FORM PTO-1595		07-20-	2007		U.S. DEPARTME	NT OF COM
(Rev. 08/05) Office OMB No. 0651-002	F 27 (exp. 06/30/2008)			HEET	United States P	atent and Tr
To the Direc	ctor of the U.S. Patent and	10342	8487	uments o	or the new address(es)	below.
1. Name of conveyir SILICON VALLEY E			2. Name and a		eceiving party(ies	
3003 TASMAN DRIV	Έ		Name: 8E6 Tec	hnologies		
SANTA CLARA, CA. Additional name(s) of c	. 95054 conveying party(ies) attac	ched? 🗌 Yes 🔀 No	Internal Address	S:		
3. Nature of conveya	ance/Execution Date(s		Street Address:	979 \M/oot -		
Execution Date: July	y 10, 2007	1 4	Street Address:	ozo wesi	rait Avenue	
Assignment	Merger	JUL 1 8 2007	City: Orange			
Security Agreeme	nt 🗌 Change of Na	ame more office	State: CA			
Government Intere	est Assignment 1424, Confirmatory Licen		Country:	USA	Zip: 92865	
Other: RELEASE	424, Commatory Licen		Additional name	(s) & address	s(es) attached? 🗌 `	Yes 🔀 No
4. Application or pat	tent number(s):		This docume	ent is being f	iled together with a	new appl
A. Patent Application No.(s)			B. Patent No.(s)			
			5835722 6065056			
5. Name and address	s of party to whom cor	dditional numbers atta	5835722 6065056 ched? Yes		ions and patents ir	nvolve(): 2
5. Name and address concerning docume	s of party to whom cor nt should be mailed:	rrespondence	5835722 6065056 ched? Yes	of applicat	-	nvolve(3: 2
5. Name and address	s of party to whom cor int should be mailed: / Bank	rrespondence	5835722 6065056 ched? Yes 2 5. Total number 7. Total fee (37	CFR 1.21 (h) ₹	& 3.41) \$80.00 Ind by credit card	
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Δ.

PATENT REEL: 019588 FRAME: 0375

RELEASE OF SECURITY AGREEMENT COVERING INTERESTS IN PATENTS

Silicon Valley Bank ("Secured Party"), hereby releases its security interest in the interests of **8E6 Technologies** ("Assignor") in the **patented** works set forth in that certain **Intellectual Property Security Agreement** dated <u>July 26, 2006</u>, executed by Assignor in favor of Secured Party recorded with the United States Department of Commerce, Patent and Trademark Office on <u>August 1, 2006</u> Reel <u>018039</u>, Frame(s) <u>0273</u>.

Dated: July 10, 2007 SILICON VALLEY BANK

By: Name: Title:

h:\docs\ipagrmts\3release

PATENT REEL: 019588 FRAME: 0376

INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement is entered into as of July 26, 2006 by and between SILICON VALLEY BANK ("Bank") and 8E6 TECHNOLOGIES ("Grantor").

RECITALS

A. Bank has agreed to make certain advances of money and to extend certain financial accommodation to Grantor (the "Loans") in the amounts and manner set forth in that certain Loan and Security Agreement by and between Bank and Grantor dated July 26, 2006 (as the same may be amended, modified or supplemented from time to time, the "Loan Agreement"; capitalized terms used herein are used as defined in the Loan Agreement). Bank is willing to make the Loans to Grantor, but only upon the condition, among others, that Grantor shall grant to Bank a security interest in certain Copyrights, Trademarks and Patents to secure the obligations of Grantor under the Loan Agreement.

B. Pursuant to the terms of the Loan Agreement, Grantor has granted to Bank a security interest in all of Grantor's right, title and interest, whether presently existing or hereafter acquired, in, to and under all of the Collateral.

