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# PATENT ASSIGNMENT

# Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: SECURITY AGREEMENT

### **CONVEYING PARTY DATA**

Name	Execution Date
Omnilink Systems Inc.	04/27/2009

### **RECEIVING PARTY DATA**

Name:	Partners for Growth II, L.P.
Street Address:	180 Pacific Avenue
City:	San Francisco
State/Country:	CALIFORNIA
Postal Code:	94111

### PROPERTY NUMBERS Total: 10

Property Type	Number
Application Number:	60670082
Application Number:	60678823
Application Number:	10591830
Application Number:	29279448
Application Number:	11935833
Application Number:	11935858
Application Number:	60915235
PCT Number:	US0612754
PCT Number:	US0617541
PCT Number:	US0617678

### **CORRESPONDENCE DATA**

Fax Number: (415)738-5371

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Email: ben@greenspan-law.com

PATENT REEL: 022613 FRAME: 0736

500847027

Correspondent Name: Benjamin Greenspan
Address Line 1: 620 Laguna Road
Address Line 4: Mill Valley, CALIFORNIA 94941

ATTORNEY DOCKET NUMBER: PFG-OMNILINK

NAME OF SUBMITTER: Benjamin Greenspan

Total Attachments: 3

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### PATENT COLLATERAL AGREEMENT AND NOTICE

This Patent Collateral Agreement and Notice dated as of April 27, 2009, is between Omnilink Systems Inc., a Delaware corporation with its principal place of business at 6120 Winward Parkway, Suite 100, Alpharetta, GA 30005 ("Assignor") and Partners for Growth II, L.P., 180 Pacific Avenue, San Francisco, CA 94111 ("Assignee") pursuant to a Loan and Security Agreement dated April 27, 2009, by and among Assignor and Assignee and pursuant to certain other loan documents referenced therein (collectively, the "Loan Documents").

WHEREAS, Assignor is the owner of certain United States patents and/or patent applications as listed on <a href="Exhibit I">Exhibit I</a> hereto (the "Patents"); and

WHEREAS, Assignee has agreed to extend certain credit to Assignor on condition that the Assignor pledge and grant to Assignee as collateral for the Obligations (as defined in the Loan Documents) a security interest and lien in and to the Patents and all proceeds thereof and all other related claims and rights as more fully described in a certain Intellectual Property Security Agreement (the "Security Agreement") in favor of the Assignee dated April 27, 2009, by and among Assignor and Assignee;

NOW THEREFORE, for good and valuable consideration, as security for the due and timely payment and performance of the Obligations, Assignor hereby pledges and grants to Assignee a security interest and lien in and to the Patents and all proceeds thereof and gives notice of such security interest and the existence of such Security Agreement providing therefor.

Executed as of the date first above written.

Assignor:	Assignees	
OMNILINK SXSTEMS INC	PARTNERS FOR GROWTH II, L.F.	
By WEXELL		
Chief Executive Officer	· By	
By	Name:	
Secretary	Title: Manager, Partners for Growth II, LLA	
	Its Congral Partner	

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Executed as of the date first above written.

Assignor:	Assignee:
OMNILINK SYSTEMS INC.	PARTNERS FOR GROWTH II, L.P.
By	Name: Angree u Kom
<b>,</b>	Title: Manager, Partners for Growth II, LLC Its General Partner

# EXHIBIT 1 Omnilink Systems Inc. <u>Patent Schedule</u>

Country	Application No.	Filing Date
US	60/670,082	4/6/2005
US	60/678,823	5/6/2005
US	10/591,830	9/6/2006
US	29/279,448	5/1/2007
US	11/935,833	11/6/2007
US	11/935,858	11/6/2007
US	60/915,235	5/1/2007
US	60/915,235	Unfiled
PCT	PCT/US2006/012754	4/6/2006
PCT	PCT/US2006/017541	5/8/2006
PCT	PCT/US2006/017678	5/8/2006
CA	Unknown	10/5/2007
CA	Unknown	
CA	Unknown	11/5/2007
CA	Unknown	
EP	6740595.1	10/2/2007
EP	6740595.1	
EP	6740595.1	
EP	6759293.1	11/9/2007
EP	6759293.1	

**RECORDED: 04/29/2009**