

TRADEMARK ASSIGNMENT

Electronic Version v1.1
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SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Safecentral, Inc.		09/02/2011	CORPORATION: DELAWARE
RECEIVING PARTY DATA			
Name:	Wontok, Inc.		
Street Address:	7121 Fairway Drive, Suite 105		
City:	Palm Beach Gardens		
State/Country:	FLORIDA		
Postal Code:	33418		
Entity Type:	CORPORATION: DELAWARE		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	3673829	SAFECENTRAL	
CORRESPONDENCE DATA			
Fax Number:	(704)918-1285		
Phone:	7042456515		
Email:	bdavis@vlplawgroup.com		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>			
Correspondent Name:	Brian M. Davis		
Address Line 1:	5960 Fairview Road; Suite 400		
Address Line 4:	Charlotte, NORTH CAROLINA 28210		
NAME OF SUBMITTER:	Brian M. Davis		
Signature:	/Brian M. Davis/		
Date:	02/29/2012		
Total Attachments: 7			

OP \$40.00 3673829

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INTELLECTUAL PROPERTY ASSIGNMENT

This Intellectual Property Assignment (this "Assignment") is made as of September 2, 2011 ("Effective Date") between SafeCentral, Inc., a Delaware corporation (the "Company") and Wontok Inc., a Delaware corporation (the "Purchaser"). Each capitalized term used but not otherwise defined herein shall have the meaning ascribed to such term in the Asset Sale Agreement (as defined below).

RECITALS

WHEREAS, the Company and the Purchaser have entered into that certain Asset Sale Agreement, dated as of August 26, 2011 (the "Asset Sale Agreement");

WHEREAS, the Company has agreed to transfer and assign, or cause to be transferred and assigned, as the case may be, the Business Intellectual Property;

WHEREAS, the Company wishes to assign to the Purchaser, and the Purchaser wishes to acquire from the Company, all of the Company's rights, title and interest in any and all jurisdictions throughout the world in and to the Business Intellectual Property.

NOW, THEREFORE, for ten United States dollars (US \$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Company hereby sells, assigns, transfers and sets over to the Purchaser its entire right, title and interest in and to the Business Intellectual Property including, without limitation, the intellectual property set out in Schedule A for the United States and for all foreign countries, including, without limitation, any registrations and applications therefor, any renewals and extensions of the registrations, and all other corresponding rights that are or may be secured under the laws of the United States or any foreign country, now or hereafter in effect, for the Purchaser's own use and enjoyment, and for the use and enjoyment of the Purchaser's successors, assigns or other legal representatives, at least as fully and entirely as the same would have been held and enjoyed by the Company if this Assignment had not been made, together with all income, royalties or payments due or payable as of the Effective Date or thereafter, including, without limitation, all claims for damages by reason of past, present or future infringement or other unauthorized use of the Business Intellectual Property, with the right to sue for and collect the same in the Purchaser's own name.

The Company hereby authorizes the Commissioner of Patents and Trademarks of the United States and other empowered officials of the United States Patent and Trademark Office and the appropriate empowered officials of any corresponding entity or agency in any applicable foreign country, the relevant states or other appropriate jurisdictions, including foreign jurisdictions (including any domain name registrar) to transfer all registrations and applications for the Business Intellectual Property to the Purchaser as assignee of the entire right, title and interest therein or otherwise as the Purchaser may reasonably direct, in accordance with this Assignment, and to issue to the Purchaser all registrations which may issue with respect to any applications for a trademark, service mark or other intellectual property included in the Business Intellectual Property, in accordance with this Assignment.


The Company hereby covenants that, from time to time after the delivery of this instrument, at the Purchaser's request, the Company will do, execute, acknowledge and deliver, or will cause to be done, executed, acknowledged and delivered such further acts, conveyances, transfers, assignments, powers of attorney and assurances as the Purchaser may reasonably require to more fully effectuate the purposes of this Assignment and evidence and perfect the Purchaser's exclusive ownership of the Business Intellectual Property, including executing and delivering any applicable forms (which, once executed, may be recorded) of assignment or recordation for filing before the U.S. Patent and Trademark Office or the U.S. Copyright Office or equivalent filings or recordations in foreign jurisdictions. Additionally, the Company hereby constitutes and appoints the Purchaser as the Company's true and lawful attorney-in-fact, with full power of substitution, in the Company's name and stead, on behalf of the Company and for the benefit of the Purchaser and its successors and assigns, to execute and deliver for and on behalf of the Company such other and further documents and instruments as may be required or as the Purchaser may deem necessary to effectuate this Assignment and the above-described additional acts, including the power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the Company might or could do, hereby ratifying and confirming all that either such attorney-in-fact, or such attorney-in-fact's substitute or substitutes, shall lawfully do or cause to be done by virtue of this power of attorney and the rights and powers herein granted. The Company acknowledges and agrees that said power of attorney is coupled with an interest and is and shall be irrevocable. The Company further acknowledges that the Purchaser, in serving in such capacity at the request of the Company, is not assuming any of the Company's obligations.