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, and intending to be legally bound, as collateral security for the prompt and complete payment when due of its obligations under the Loan Agreement, Grantor hereby represents, warrants, covenants and agrees as follows:

AGREEMENT

To secure its obligations under the Loan Agreement, Grantor grants and pledges to Bank a security interest in all of Grantor's right, title and interest in, to and under its Intellectual Property Collateral (including without limitation those Trademarks, Patents and Copyrights listed on Schedules A, B and C hereto), and including without limitation all proceeds thereof (such as, by way of example but not by way of limitation, license royalties and proceeds of infringement suits), the right to sue for past, present and future infringements, all rights corresponding thereto throughout the world and all re-issues, divisions continuations, renewals, extensions and continuations-inpart thereof.

This security interest is granted in conjunction with the security interest granted to Bank under the Loan Agreement. The rights and remedies of Bank with respect to the security interest granted hereby are in addition to those set forth in the Loan Agreement and the other Loan Documents, and those which are now or hereafter available to Bank as a matter of law or equity. Each right, power and remedy of Bank provided for herein or in the Loan Agreement or any of the Loan Documents, or now or hereafter existing at law or in equity shall be cumulative and concurrent and shall be in addition to every right, power or remedy provided for herein and the exercise by Bank of any one or more of the rights, powers or remedies provided for in this Intellectual Property Security Agreement, the Loan Agreement or any of the other Loan Documents, or now or hereafter existing at law or in equity, shall not the Loan Agreement or any of the other Loan Documents, or now or hereafter existing at law or in equity. Agreement, the Loan Agreement or any of the other Loan Documents, or now or hereafter existing at law or in equity, shall not the Loan Agreement or any of the other Loan Documents, or now or hereafter existing at law or in equity, shall not preclude the simultaneous or later exercise by any person, including Bank, of any or all other rights, powers or remedies.

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PATENT REEL: 019588 FRAME: 0377 IN WITNESS WHEREOF, the parties have caused this Intellectual Property Security Agreement to be duly executed by its officers thereunto duly authorized as of the first date written above.

GRANTOR:

Address of Grantor:

828 West Taft Avenue Orange, California 92865 Attn: <u>Rod Miller, Chief Financial Officer</u>

GENGESHIH, CED

Address of Bank:

38 Technology Drive, Suite 150 Irvine, California 92618 Attn: <u>Derek Hoyt, Relationship Manager</u> 8e6 TECHNOLOGIES

111 no By:

Title: ĊE

BANK:

SILICON VALLEY BANK

Bv:

Relationship Manager Title:

296221_2.DOC 07/26/06

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SCHEDULE A 8e6 Technologies <u>Trademark Schedule</u>

TRADEMARK	CLASS	SERIAL NO. & FILING DATE	REGISTRATIO N NO. & REG. DATE	ASSIGNEE	SECURITY INTEREST FILED with PTO
TURBOPIPE	9	78-405,519 1 04/21/2004	2,976,017 07/26/2005	8e6 Technologies	Yes
8E6 TECHNOLOGIES	9	76-154,320 J 10/26/2000	2,664,163 12/17/2002	8e6 Technologies	Yes
8E6	9	76-154,319 J 10/26/2000	2,629,135 10/01/2002	8e6 Technologies	Yes
X-SERVER	9	76-048,556 √ 05/15/2000	2,723,035 06/10/2003	8e6 Technologies	Yes
X-STOP	9, 42	76-048,245 √ 05/15/2000	2,447,919 05/01/2001	8e6 Technologies	Yes
MUDCRAWLER	42	76-048,074 J 05/15/2000 L	2,453,168 05/22/2001	8e6 Technologies	Yes
R2000	9	76-044,858 J 05/09/2000	2,927,098 02/22/2005	8e6 Technologies	Yes
MEDIACASTER	9	76-044859 05/09/2000	ABANDONED	8e6 Technologies	None
SLACKER INDEX	9	78-037952 April 30, 2002	ABANDONED	8e6 Technologies	None
INTERNET SLACKER INDEX	9	78-037956 April 30, 2002	ABANDONED	8e6 Technologies	None
X-SHREDDER	9	75-319657 July 7, 1997	ABANDONED	Logon Data Corporation	None
X-CHIP	9	75-255239 September 1, 1998	ABANDONED	Logon Data Corporation	None
X-STOP MIRAGE	9	75-240744 February 12, 1997	ABANDONED	Logon Data Corporation	None
X-STOP SHADOW	9	75-240745 December 9, 1997	ABANDONED	Logon Data Corporation	None
LOG-ON DATA MUDCRAWLER X-STOP	9	75-240743 January 13, 1998	ABANDONED	Logon Data Corporation	None
MUDCRAWLER X-TRAVELER	9	75-124164 July 1, 1997	ABANDONED	Logon Data Corporation	None
X-STOP	9	75-124165 December 9, 1997	ABANDONED	Logon Data Corporation	None

