares of CTI common stock to Mr. McCallum as a signing commitment fee. CTI also will pay existing consulting fees in arrears to Mr. McCallum up to a maximum of \$10,000 at the time of closing.

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3. CTI agrees that it shall issue to John Griffeth and Deana Martin 500,00 shares of CTI common stock each pursuant to a board advisory position to be established at the time of closing.
- iii. MOYL agrees that it shall maintain in good standing and include in the purchase agreement the contract with CCSS and any and all advertising agency agreements.

III In the event CTI fails to sustain the Service Fees payments the collateral shall immediately be returned to MOYL and neither party shall have any further obligation to the other.


IV In the event CTI sources the needed capital to acquire and maintain the assets of MOYL, then MOYL shall do all things required of it to comply with the necessary regulatory and prerequisite requirements as may be presented in order to effectuate the purchase transaction.

V. The proposed transaction involving the purchase of MOYL assets, and the interim loan arrangement for payment of the Service Fees, is valid only for 90 days, after which time CTI may opt to terminate.

VI. CTI is a publicly traded company with certain obligations of disclosure required of it. Therefore, CTI may make a public announcement describing this proposed transaction in general terms so as to meet its disclosure requirements, yet not with an intention to have any negative effect on the business of MOYL. Such press release will be forwarded to MOYL for approval prior to release.


To summarize; CTI confirms that it would purchase the assets of MOYL provided it can raise the needed capital in timely fashion. MOYL agrees to allow CTI the period of 90 days to source the funds provided CTI pay for the Service Fees associated with providing affiliates a programming platform. CTI agrees to do so provided MOYL offers collateral in the way of its intellectual property as discussed above. If these are your understandings, then so confirm as evidenced by your signature below. We understand that time is of the essence.

Sincerely,



Marc Angell
Director

I agree as evidenced by my signature below

 as CEO
Kerry Fink Date: 01/14/07