# CH \$140.0

# Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:

**NEW ASSIGNMENT** 

NATURE OF CONVEYANCE:

SECURITY INTEREST

# **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Turning Technologies, LLC		106/21/2006	LIMITED LIABILITY COMPANY: OHIO

# **RECEIVING PARTY DATA**

Name:	JPMorgan Chase Bank, N.A.
Street Address:	100 East Broad St, 7th Floor
City:	Columbus
State/Country:	ОНІО
Postal Code:	43215
Entity Type:	national banking association: UNITED STATES

# PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark	
Registration Number:	2929281	TURNING IDEAS INTO SOLUTIONS	
Registration Number:	2929282	TURNINGPOINT	
Registration Number:	2981383		
Registration Number:	2981384		
Registration Number:	2981382	TURNING TECHNOLOGIES	

## **CORRESPONDENCE DATA**

Fax Number: (614)227-2100

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 614-227-2182

Email: ipdocket@porterwright.com

Correspondent Name: Karen K. Hammond

Address Line 1: 41 South High St, 28th Floor Address Line 4: Columbus, OHIO 43215

ATTORNEY DOCKET NUMBER:

0057500-162949

TRADEMARK

REEL: 003336 FRAME: 0301

900051732

NAME OF SUBMITTER:	Karen K. Hammond
Signature:	/kkhammond/
Date:	06/22/2006
Total Attachments: 9 source=turn-chasetmagmt#page1.tif source=turn-chasetmagmt#page2.tif source=turn-chasetmagmt#page3.tif source=turn-chasetmagmt#page4.tif source=turn-chasetmagmt#page5.tif source=turn-chasetmagmt#page6.tif source=turn-chasetmagmt#page7.tif source=turn-chasetmagmt#page8.tif source=turn-chasetmagmt#page8.tif	

#### SHORT FORM TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of June 21, 2006, is by and among TURNING TECHNOLOGIES, LLC, an Ohio limited liability company, ("<u>Turning</u>") and the other parties identified on the signature pages hereto as Grantors (Turning and such other parties, each a "<u>Grantor</u>" and, together the "<u>Grantors</u>"), and JPMorgan Chase Bank, N.A., (the "<u>Lender</u>").

#### WITNESSETH:

WHEREAS, the Grantors, the other Loan Parties and the Lender have entered into a Credit Agreement dated as of June 21, 2006 (as it may be amended or modified from time to time, the "Credit Agreement").

WHEREAS, the Grantors have entered into a Pledge and Security Agreement (the "Security Agreement") in order to induce the Lender to enter into, and extend credit to the Grantors under, the Credit Agreement, pursuant to which the Grantors are required to execute and deliver this Trademark Security Agreement.

Now, Therefore, in consideration of the premises and to induce the Lender to extend credit to the Grantors, each Grantor hereby agrees with the Lender as follows:

# Section 1. Defined Terms

Unless otherwise defined herein, terms defined in the Credit Agreement or the Security Agreement used herein have the meaning given to them in the Credit Agreement or the Security Agreement.

## Section 2. Grant of Security Interest in Trademarks Collateral

Each Grantor, as collateral security for the full, prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Secured Obligations, hereby grants, collaterally assigns, mortgages and pledges to the Lender a lien on and security interest in, all of its right, title and interest in, to and under the following Collateral of such Grantor (the "Trademark Collateral"):

- (a) all trademarks (including service marks), trade names, trade dress, and trade styles and the registrations and applications for registration thereof and the goodwill of the business symbolized by the foregoing, including, without limitation, the trademarks and trade names listed on the <u>Schedule</u> attached hereto;
- (b) all licenses of the foregoing, whether as licensee or licensor, including, without limitation, the licenses listed on the <u>Schedule</u> attached hereto;
  - (c) all renewals of the foregoing;
- (d) all income, royalties, damages, and payments now or hereafter due or payable with respect thereto, including, without limitation, damages, claims, and payments for past and future infringements thereof;
- (e) all rights to sue for past, present, and future infringements of the foregoing, including the right to settle suits involving claims and demands for royalties owing; and

(f) all rights corresponding to any of the foregoing throughout the world.

# Section 3. Security Agreement

The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Lender pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Lender with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

[SIGNATURE PAGES FOLLOW]

IN WITNESS WHEREOF, each Grantor has caused this Trademark Security Agreement to be executed and delivered as of the date first set forth above.