This Assignment shall be governed by and in accordance with the terms and conditions of the Asset Sale Agreement. No provision of this Assignment shall diminish, reduce, rescind, waive or in any way negatively affect the benefit to the Purchaser of the express provisions (including the representations, warranties, covenants, agreements, conditions, or any of the obligations and indemnifications relating thereto of the Company) set forth in the Asset Sale Agreement. In the event of any conflict or inconsistency between the terms of the Asset Sale Agreement and the terms of this Assignment, the terms of the Asset Sale Agreement shall govern. Except to the extent U.S. federal law preempts state law with respect to the matters covered in this Assignment, this Assignment shall be governed by and construed in accordance with the domestic laws of the State of Florida without giving effect to any choice or conflict of law provision or rule (whether of the State of Florida or any other jurisdiction) that would cause the application of the laws of any other jurisdiction.

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IN WITNESS WHEREOF, the Company has caused this Assignment to be executed by its duly authorized representative as of the Effective Date:

SALICENTRAL, INC., a Delaware corporation

By: 

Name: Richard Cameron

Title: President and Chief Operating Officer

ASSIGNEE:

WONTRON, INC., a Delaware corporation

By: 

Name: Adam Togg

Title: Director

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INTERNAL PROPRIETARY ASSIGNMENT

SCHEDULE A

TRANSFERRED IP

A. Patents

<u>Name</u>	<u>Description</u>	<u>App Date</u>	<u>Issued Date</u>	<u>App Ser #</u>	<u>Patent #/Pub #</u>
System and Method for Handling and Event in a Computer System (TSX)	The basic TSX patent that covers the system and method for monitoring and controlling system level events to enforce security policies.	7/5/2005	7/27/2010	11/175,006	Patent # 7,765,558
System and Method for Handling and Event in a Computer System-- Continuation in Part	This is a continuation-in-part that provides more description about how TSX monitors and controls system events. It was filed in order to seek a broader scope of claims than was allowed in the original application.	Filed 12/29/2009; Published 6/3/2010	Pending	12/648,704	Pub # 20100138843
System and Method for Handling and Event in a Computer System-- Continuation in Part	This is a continuation of the basic TSX patent application that provides more information distinguishing the operation of TSX from prior art based on examiner's comments.	Filed 6/14/2010; published 9/30/2010	Pending	12/814,995	Pub # 20100251368
Trusted Secure Desktop	A system and method for creating a trusted secure desktop within which malware is inoperable. The trusted secure desktop can run simultaneously with the end users normal desktop.	Filed 1/21/2009; Published 7/23/2009	Pending	12/356724	Pub # 20090187991

Name	Description	App Date	Issued Date	App Ser #	Patent #/Pub #
System and Method for Protecting Data Accessed Through a Network Connection	Combining a web browser with a secure desktop to enable secure transactions within a network (SafeCentral).	Filed 1/21/2009; Published 7/23/2009	Pending (initial rejection must be responded to by 9/13/2011 or app is abandoned)	12/357021	Pub # 20090187763
Secure Virtualization System Software	Comprehensive application of the TSX-based systems and methods to the securing the virtual environment, including monitoring and controlling kernel level events in the virtual environment and controlling access to virtual storage devices.	Filed 5/19/2009; Published 11/29/2009	Pending	12/468341	Pub # 20090288167
System And Method For Providing Transactional Security For An End-User Device	System and method for deploying end point security during a network transaction to protect the integrity of the transaction (defensive patent filed in response to Antlabs).	Filed 4/29/2008; Published 2/12/2009	Pending (received final rejection in Jan 2011 but request for continuation filed in June 2011)	12/111,777	Pub # 20090044266
System And Method For Providing Transactional Security For An End-User Device	Divisional--System and method for deploying end point security during a network transaction to protect the integrity of the transaction (defensive patent filed in response to Antlabs).	Filed 3/30/2011; Not published yet.	Pending	13/075,069	N/A

B. Marks

Mark	Registered proprietor	Country	Registered number	Class	Renewal date
SafeCentral	SafeCentral, Inc.	United States	3673829		
SafeCentral	SafeCentral, Inc.	EU	009828476		
SafeCentral	SafeCentral, Inc.	Australia	1415571	9, 35 and 42	21 January 2012

C. Domain Names

Domain Name	Registrant	Registrar
safecentral.com safecentral.biz safecentral.co.za safecentral.info safecentral.org safecentral.us tsxsoftware.com	SafeCentral, Inc.	EasyDNS Technologies, Inc.
<i>Authentium.net (Note -- not an Asset to be sold or assigned to Wontok; rather to be used under agreement with Commtouch in order to post updates for ESP-C; however, will revert in its entirety to Commtouch when no longer in use by SafeCentral or the acquirer of the ESP-C assets).</i>	SafeCentral, Inc. (formerly Authentium, Inc.)	

C. Copyrights/Works of Authorship

- All copyrights in the Business Intellectual Property (including the source code, artwork, graphics, and user interfaces therein)
- All copyrights in the websites located at the domain names set forth in Section B above (including the source code, artwork, graphics and user interfaces therein)
- All copyrights in the Company's advertising and marketing collateral in support of the Business (including the artwork and graphics therein); and
- All copyrights embodied in the Marks set forth in Section A above (including the artwork and graphics therein).

D. Know-How/Trade Secrets/Inventions

All of the Company's know-how, trade secrets and/or inventions relating to the foregoing and any other know-how, trade secrets, confidential information, inventions and proprietary technology relating to the Business Intellectual Property.