

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1  
 Stylesheet Version v1.2

EPAS ID: PAT2930151

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT	
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST	
<b>CONVEYING PARTY DATA</b>		
	<b>Name</b>	<b>Execution Date</b>
	GLOBETOUCH INC.	03/28/2014
<b>RECEIVING PARTY DATA</b>		
<b>Name:</b>	SPADE GLORY LIMITED, AS COLLATERAL AGENT	
<b>Street Address:</b>	C/O GROUP COMPANY SECRETARY, 22/F HUTCHISON HOUSE, 10 HARCOURT ROAD	
<b>City:</b>	HONG KONG	
<b>State/Country:</b>	HONG KONG	
<b>PROPERTY NUMBERS Total: 8</b>		
	<b>Property Type</b>	<b>Number</b>
	Patent Number:	7577431
	Patent Number:	7369848
	Patent Number:	7505769
	Patent Number:	7912464
	Application Number:	61407832
	Application Number:	12053271
	Application Number:	61523768
	Application Number:	61523731
<b>CORRESPONDENCE DATA</b>		
<b>Fax Number:</b>	(415)693-2222	
<i>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.</i>		
<b>Phone:</b>	4156932000	
<b>Email:</b>	crhem@cooley.com	
<b>Correspondent Name:</b>	COOLEY LLP	
<b>Address Line 1:</b>	101 CALIFORNIA STREET, 5TH FLOOR	
<b>Address Line 4:</b>	SAN FRANCISCO, CALIFORNIA 94111	
<b>ATTORNEY DOCKET NUMBER:</b>	322242-100 GLOBETOUCH	
<b>NAME OF SUBMITTER:</b>	C. RHEM	
<b>SIGNATURE:</b>	/CR/	
<b>DATE SIGNED:</b>	07/08/2014	

**Total Attachments: 14**

source=Globetouch IP#page1.tif  
source=Globetouch IP#page2.tif  
source=Globetouch IP#page3.tif  
source=Globetouch IP#page4.tif  
source=Globetouch IP#page5.tif  
source=Globetouch IP#page6.tif  
source=Globetouch IP#page7.tif  
source=Globetouch IP#page8.tif  
source=Globetouch IP#page9.tif  
source=Globetouch IP#page10.tif  
source=Globetouch IP#page11.tif  
source=Globetouch IP#page12.tif  
source=Globetouch IP#page13.tif  
source=Globetouch IP#page14.tif

## AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT (as amended, modified or otherwise supplemented from time to time, this "**Amended and Restated IP Security Agreement**") is effective as of March 28, 2014 ("**Effective Date**"), by and between **Globetouch Inc.**, a Delaware corporation (together with its successors and assigns, "**Company**") in favor of Spade Glory Limited, as Collateral Agent (defined below) on behalf of the Investors listed on the signature page hereof (together with their successors and assigns, the "**Investors**" or "**Secured Parties**"). The Company, the Collateral Agent, and the Investors are sometimes each referred to herein as a "**party**" and, together, as the "**parties**".

### RECITALS

WHEREAS, the Company and Spade Glory Limited ("**First Investor**") entered into to a Note Purchase Agreement, dated as of March 28, 2014 (as amended, modified or otherwise supplemented from time to time, the "**Purchase Agreement**"), pursuant to which the Company issued a senior secured convertible promissory note, dated as of the date thereof (as amended, modified or otherwise supplemented from time to time, the "**First Note**") in an aggregate principal amount of \$7,000,000 in favor of the First Investor as evidence of the loan made by the First Investor in such principal amount to the Company which said amount was received by the Company on March 28, 2014.

WHEREAS, in connection with Second Investor's investment, the parties intend to simultaneously herewith amend and restate the terms of the Purchase Agreement, pursuant to an Amended and Restated Note Purchase Agreement, effective as of March 28, 2014 (the "**Amended and Restated Note Purchase Agreement**") and add Second Investor as a party thereto.

WHEREAS, the Company and the First Investor entered into an Intellectual Property Security Agreement, dated as of March 28, 2014 (the "**Original IP Security Agreement**"), to secure the obligations of the Company to the First Investor under the First Note.

WHEREAS, Digicel Ltd ("**Second Investor**") intends to invest an additional \$3,000,000 in the Company on the same terms as the First Investor in exchange for the same form of senior secured convertible promissory note (the "**Second Note**" and, together with the First Note, the "**Notes**") and therefore, among other things, requires an amendment and restatement to the Original IP Security Agreement to add Second Investor as a Secured Party, and to appoint the Collateral Agent (defined below).