#### **GRANTORS:**

TURNING TECHNOLOGIES, LLC, an Ohio limited liability company

By: // /

Name: Michael P. Scott Title: Vice President

RESPONSIVE INNOVATIONS, LLC, an Ohio limited liability company

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Name: Michael P. Scott Title: Vice President

TURNING TECH HOLDINGS, LLC, an Ohio limited

liability company,

Name: Michael P. Scott

Title: President and Treasurer

ACCEPTED AND AGREED as of the date first above written:

JPMORGAN CHASE BANK, N.A.

Name: MARK 5 SLAVAAN

Title: SELICR LICE PRESIDENT

#### **ACKNOWLEDGEMENT OF GRANTOR**

STATE OF OHIO	)		
	) ss.		
COUNTY OF FRANKLIN	)		
o 11 oot	1	11	INC-11D C4414-
			l Michael P. Scott, proved to
me on the basis of satisfactor	ory evidence to be the person	on who executed the for	regoing instrument on behalf
of TURNING TECHNOLO	GIES, LLC, who being by	me duly sworn did dep	ose and say that he/she is an
authorized officer of said li	mited liability company, th	hat the said instrument	was signed on behalf of said
limited liability company a	s authorized by its Manage	ers and that he/she ackn	owledged said instrument to
be the free deed of s	said limited liability compa	nny.	2
ON THE PARTY OF TH	ISAN E. PORTWOOD		E Porter
	ISAN E. PORTWOOD	XIIIA	$C = I \cap I \cap I \cap I$

**NOTARY PUBLIC, STATE OF OHIO** 

ACKNOWLEDGEMENT OF GRANTOR

STATE OF OHIO	)	
	)	SS
COUNTY OF FRANKLIN	)	

On this 20<sup>th</sup> day of June, 2006, before me personally appeared Michael P. Scott, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of RESPONSIVE INNOVATIONS, LLC, who being by me duly sworn did depose and say that he/she is an authorized officer of said limited liability company, that the said instrument was signed on behalf of said limited liability company as authorized by its Managers and that he/she acknowledged said instrument to be the free act and deed of said limited liability company.

Desa E. Portwor Notary Public

**Notary Public** 

SUSAN E. PORTWOOD

PLEX DESARY PUBLIC, STATE OF OHIO

MY COMMISSION EXPIRES JULY 12, 2009

# ACKNOWLEDGEMENT OF GRANTOR

STATE OF OHIO	)	
	)	SS.
COUNTY OF FRANKLIN	)	

axion Expires:

On this 20<sup>th</sup> day of June, 2006, before me personally appeared Michael P. Scott, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of TURNING TECH HOLDINGS, LLC, who being by me duly sworn did depose and say that he/she is an authorized officer of said limited liability company, that the said instrument was signed on behalf of said limited liability company as authorized by its Managers and that he/she acknowledged said instrument to be the free act and deed of said limited liability company.

SUSAN E. PORTWOOD

NOTARY PUBLIC, STATE OF OHIO

NY COMMISSION EXPIRES JULY 12, 2009

Notary Public E Portwood

Acknowledgement Page to Short Form Trademark Security Agreement

#### **SCHEDULE**

TO

# TRADEMARK SECURITY AGREEMENT

# Trademark Registrations

# I. TURNING TECHNOLOGIES, LLC

## A. REGISTERED TRADEMARKS

Loan Party	Name	Country	Registration No.	Registration Date
Turning	TURNING IDEAS	United States	2,929,281	March 1, 2005
	INTO SOLUTIONS			
Turning	TURNINGPOINT	United States	2,929,282	March 1, 2005
Turning		United States	2,981,383	August 2, 2005
Turning		United States	2,981,384	August 2, 2005
Turning	TURNING TECHNOLOGIES	United States	2,981,382	August 2, 2005

#### B. TRADEMARK APPLICATIONS

None.

## C. TRADEMARK LICENSES

- 1. Technology Alliance Agreement, dated as of June 21, 2004, by and between Turning and Questionmark Corporation
- 2. Amended and Restated Master Agreement, dated as of March 9, 2006, by and between Turning and Thomson Learning, Inc. through its Higher Education Division, a subsidiary of The Thomson Corporation ("Thomson").
- 3. Amended and Restated Software License Agreement, dated as of March 9, 2006, by and between Turning and Thomson.

