TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM610008

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Rimeto, Inc.		11/13/2020	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Slack Technologies, Inc.		
Street Address:	500 Howard Street		
City:	SAN FRANCISCO		
State/Country:	CALIFORNIA		
Postal Code:	94105		
Entity Type:	Corporation: DELAWARE		

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	5630793	
Registration Number:	5719007	RIMETO

CORRESPONDENCE DATA

Fax Number: 4158362501

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: 4158362549

Email: amanda.modesto@dlapiper.com

Correspondent Name: Jordan A. Chisek, Esq.

Address Line 1: 555 MISSION STREET, SUITE 2400

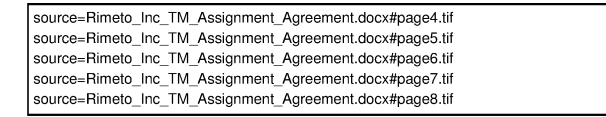
Address Line 2: DLA Piper LLP (US)

Address Line 4: SAN FRANCISCO, CALIFORNIA 94105-2933

ATTORNEY DOCKET NUMBER:	395128-900133/34
NAME OF SUBMITTER:	Jordan Chisek
SIGNATURE:	/Jordan Chisek/
DATE SIGNED:	11/20/2020

Total Attachments: 8

source=Rimeto_Inc_TM_Assignment_Agreement.docx#page1.tif source=Rimeto Inc TM Assignment Agreement.docx#page2.tif source=Rimeto Inc TM Assignment Agreement.docx#page3.tif



ASSIGNMENT OF INTELLECTUAL PROPERTY

This Intellectual Property Assignment (the "Assignment Agreement") made and entered into by and between Rimeto, Inc. having its principal place of business at 385 Santa Monica Avenue, Menlo Park CA, 94025 ("Assignor") and Slack Technologies, Inc. having its principal place of business at 500 Howard Street, San Francisco, CA 94105 ("Assignee"):

WHEREAS, Assignor is the owner of all the rights, interests and claims in, and title to the trademarks and copyrights set forth in the table attached hereto as **EXHIBIT A** together with the common law rights and goodwill associated therewith (the "Intellectual Property");

WHEREAS, Assignor acquired all issued and outstanding shares of Assignee on June 29, 2020;

WHEREAS, Assignor wishes to assign, and Assignee wishes to acquire, by virtue of this Assignment Agreement, all worldwide rights, interests, and claims in, and title to the Intellectual Property together with the common law rights and goodwill associated therewith, to Assignee;

NOW, THEREFORE, for good and valuable consideration the receipt and sufficiency of which is hereby acknowledged, Assignor hereby contributes, conveys, grants, sets over, assigns, and transfers to Assignee and its successors and assigns, and Assignee hereby accepts, Assignor's entire worldwide right, interest and claim in, and title to the Intellectual Property, together with the common law rights and goodwill associated therewith, as listed in the attached **EXHIBIT A**, together with the right to sue for and collect upon all claims for profits and damages as a result of past infringement of the Intellectual Property, if any, in each case whether now existing or hereafter created, together with the proceeds thereof.

Assignor hereby constitutes and appoints Assignee as Assignor's true and lawful attorney in fact, with full power of substitution in Assignor's name and stead, to take any and all steps, including proceedings at law, in equity or otherwise, to execute, acknowledge and deliver any and all instruments and assurances necessary or expedient in order to vest or perfect the aforesaid rights and related causes of action more effectively in Assignee or to protect the same or to enforce any claim or right of any kind with respect thereto.

Assignor shall at the reasonable request and the expense of Assignee: (a) execute and deliver or cause to be delivered any documents and further instruments of assignment consistent with the present assignment and that may be reasonably required to evidence or effectuate the assignment of the Intellectual Property, and (b) take or cause to be taken all such other actions, as may reasonably be deemed necessary or desirable in order for Assignee to obtain the full benefits of the present assignment of the Intellectual Property and to maintain and enforce the Intellectual Property in all countries.

Each party represents that it has the power and authority to enter into this Assignment Agreement. If any term of this Assignment Agreement is held void, voidable, invalid, inoperative or unenforceable for any reason, the remainder of such term shall be amended to achieve as closely as possible the effect of the original term, and all other terms shall continue in full force and effect.