WHEREAS, in order to induce the Second Investor to extend the credit evidenced by the Second Note, Company is entering into this Amended and Restated IP Security Agreement, and simultaneously a separate Amended and Restated Security Agreement, effective as of March 28, 2014 (as amended, modified or otherwise supplemented from time to time, the "**Amended and Restated Security Agreement**") to grant to the Collateral Agent (defined herein) a first priority security interest in the Intellectual Property Collateral as described below and the Collateral as described therein, and to act on behalf of the Investors with respect to the Collateral.

WHEREAS, it is a condition precedent to the obligations of the Investors pursuant to the Amended and Restated Note Purchase Agreement that the Company execute and deliver this Amended and Restated IP Security Agreement for filing by the Collateral Agent on behalf of the Collateral Agent with the United States Patent and Trademark Office (the "**PTO**") and United States Copyright Office (the "**Copyright Office**") (and any other relevant recording systems in any domestic or foreign jurisdiction) as further evidence of and to effectuate such grant of a security interest in the intellectual property rights of the Company:

## AGREEMENT

NOW, THEREFORE, in consideration of the foregoing and the mutual promises and covenants made in the Amended and Restated Note Purchase Agreement, the Amended and Restated Security Agreement and herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. Definitions; Interpretation. All capitalized terms used in this Amended and Restated IP Security Agreement and not otherwise defined herein shall have the meanings assigned to them pursuant to the Amended and Restated Note Purchase Agreement or the Amended and Restated Security Agreement.

2. Grant of Security Interest. As a continuing security for due and punctual payment and performance of the Obligations, the Company hereby pledges and grants to the Collateral Agent on behalf of the Investors, a continuing security interest of first priority in and to all of the Company's rights, title and interests in, to and under the following property, whether now existing or owned or hereafter acquired, developed or arising and wherever located (collectively, the **"Intellectual Property Collateral"**):

(a) all intellectual property rights of any nature or character including, without limitation, and whether domestic or foreign:

(i) all patents and patent applications, all licenses in respect to any rights identified in this Section 2(a)(i) and all income and royalties with respect to any licenses, all rights to sue for past, present or future infringement of any of the rights identified in this Section 2(a)(i), all rights arising from any of the rights identified in this Section 2(a)(i) and pertaining thereto and all reissues, divisions, continuations, renewals, extensions and continuations-in-part of any of the foregoing;

(ii) all copyrights and applications for copyright, together with the underlying works of authorship (including titles), whether or not the underlying works of authorship have been published and whether said copyrights are statutory or arise under the common law, and whether registered or unregistered, and all other rights and works of authorship, all rights, claims and demands in any way relating to any such copyrights or works, including royalties and rights to sue for past, present or future infringement, and all rights of renewal and extension of copyright, and all licenses in respect of any of the rights identified in this Section 2(a)(ii) and all income and royalties with respect to any such licenses;

(iii) all state (including common law), federal and foreign trademarks, service marks and trade names, and applications for registration of such trademarks, service marks and trade names, all licenses relating to any of the rights identified in this Section 2(a)(iii) and all income and royalties with respect to any licenses, whether registered or unregistered and wherever registered, all rights to sue for past, present or future infringement or unconsented use thereof, all rights arising therefrom and pertaining thereto and all reissues, extensions and renewals thereof;

(iv) all regulatory approvals, consents, permits, licenses and applications in respect of any of the foregoing and all supporting documentation, books and records relating to any of the foregoing; and

(v) all trade secrets, trade dress, trade styles, logos, other sources of business identifiers, mask-works, mask-work registrations, mask-work applications, software, confidential information, the benefit of confidentiality agreements or non-disclosure agreements, customer lists, license rights (whether or not in respect of any of the rights identified in this Section 2(a)), advertising materials, operating manuals, methods, processes, know-how, algorithms, formulae, databases, quality

control procedures, product, service and technical specifications, operating, production and quality control manuals, sales literature, drawings, specifications, blueprints, descriptions, inventions, name plates and catalogs,

(the foregoing rights and interests, collectively, the “**Intellectual Property Rights**”) and including, without limitation, those Intellectual Property Rights listed, from time to time, on the Exhibits to Amended and Restated IP Security Agreement;

(b) the entire goodwill of or associated with the businesses now or hereafter conducted by the Company connected with and symbolized by any of the aforementioned properties and assets;

(c) all general intangibles and all intangible intellectual or other similar property of the Company of any kind or nature and not otherwise described above; and

(d) all products and proceeds at any time of any and all of the foregoing including products of products and proceeds of proceeds.