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SCHEDULE B 8e6 Technologies Patent Schedule

TITLE	APPLICATION NO. & FILING DATE	PUBLICATION NO. & PUB. DATE	PATENT NO. & ISSUE DATE	SECURITY INTEREST FILED WITH PTO	
System to control content and prohibit certain interactive attempts by a person using a personal computer	08/672105 06/27/1996		5,835,722 11/10/1998	None 6	g7 β φ
System to control and prohibit certain interactive attempts by a person using a personal computer			6,065,056 05/16/2000	None of	13/18

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SCHEDULE C 8e6 Technologies <u>COPYRIGHTS</u>

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REASSIGNMENT AND RELEASE OF SECURITY INTEREST

This Reassignment and Release of Security Interest is made as of the 26th day of July 2006 Comerica Bank ("LENDER") in favor of 8E6 Technologies, a California corporation ("COMPANY") a California Corporation with its principal place of business at 828 West Taft Ave, Orange, CA 92865

<u>Recital</u>

WHEREAS, COMPANY assigned certain interests in the Patents described on Exhibit A (the Patents) and to LENDER under a Intellectual Property Security Agreement dated as of the 25th day of April 2006, and recorded with the U.S. Patent and Trademark Office on May 3, 2006 at Reel 017564 Frame 0471, and

WHEREAS, COMPANY has satisfied all its obligations to LENDER in the Intellectual Property Security Agreement and LENDER wishes to reassign all interest that LENDER may have in the Patents

Agreement

Now Therefore, LENDER agrees that it releases its security interest in the Patents and reassigns to COMPANY, without warranty or recourse, all interest of LENDER in the Patents.

1

Comerica Bank

Abby Keller Vice President - Western Market 75 E. Trimble Road San Jose, CA 95131

REASSIGNMENT AND RELEASE OF SECURITY INTEREST

This Reassignment and Release of Security Interest is made as of the 26th day of July 2006 Comerica Bank ("LENDER") in favor of 8E6 Technologies, a California Corporation. ("COMPANY") a California Corporation with its principal place of business at 828 West Taft Ave, Orange, CA 92865

<u>Recital</u>

WHEREAS, COMPANY assigned certain interests in the Trademarks described on Exhibit A (the Trademarks) and to LENDER under a Intellectual Property Security Agreement dated as of the 25th day of April 2006, and recorded with the U.S. Patent and Trademark Office on May 3, 2006 at Reel 003302 Frame 0218, and

WHEREAS, COMPANY has satisfied all its obligations to LENDER in the Intellectual Property Security Agreement and LENDER wishes to reassign all interest that LENDER may have in the Trademarks

Agreement

Now Therefore, LENDER agrees that it releases its security interest in the Trademarks and reassigns to COMPANY, without warranty or recourse, all interest of LENDER in the Trademarks.

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Comerica Bank

Abby Kelfer Vice President - Western Market 75 E. Trimble Road San Jose, CA 95131

RECORDED: 07/16/2007