The terms and covenants of this Assignment Agreement shall inure to the benefit of Assignee, its successors and assigns, and shall be binding upon Assignor and its assigns.

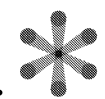
IN WITNESS WHEREOF, the parties hereto have caused this Intellectual Property Assignment Agreement to be duly executed on their respective behalf, by their respective officers thereunto duly authorized, all as of the day and year first above written.

Kimeto, inc.
DocuSigned by:
By: tyler Herb
Tyler Herb Name:
Title: President
Date:11/13/2020
Slack Technologies, Inc.
Slack Technologies, Inc. By: Allen Sleim
DocuSigned by:
By: Allen Shim Name: CFO
By: Allen Shim Name:

EXHIBIT A

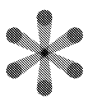
Trademarks:

RIMETO



• Any and all other trademarks, service marks, logos, trade dress, branding, look and feel, and similar indicators of the source of goods or services owned or used in connection with the Assignor's business prior to the Effective Date, whether or not filed, pending or registered with any trademark office or similar government or administrative authority.

Copyright:



Jurisdiction	Trademark	Application No./ Registration No.	Filing Date/ Registration Date	Goods and Services
Canada	RIMETO	App No. 1875418	Filing Date: 12/28/2017	42: Software as a service in the field of business collaboration and productivity, namely enterprise directory software provided via web and mobile software applications, featuring a searchable directory of employee profiles, profiles of employee groups, company office information and customer

				information, and
				·
				facilitating the
				electronic exchange
				of messages by
				launching access to
				chat lines, email
				and telephone.
Canada	Six Connected	App No.	Filing Date:	42: Software as a
	Circles Design	1875422	12/28/2017	service in the field
				of business
				collaboration and
				productivity,
				namely enterprise
				directory software
				provided via web
				and mobile software
				applications,
				featuring a
				searchable directory
				of employee
				profiles, profiles of
				employee groups,
				company office
				information and
				customer
				information, and
				facilitating the
				electronic exchange
				of messages by
				launching access to
				chat lines, email
				and telephone.
United	Six Connected	Reg. No.5630793	Reg. Date:	9: Downloadable
States	Circles Design	100.110.000775	December 18,	mobile applications
States	Cheres Besign		2018	for use in sharing
			2010	information within
				and across
				organizations,
				_
				namely, search for
	Jun.			and lookup of
				critical people and
				organization
				information.
				42: Software as a
				service (SAAS)
•	•	•		. , ,

services featuring non-downloadable software in the nature of web applications and application programming interfaces (API) featuring software for use in sharing information within and across organizations, namely, search for and lookup of critical people and organization information; Software as a service (SAAS) services featuring software for connecting people and teams to enable productivity and collaboration; Software as a service (SAAS) services featuring software for information sharing and learning; design, development, implementation, customization, integration, configuration, and administration of computer software for others; data services, namely, migrating data or applications from one platform to another; data

	1	1		
United States	RIMETO	Reg. No. 5719007	Reg. Date: April 9, 2019	services in the nature of hosting of software as a service (SAAS), namely, providing software for use by others for automated integrations with external service providers and data sources; data mapping in the nature of using artificial intelligence to unstructured data in order to generate insights and recommendations. 9: Downloadable mobile applications for use in sharing information within and across organizations, namely, search for and lookup of critical people and organization information. 42: Software as a service (SAAS) services featuring non-downloadable.
				information. 42: Software as a service (SAAS) services featuring non-downloadable software in the nature of web applications and application programming interfaces (API)
				featuring software for use in sharing information within and across

organizations, namely, search for and lookup of critical people and organization information; Software as a service (SAAS) services featuring software for connecting people and teams to enable productivity and collaboration; Software as a service (SAAS) services featuring software for information sharing and learning; design, development, implementation, customization, integration, configuration, and administration of computer software for others; data services, namely, migrating data or applications from one platform to another; data services in the nature of hosting of software as a service (SAAS), namely, providing software for use by others for automated integrations with external service providers and data sources; data

		mapping in the
		nature of using
		artificial
		intelligence to
		unstructured data in
		order to generate
		insights and
		recommendations.

RECORDED: 11/20/2020