3. Future Rights. If and when the Company shall obtain rights to any new Intellectual Property Rights, or obtain rights or benefits with respect to any reissue, division, continuation, renewal, extension or continuation-in-part of any Intellectual Property Rights, or any improvement of any Intellectual Property Rights, which Intellectual Property Rights if existing at the date hereof would be within the scope of Section 2, the provisions of Section 2 shall automatically apply thereto. The Company shall give to the Collateral Agent prompt notice of the benefit of any registrations or applications the Company may make or obtain to register any Intellectual Property Rights. The Company shall do all things reasonably deemed necessary or advisable by the Collateral Agent to ensure the validity, perfection, priority and enforceability of the security interests of the Collateral Agent on behalf of the Investors in such future acquired Intellectual Property Collateral. The Company hereby authorizes the Collateral Agent, as its attorney in fact (with power of substitution), to modify, amend, or supplement the Exhibits hereto and to reexecute this Amended and Restated IP Security Agreement from time to time on Company's behalf and as its attorney-in-fact to include any such future Intellectual Property Collateral and to cause such reexecuted Agreement or such modified, amended or supplemented Exhibits to be filed with the PTO, Copyright Office and any other relevant recording systems in any domestic or foreign jurisdiction, as applicable.

4. Appointment. The Secured Parties hereby appoint Spade Glory Limited as collateral agent for the Investors under this Amended and Restated IP Security Agreement (in such capacity, the “**Collateral Agent**”) to serve from the date hereof until the termination of the Amended and Restated IP Security Agreement.

5. Powers and Duties of Collateral Agent, Indemnity by Investors.

(i) Each Investor hereby irrevocably authorizes the Collateral Agent to take such action and to exercise such powers hereunder as provided herein or as requested in writing by the Investors holding a Majority in Interest (as defined in the Amended and Restated Note Purchase Agreement) in accordance with the terms hereof, together with such powers as are reasonably incidental thereto. Collateral Agent may execute any of its duties hereunder by or through agents or employees and shall be entitled to request and act in reliance upon the advice of counsel concerning all matters pertaining to its duties hereunder and shall not be liable for any action taken or omitted to be taken by it in good faith in accordance therewith.

(ii) Neither the Collateral Agent nor any of its directors, officers or employees shall be liable or responsible to any Investor or to Company for any action taken or omitted to be taken by Collateral Agent or any other such person hereunder or under any related agreement, instrument or document, except in the case of gross negligence or willful misconduct on the part of the Collateral Agent, nor shall the Collateral Agent or any of its directors, officers or employees be liable or responsible for (i) the validity, effectiveness, sufficiency, enforceability or enforcement of the Notes, this Amended and Restated IP Security Agreement or any instrument or document delivered hereunder or relating hereto; (ii) the title of Company to any of the Intellectual Property Collateral or the freedom of any of the Intellectual Property Collateral from any prior or other liens or security interests; (iii) the determination, verification or enforcement of Company's compliance with any of the terms and conditions of this Amended and Restated IP Security Agreement; (iv) the failure by Company to deliver any instrument or document required to be delivered pursuant to the terms hereof; or (v) the receipt, disbursement, waiver, extension or other handling of payments or proceeds made or received with respect to the Intellectual Property Collateral, the servicing of the Intellectual Property Collateral or the enforcement or the collection of any amounts owing with respect to the Intellectual Property Collateral.

(iii) In the case of this Amended and Restated IP Security Agreement and the transactions contemplated hereby and any related document relating to any of the Intellectual Property Collateral, each of the Investors agrees to pay to the Collateral Agent, on demand, its Pro Rata Share of all fees and all expenses incurred in connection with the operation and enforcement of this Amended and Restated IP Security Agreement, the Notes or any related agreement to the extent that such fees or expenses have not been paid by Company. In the case of this Amended and Restated Security Agreement and each instrument and document relating to any of the Intellectual Property Collateral, each of the Investors and the Company hereby agrees to hold the Collateral Agent harmless, and to indemnify the Collateral Agent from and against any and all loss, damage, expense or liability which may be incurred by the Collateral Agent under this Amended and Restated IP Security Agreement and the transactions contemplated hereby and any related agreement or other instrument or document, as the case may be, unless such liability shall be caused by the willful misconduct or gross negligence of the Collateral Agent. For the purposes of this Amended and Restated IP Security Agreement, the term "Pro Rata Share" shall mean that portion equal to a fraction (i) the numerator of which is the original outstanding principal amount of such Investor's Note and (ii) the denominator of which is the original aggregate outstanding principal amount of all Notes issued under the Amended and Restated Note Purchase Agreement.

