PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7679535

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Execution Date
SABRE GLBL INC.	12/06/2022

RECEIVING PARTY DATA

Name:	COMPUTERSHARE TRUST COMPANY, N.A., AS COLLATERAL AGENT
Street Address:	600 S. 4TH STREET
Internal Address:	7TH FLOOR
City:	MINNEAPOLIS
State/Country:	MINNESOTA
Postal Code:	55415

PROPERTY NUMBERS Total: 14

Property Type	Number
Patent Number:	8041727
Patent Number:	8126783
Patent Number:	8595812
Patent Number:	8739262
Patent Number:	10204317
Patent Number:	10262128
Patent Number:	11017326
Patent Number:	11455312
Application Number:	16992975
Application Number:	17219971
Application Number:	16219174
Application Number:	16219234
Application Number:	16220437
Application Number:	16503844

CORRESPONDENCE DATA

Fax Number: (212)751-4864

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: 12129061216

> **PATENT REEL: 061999 FRAME: 0533**

507632639

Email: angela.amaru@lw.com

Correspondent Name: LATHAM & WATKINS LLP C/O ANGELA M. AMARU

Address Line 1: 1271 AVENUE OF THE AMERICAS Address Line 4: NEW YORK, NEW YORK 10020

ATTORNEY DOCKET NUMBER:	049268-0363
NAME OF SUBMITTER:	ANGELA M AMARU
SIGNATURE:	/s/Angela M. Amaru
DATE SIGNED:	12/06/2022

Total Attachments: 6

source=Sabre - Patent Short Form Security Agreement (Executed)#page1.tif source=Sabre - Patent Short Form Security Agreement (Executed)#page2.tif source=Sabre - Patent Short Form Security Agreement (Executed)#page3.tif source=Sabre - Patent Short Form Security Agreement (Executed)#page4.tif source=Sabre - Patent Short Form Security Agreement (Executed)#page5.tif source=Sabre - Patent Short Form Security Agreement (Executed)#page6.tif

PATENT SECURITY AGREEMENT (SHORT-FORM)

PATENT SECURITY AGREEMENT (this "Agreement"), dated as of December 6, 2022, among SABRE HOLDINGS CORPORATION ("Holdings"), SABRE GLBL INC. (the "Company"), the Subsidiary Guarantors (each of the foregoing, including the Company, a "Grantor") and COMPUTERSHARE TRUST COMPANY, N.A., as Collateral Agent for the Secured Parties (as defined below).

Reference is made to the Pledge and Security Agreement dated as of December 6, 2022 (as amended, supplemented or otherwise modified from time to time, the "Security Agreement"), among Holdings, the Borrower, the Subsidiary Guarantors and COMPUTERSHARE TRUST COMPANY, N.A., as Collateral Agent. Accordingly, the parties hereto agree as follows:

Section 1. <u>Terms.</u> Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Security Agreement. The rules of construction specified in Article I of the Indenture also apply to this Agreement.

Section 2. <u>Grant of Security Interest.</u> As security for the payment or performance, as the case may be, in full of the Obligations, each Grantor, pursuant to and in accordance with the Security Agreement, did and hereby does grant to the Collateral Agent, its successors and assigns, for the benefit of the Secured Parties, a security interest in, all right, title and interest in or to any and all of the following assets and properties now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "Patent Collateral"):

All letters Patent of the United States or the equivalent thereof in any other country, all registrations and recordings thereof, and all applications for letters Patent of the United States or the equivalent thereof in any other country in or to which any Grantor now or hereafter has any right, title or interest therein, including, without limitation, those registrations, recordings and pending applications in the USPTO referred to on Schedule I hereto or any similar offices in any other country, and all reissues, continuations, divisions, continuations-in-part, renewals, improvements or extensions thereof.

Section 3. <u>Termination</u>. This Agreement is made to secure the satisfactory performance and payment of the Obligations. This Agreement and the security interest granted hereby shall terminate with respect to all of a Grantor's Obligations and any Lien arising therefrom shall be automatically released upon termination of the Security Agreement or release of such Grantor's obligations thereunder. The Collateral Agent shall, in connection with any termination or release herein or under the Security Agreement, execute and deliver to any Grantor as such Grantor may request, an instrument in writing releasing the security interest in the Patent Collateral acquired under this Agreement. Additionally, upon such satisfactory performance or payment, the Collateral Agent shall reasonably cooperate with any efforts made by a Grantor to make of record or otherwise confirm such satisfaction including, but not limited to, the release and/or termination of this Agreement and any security interest in, to or under the Patent Collateral.

Section 4. <u>Supplement to the Security Agreement.</u> The security interests granted to the Collateral Agent herein are granted in furtherance, and not in limitation of, the security interests granted to the Collateral Agent pursuant to the Security Agreement. Each Grantor hereby acknowledges and

affirms that the rights and remedies of the Collateral Agent with respect to the Patent Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the Security Agreement, the terms of the Security Agreement shall govern.

Section 5. <u>Miscellaneous.</u> The provisions of Article VII of the Security Agreement are hereby incorporated by reference.