- 4. Amended and Restated Trademark/Service Mark License Agreement, dated as of March 9, 2006, by and between Turning and Thomson
- 5. Infocus Affiliate Agreement, dated as of April 30, 2004, by and between Turning and InFocus Corporation
- 6. Software License and Reseller Agreement, dated as of December 2, 2005, by and between Turning and FSCreations, Inc.
- 7. Agreement, dated as of December 31, 2005, by and between Turning and Glencoe/McGraw-Hill
- 8. Contract, dated as of December 29, 2004, by and between Turning and Techwrite, Inc.
- 9. Letter Agreement, dated as of April 26, 2005, by and between Turning and Xteric
- 10. International Distribution Agreement, dated as of December 7, 2005, by and between Turning and Turning Technologies Canada, LLC, ("TT Canada"); Trademark and Domain Name License Agreement, dated as of December 7, 2005, by and between Turning and TT Canada, as amended by that certain First Amendment to Trademark and Domain Name License Agreement, dated as of June 1, 2006 by and between Turning and TT Canada
- 11. Turning Standard User Software License Agreement
- 12. Non-Disclosure Agreement, dated as of September 27, 2002, by and between Inventel Systemes and Turning
- 13. Mutual Non-Disclosure Agreement, dated as of July 18, 2002, by and between Turning and Mitsumi Electric Co., Ltd.
- 14. Confidentiality and Work For Hire/Copyright Assignment Agreement, dated as of August 4, 2004, by and between Turning and Enginet Technologies, LLC
- 15. Confidentiality and Work For Hire/Copyright Assignment Agreement, dated as of August 5, 2004, by and between Turning and David Arthurs
- 16. Employee Confidentiality and Non-Compete Agreement, dated as of July 14, 2004, by and between Turning and David Arthurs
- 17. Employee Confidentiality and Non-Compete Agreement, dated as of January 19, 2006, by and between Turning and Blake Copenhaver
- 18. Employee Confidentiality and Non-Compete Agreement, dated as of September 23, 2004, by and between Turning and Brett Hudspeth
- 19. Employee Confidentiality and Non-Compete Agreement, dated as of January 25, 2006, between Turning and Ian Keith
- 20. Employee Confidentiality and Non-Compete Agreement, dated as of September 19, 2005, by and between Turning and Jamison Yates

- 21. Employee Confidentiality and Non-Compete Agreement, dated as of August 3, 2004, by and between Turning and Kevin Pounds
- 22. International Distribution Agreement, dated as of June 2, 2006, by and between Turning and Turning Technologies Brazil, LLC
- 23. Employee Confidentiality and Non-Compete Agreement, dated as of May 30, 2006, by and between Turning and Todd Horrell
- 24. Non-Competition, Confidentiality and Inventions Agreement, dated as of April 5, 2006, by and between Turning and Corey Davoll
- 25. Assignment, dated as of June 5, 2006, by Michael Crosby in favor of Turning
- 26. Assignment, dated as of June 5, 2006, by Donald Arthurs in favor of Turning
- 27. Assignment, dated as of June 12, 2006, by Michael Broderick in favor of Turning
- 28. Non-Competition, Confidentiality and Inventions Agreement, dated as of June 6, 2006, by and between Turning and Bill Brocker
- 29. Planning Agreement, dated as of March 8, 2006, by and between Turning and Red Door Interactive, Inc.
- 30. Web Site Development Agreement, dated as of July 27, 2005, by and between Turning and Red Door Interactive, Inc.
- 31. Software Agreement, dated as of July 31, 2003, by and between Turning and Media Group, Inc.; Memorandum, dated as of July 31, 2003, by and between Turning and Media Group, Inc.
- 32. Non-Competition, Confidentiality and Inventions Agreement, dated as of June 5, 2006, by and between Turning and Jonathan Hallsten
- 33. International Distribution Agreement, dated as of January 13, 2006, by and between Turning and COMIL SARL
- 34. Trademark and Domain Name License Agreement, dated as of January 13, 2006, by and between Turning and COMIL SARL

# II. RESPONSIVE INNOVATIONS, LLC ("Responsive")

## A. REGISTERED TRADEMARKS

Loan Party	Name	Country	Registration No.	Registration Date
Responsive	RESPONSECARD	United States	2,919,489	January 18, 2005
Innovations, LLC				

#### B. TRADEMARK APPLICATIONS

None.

## C. TRADEMARK LICENSES

- 1. Assignment, dated as of June 15, 2006, by Kevin Adkins in favor of Responsive
- 2. Assignment Agreement, dated as of May 30, 2006, by and between Responsive and Chris Adams
- 3. Assignment Agreement, dated as of May 19, 2006, by and between Responsive and C&H Software Solutions, Inc.

# III. TURNING TECH HOLDINGS, LLC

A. REGISTERED TRADEMARKS

None.

B. TRADEMARK APPLICATIONS

None.

C. TRADEMARK LICENSES

None.

COLUMBUS/1302665 v.06

RECORDED: 06/22/2006