6. Collateral Agent's Duties. Notwithstanding any provision contained in Amended and Restated IP Security Agreement, the Collateral Agent shall have no duty to exercise any of the rights, privileges or powers afforded to it and shall not be responsible to the Company or any other person or entity for any failure to do so or delay in doing so. Except for the accounting for moneys actually received by the Collateral Agent hereunder or in connection herewith, the Collateral Agent shall have no duty or liability to exercise or preserve any rights, privileges or powers pertaining to the Intellectual Property Collateral.

7. Collateral Agent's Rights and Remedies. The Collateral Agent shall have all rights and remedies available to it under Amended and Restated IP Security Agreement, the Amended and Restated Note Purchase Agreement, the Amended and Restated Security Agreement, each other Transaction Document and applicable law with respect to the security interests in any of the Intellectual Property Collateral. The Company agrees that such rights and remedies include, but are not limited to, the right of the Investors as secured parties, and the Collateral Agent, on behalf of the Investors, to sell or otherwise dispose of the Intellectual Property Collateral pursuant to the UCC. This Amended and Restated IP Security Agreement has been granted in conjunction with the security interest granted to the Investors and the Collateral Agent under the Amended and Restated Note Purchase Agreement and/or the Amended and Restated Security Agreement. The rights and remedies of the Investors and Collateral Agent with respect

to the security interests granted herein are without prejudice to, and are in addition to those set forth in the Purchase Agreement and/or the Amended and Restated Security Agreement, all terms and provisions of which are incorporated herein by reference.

8. Successors. The benefits and burdens of this Amended and Restated IP Security Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties; provided that Company may not transfer any of the Intellectual Property Collateral or any rights hereunder, without the prior written consent of the Investors, except as specifically permitted under the Amended and Restated Note Purchase Agreement and/or the Amended and Restated Security Agreement.

9. Amendment; No Conflict. This Amended and Restated IP Security Agreement is subject to modification only by the provisions of Section 10(d) of the Amended and Restated Security Agreement. To the extent that any provision of this Amended and Restated IP Security Agreement conflicts with any provision of the Amended and Restated Note Purchase Agreement and/or the Amended and Restated Security Agreement, the provision giving the Collateral Agent greater rights or remedies shall govern, it being understood that the purpose of this Amended and Restated IP Security Agreement is to add to, and not detract from, the rights granted to the Collateral Agent under the Purchase Agreement and/or the Amended and Restated Security Agreement.

10. Governing Law. THIS AMENDED AND RESTATED IP SECURITY AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF CALIFORNIA.

11. Counterparts. This Amended and Restated IP Security Agreement may be executed in one or more counterparts, including counterparts transmitted by facsimile or electronic transmission, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

12. Amendment of Original Agreements. The Original IP Security Agreement is hereby amended and superseded in its entirety and restated herein. Such amendment and restatement is effective upon the execution of this Agreement by the Company and the First Investor. Upon such execution, all provisions of, rights granted and covenants made in the Original IP Security Agreement are hereby waived, released and superseded in their entirety by the provisions hereof and shall have no further force or effect. Notwithstanding the foregoing, the security interests granted under the Original IP Security Agreement and Prior Security Agreement shall hereby be continued, and remain in full force and effect as of the dates of the original agreements.

(This space intentionally left blank)

IN WITNESS WHEREOF, the parties hereto have duly executed this Amended and Restated IP Security Agreement, as of the Effective Date.