NOTWITHSTANDING ANYTHING HEREIN TO THE CONTRARY, THE LIEN AND SECURITY INTEREST GRANTED TO THE COLLATERAL AGENT, FOR THE BENEFIT OF THE SECURED PARTIES, PURSUANT TO THIS AGREEMENT AND THE EXERCISE OF ANY RIGHT OR REMEDY BY THE COLLATERAL AGENT AND THE OTHER SECURED PARTIES HEREUNDER ARE SUBJECT TO THE PROVISIONS OF THE INTERCREDITOR AGREEMENT. IN THE EVENT OF ANY CONFLICT OR INCONSISTENCY BETWEEN THE PROVISIONS OF THE INTERCREDITOR AGREEMENT AND THIS AGREEMENT, THE PROVISIONS OF THE INTERCREDITOR AGREEMENT SHALL CONTROL.

[Signatures on following page]

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

SABRE HOLDINGS CORPORATION,

as Holdings

Name: Brian Evans

Name: Brian Evans Title: Treasurer

SABRE GLBL INC.,

as the Company

By: _____/ Name: Brian Evans

Title: Treasurer

AS SUBSIDIARY GUARANTORS:

GETTHERE L.P.

By: GetThere Inc., its General Partner

Name: Brian Evans

Title: Treasurer

TVL LP

By: TVL LLC, its General Partner

Name: Brian Evans

Title: Treasurer

REEL: 061999 FRAME: 0537

COMPUTERSHARE TRUST COMPANY, N.A., as Collateral Agent

By: Name:

Title:

Joeston Winomos

Vice President

REEL: 061999 FRAME: 0538

Schedule I

Short Particulars of U.S. Patent Collateral

	Title	Owner	(Application Number)/ Patent Number	(Filing Date)/ Issuance Date
1.	System And Method For Coordinating Travel Itineraries	TVLLP	7050987	05/23/2006
2.	Systems, Methods, And Computer Program Products For Storing And Retrieving Product Availability Information From A Storage Cache	TVLLP	7321863	01/22/2008
3.	Interactive Calendar Interface For Defining And Displaying Date Ranges	GetThere L.P.	7379889	05/27/2008
4.	Travel Management System Utilizing Multiple Computer Reservation Systems (CRSS)	GetThere L.P.	7493261	02/17/2009
5.	System And Method For Accessing A Remote Server From An Intranet With A Single Sign-On	GetThere L.P.	7512799	03/31/2009
6.	System, Method, And Computer Program Product For Comparing The Cost Of Driving An Owned Or Leased Vehicle To The Cost Various Transportation Options	TVL LP	7561963	07/14/2009
7.	System, Methods, And Computer Program Products For Determining Rankings Of Product Providers Displayed Via A Product Source System	TVLLP	7580868	08/25/2009
8.	System, Method And Computer Program Product For Searching And Retrieving Ranked Points Of Interest Within A Polygonal Area Of Interest	TVL LP	7715981	05/11/2010
9.	Systems, Methods And Computer Program Products For Retrieving And Parsing Data At Runtime	TVL LP	7861232	12/28/2010
10.	Systems, Methods, And Computer Program Products For Storing And Retrieving Product Availability Information From A Storage Cache	TVL LP	7957988	06/07/2011
11.	System, Method, And Computer Program Product For Finding Web Services Using Example Queries	Sabre GLBL Inc.	8041727	10/18/2011
12.	Rule-Based Shopping	Sabre GLBL Inc.	8126783	02/28/2012
13.	Tokenized Data Security	Sabre GLBL Inc.	8595812	11/26/2013
14.	Tokenized Data Security	Sabre GLBL Inc.	8739262	05/27/2014
15.	Post-Booking Travel Assistance And Organization	Sabre GLBL Inc.	10,204,317	02/12/2019
16.	Tokenized Data Security	Sabre GLBL Inc.	10,262,128	04/16/2019
17.	Method, Apparatus, And Computer Program Product For Reservations, Inventory Control, Shopping, And Booking With Attribute Based Pricing	Sabre GLBL Inc.	11,017,326	05/25/2021

	Title	Owner		(Filing Date)/ Issuance Date
18.	Computerized Travel I tinerary Recommendation Tool and Method	Sabre GLBL Inc.	16/219,174	12/13/2018
19.	Computerized Travel Itinerary Recommendation Tool and Method Using Contextual Information	Sabre GLBL Inc.	16/219,234	12/13/2018
20.	System with Seat Map Cache	Sabre GLBL Inc.	16/220,437	12/14/2018
21.	System with adaptive ancillary services offering	Sabre GLBL Inc.	16/503,844	07/05/2019
22.	Data query system with improved response time	Sabre GLBL Inc.	11,455,312	09/27/2022
23.	Da ta base Search Query Enhancer	Sabre GLBL Inc.	16/992,975	08/13/2020
24.	Method, apparatus and computer program product for reservations, inventory control, shopping, and booking with attribute based	Sabre GLBL Inc.	17/219,971	04/01/2021

RECORDED: 12/06/2022