# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4041854

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

#### **CONVEYING PARTY DATA**

Name	Execution Date
UNIFIED ENTERPRISES CORP.	09/07/2016
PLM UNIFIED CO.	09/07/2016
SNOWBALL FACTORY, INC.	09/07/2016
UNIFIED SOCIAL, INC.	09/07/2016

#### **RECEIVING PARTY DATA**

Name:	WF FUND V LIMITED PARTNERSHIP
Street Address:	40 KING STREET WEST
Internal Address:	SUITE 5001
City:	TORONTO
State/Country:	CANADA
Postal Code:	M5H 3Y2

## **PROPERTY NUMBERS Total: 6**

Property Type	Number
Patent Number:	8732015
PCT Number:	US1438804
Application Number:	14282940
Application Number:	13101138
Application Number:	61331380
Application Number:	13708900

### **CORRESPONDENCE DATA**

Fax Number: (858)550-6420

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: 858-550-6433

Email: jmfitzpatrick@cooley.com JENNIFER FITZPATRICK Correspondent Name:

Address Line 1: C/O COOLEY LLP Address Line 2: 4401 EASTGATE MALL

Address Line 4: SAN DIEGO, CALIFORNIA 92121

ATTORNEY DOCKET NUMBER: 313569-121 UNIFIED

PAIENI REEL: 039664 FRAME: 0151 503995197

NAME OF SUBMITTER:	JENNIFER FITZPATRICK	
SIGNATURE:	/JENNIFER FITZPATRICK/	
DATE SIGNED:	09/07/2016	
Total Attachments: 8		
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### INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT is entered into as of September 7, 2016 by and between WF FUND V LIMITED PARTNERSHIP (c/o/b as WELLINGTON FINANCIAL LP and WELLINGTON FINANCIAL FUND V), a Canadian limited partnership ("Lender") and UNIFIED ENTERPRISES CORP., a Delaware corporation ("Enterprises") and each of the other grantors set forth on Schedule 1 hereto (together with Enterprises, collectively "Grantors", and each, a "Grantor").

#### RECITALS

Lender has agreed to make certain advances of money and to extend certain financial accommodations (the "Loans") to Grantors in the amounts and manner set forth in that certain Loan and Security Agreement by and between Lender and Grantors dated of even date herewith (as the same may be amended, modified or supplemented from time to time, the "Loan Agreement"; capitalized terms used herein and not otherwise defined are used as defined in the Loan Agreement). Lender is willing to make the Loans to Grantors, but only upon the condition, among others, that each Grantor shall grant to Lender a security interest in certain Intellectual Property to secure the obligations of such Grantor under the Loan Agreement.

**B.** Pursuant to the terms of the Loan Agreement, each Grantor has granted to Lender a security interest in all of such 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 and all other agreements now existing or hereafter arising between Grantors and Lender, each Grantor hereby represents, warrants, covenants and agrees as follows:

#### AGREEMENT

To secure Grantors' obligations under the Loan Agreement and under any other agreement now existing or hereafter arising between Grantors and Lender, each Grantor grants and pledges to Lender a security interest in all of such Grantor's right, title and interest in, to and under its Intellectual Property (including without limitation those copyrights, patents and trademarks listed on Exhibits 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-in-part thereof.

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

Each Grantor represents and warrants that Exhibits A, B, and C attached hereto set forth any and all intellectual property rights in connection to which such Grantor has registered or filed an application with either the United States Patent and Trademark Office or the United States Copyright Office, as applicable.

1.

This Agreement shall be exclusively (without regard to any rules or principles relating to conflicts of laws) governed by, enforced and construed in accordance with the laws of the state of California and the federal laws of the United States applicable therein. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original but all of which together shall constitute the same instrument.

[Signature page follows.]

2.

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.

	GRANTORS:
Address of Grantor	UNIFIED ENTERPRISES CORP.
180 Madison Avenue 23 <sup>rd</sup> Floor New York, NY 10016 Attn: Chief Financial Officer	By: Calbin Las.  Name: President
Address of Granior:	PLM UNIFIED CO.
180 Madison Avenue 23 <sup>rd</sup> Ploor	Ву:
New York, NY 10016 Attn: Chief Financial Officer	Title: CANON LA.
Ann. Cinci i mandan Viires	Name: Pwsidint
Address of Gruntor:	SNOWBALL FACTORY, INC.
180 Madison Avenue 23 <sup>rt</sup> Floor	ву:
New York, NY 10016 Attn: Chief Financial Officer	Title: Cours Las
	Name: President
Address of Granton	UNIFIED SOCIAL, INC.
180 Madison Avenue 23 <sup>rd</sup> Floor	Ву
New York, NY 10016	Title: Pallis Las
Attn: Chief Financial Officer	1 11 10 Configuration

Name: Presidence

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.

Address of Lender:

40 King Street West, Suite 5001 Toronto, Ontario, M5H 3Y2 Canada Attention: Mark McQueen

Facsimile: (416) 682-1160

LENDER:

WF FUND V LIMITED PARTNERSHIP, c/o/b as WELLINGTON FINANCIAL LP and WELLINGTON FINANCIAL FUND V

By: GP WF FUND V LIMITED PARTNERSHIP,

its general partner

By: 2177995 ONTARIO LIMITED, its general partner

By: 140~

Title: 1 Carty 180

Name: Mark Usher

# SCHEDULE 1

## **GRANTORS**

Unified Enterprises Corp., a Delaware corporation PLM Unified Co., a Delaware corporation Snowball Factory, Inc., a Delaware corporation Unified Social, Inc., a Delaware corporation

## **EXHIBIT A**

# Copyrights

Description			
		Number	Registration Date
None.			

## **EXHIBIT B**

## **Patents**

Owner	Description	Patent / Application Number	Issue/ Application Date
Enterprises	Social Media Pricing Engine	8,732,015	05/20/14
Enterprises	Social Media Pricing Engine - ABANDONED	PCT/US2014/38804	5/20/14
Enterprises	Social Media Pricing Engine - ABANDONED	14/282,940	5/20/14
Enterprises	Campaign Tracking Platform for Social Media Marketing	13/101,138	05/04/11
Enterprises	Campaign Tracking Platform for Social Media Marketing - EXPIRED	61/331,380	5/4/10
Enterprises	Earned Media Tracking Engine - ABANDONED	13/708,900	12/7/12

## **EXHIBIT C**

## Trademarks

Owner	Description	Registration/ Serial Number	Registration/ Application Date
Enterprises	DATA, TOGETHER	86/910,064	02/17/16
Enterprises	UNIFIED ENTERPRISES	86/902,280	02/09/16
Enterprises	UNIFIED SOCIAL	4,863,744	12/01/15
Enterprises	AMPLET	4,487,278	02/25/14
Enterprises	AWE.SM	85/751,675	10/11/12
Enterprises	UNIFIED - ABANDONED	85/465,425	11/5/11
Enterprises	UNIFIED - ABANDONED	85/465,427	11/5/11
Enterprises	PAGELEVER - ABANDONED	85/806,037	12/18/12
Enterprises	MINILYTICS BY PAGELEVER - ABANDONED	85/813,213	12/31/12

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**RECORDED: 09/07/2016** 

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