**"Borrower"**

GLOBETOUCH INC., a Delaware corporation

By: Neil J Laird  
Name: NEIL J LAIRD  
Title: CFO  
Date: June 23, 2013

**"Secured Parties"**

SPADE GLORY LIMITED, a company incorporated  
in the British Virgin Islands *in its capacity as*  
*Investor*

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_  
Date: \_\_\_\_\_

DIGICEL Ltd, *in its capacity as Investor*

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_  
Date: \_\_\_\_\_

**"Collateral Agent"**

SPADE GLORY LIMITED a company incorporated  
in the British Virgin Islands *in its capacity as Collateral Agent*

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_  
Date: \_\_\_\_\_

*Signature Page to  
Amended and Restated IP Security Agreement*

IN WITNESS WHEREOF, the parties hereto have duly executed this Amended and Restated IP Security Agreement, as of the Effective Date.

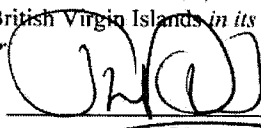
**"Borrower"**

GLOBETOUCH INC., a Delaware corporation

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_  
Date: \_\_\_\_\_

**"Secured Parties"**

SPADE GLORY LIMITED, a company incorporated  
in the British Virgin Islands in its capacity as  
Investor

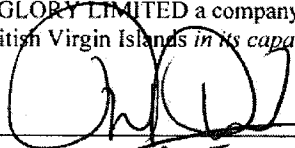
By:   
Name: \_\_\_\_\_  
Title: FRANK SIXT  
          DIRECTOR  
Date: June 23, 2014

DIGICEL Ltd, in its capacity as Investor

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_  
Date: \_\_\_\_\_

**"Collateral Agent"**

SPADE GLORY LIMITED a company incorporated  
in the British Virgin Islands in its capacity as Collateral Agent

By:   
Name: FRANK SIXT  
Title: DIRECTOR  
Date: June 23, 2014

*Signature Page to  
Amended and Restated IP Security Agreement*

IN WITNESS WHEREOF, the parties hereto have duly executed this Amended and Restated IP Security Agreement, as of the Effective Date.

**"Borrower"**

GLOBETOUCH INC., a Delaware corporation

By: \_\_\_\_\_  
Name:  
Title:  
Date:

**"Secured Parties"**

SPADE GLORY LIMITED, a company incorporated  
in the British Virgin Islands *in its capacity as  
Investor*

By: \_\_\_\_\_  
Name:  
Title:  
Date:

DIGICEL Ltd, *in its capacity as Investor*

By: Andy Thorburn  
Name: ANDY THORBURN  
Title: DIGICEL GROUP COO  
Date: 20TH JUNE 2014.

**"Collateral Agent"**

SPADE GLORY LIMITED a company incorporated  
in the British Virgin Islands *in its capacity as Collateral Agent*

By: \_\_\_\_\_  
Name:  
Title:  
Date:

## EXHIBIT A

### Patents (or Patent Applications) of Company

#### PATENTS

Application/Patent No.	Jurisdiction	Filing/Issuance Date	Title	Status
US Application No. 10/782681 US Patent No. 7577431 B2	United States	Filed 02/18/2004 Issued 08/18/2009	Providing Multiple MSISDN Numbers in a Mobile Device with a Single IMSI	Granted
US Application No. 11/440206 US Patent No. 7369848 B2	United States	Filed 05/23/2006 Issued 05/06/2008	Signaling Gateway with Multiple IMSI with MSISDN (mimm) Service in a Single Sim for Multiple Roaming Partners	Granted
US Application No. 10/918645 US Patent No. 7505769 B2	United States	Filed 08/13/2004 Issued 03/17/2009	Signaling Gateway with Multiple IMSI with Multiple MSISDN (mimm) Service in a Single Sim for Multiple Roaming Partners	Granted
EP Application No. 04781142.7 EP Patent No. 1665838	European Patent Office	Filed 08/13/2004 Issued 03/10/2010	Signaling Gateway with Multiple IMSI with Multiple MSISDN (mimm) Service in a Single Sim for Multiple Roaming Partners	Granted
SG Application No. 2006009138 SG Patent No. 119687	Singapore	Filed 08/13/2004 Issued 09/30/2008	Signaling Gateway with Multiple IMSI with Multiple MSISDN (mimm) Service in a Single Sim for Multiple Roaming Partners	Granted
HK Application No. 06112689.5 HK Patent No. 1091083	Hong Kong	Filed 08/13/2004 Issued 06/04/2010	Signaling Gateway with Multiple IMSI with Multiple MSISDN (mimm) Service in a Single Sim for Multiple Roaming Partner	Granted
SG Application No. 200805588-1 SG Patent No. 144655	Singapore	Filed 01/31/2007 Issued 06/30/2011	Method and System for Providing Mobile Communication Corresponding to Multiple MSISDNS Associated with a Single IMSI	Granted
CN Application No. 2007800102605 CN Patent No. ZL 200780010260.5	China	Filed 01/31/2007 Issued 07/18/2012	Method and System for Providing Mobile Communication Corresponding to Multiple MSISDNs Associated with a Single IMSI	Granted
US Application No. 12/536261 US Patent No. 7912464 B2	United States	Filed 08/05/2009 Issued 03/22/2011	Providing Multiple MSISDN Numbers in a Mobile Device with a Single IMSI	Granted
SG Application No. 200905407-3 SG Patent No. 154758	Singapore	Filed 02/21/2008 Issued 05/31/2011	Method and System for Providing Simm Service to Outbound Roamers of a Home Network Using a Passive-Monitoring-Based S...	Granted
FR Application No. 04781142.7 FR Patent No. 1665838	France	Filed 08/13/2004 Issued 03/10/2010	Signaling Gateway with Multiple IMSI with Multiple MSISDN (mimm) Service in a Single Sim for Multiple Roaming Partners	Granted
GB Application No. 04781142.7	England	Filed 08/13/2004 Issued	Signaling Gateway with Multiple IMSI with Multiple MSISDN (mimm)	Granted

Application/Patent No.	Jurisdiction	Filing/Issuance Date	Title	Status
GB Patent No. 1665838		03/10/2010	Service in a Single Sim for Multiple Roaming Partners	
US Application No. 61/407832	United States	Filed 10/28/2010	Method and Systems for Enhanced Connectivity	Converted

#### PATENT APPLICATIONS

Application/Patent No.	Jurisdiction	Filing/Issuance Date	Title	Status
US Application No. 12/053271	United States	Filed 03/21/2008	Signaling Gateway with Multiple IMSI with Multiple MSISDN (mimm) Service in a Single Sim for Multiple Roaming Partners	Published
MY Application No. PI20082853	Malaysia	Filed 01/31/2007	Method and System for Providing Mobile Communication Corresponding to Multiple MSISDNs Associated with a Single IMSI	Pending
EP Application No. 07762700.8	European Patent Office	Filed 01/31/2007	Method and System for Providing Mobile Communication Corresponding to Multiple MSISDNs Associated with a Single IMSI	Published
IN Application No. 1730/MUMNP/2008	India	Filed 01/31/2007	Method and System for Providing Mobile Communication Corresponding to Multiple MSISDNs Associated with a Single IMSI	Pending
SG Application No. 200806190-5 SG Patent No. 145763	Singapore	Filed 08/13/2004 Issued 04/30/2012	Signaling Gateway with Multiple IMSI with Multiple MSISDN (mimm) Service in a Single Sim for Multiple Roaming Partners	Pending
HK Application No. 08111991.8	Hong Kong	Filed 01/31/2007	Method and System for Providing Mobile Communication Corresponding to Multiple MSISDNs Associated with a Single IMSI	Published
DE Application No. 602004025925.7-08 DE Patent No. 1665838	Germany	Filed 08/13/2004 Issued 03/10/2010	Signaling Gateway with Multiple IMSI with Multiple MSISDN (mimm) Service in a Single Sim for Multiple Roaming Partners	Pending
US Application No. 61/523768	United States	Filed 08/15/2011	Smart Call Routing	Pending
US Application No. 61/523731	United States	Filed 08/15/2011	Dual IMSI Ecosystem	Pending
PCT Application No. PCT/US2012/050763	PCT	Filed 08/14/2012	Smart Call Routing	Published
PC Application No. PCT/US2012/050952	PCT	Filed 08/15/2012	Dual IMSI Ecosystem	Published

## EXHIBIT B

Registered Trademarks of Company:

Registration No.	Registration Date	Filing Date	Registered Owner	Mark	Country of Filing
None.					

**EXHIBIT C**

U.S. Pending Trademark Applications of Company

Mark	Application No.	Filing Date
None.		

# EXHIBIT D

Copyright/Mask-PCT Authority Registrations of Company:

Copyright/Mask PCT Authority	Reg. No.	Date of Issue	Country of Filing
None.			

# EXHIBIT E

## Domain Names of Company:

Domain Name	Reg. No.	Date of Issue	Country of Filing
www.globetouch.com	301849268_DOMAIN_ COM-VRSN	December 30, 2005	USA