OP \$40.00 741543

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Multi-Ad Services, Inc.		11/06/2006	CORPORATION: ILLINOIS

RECEIVING PARTY DATA

Name:	MA Asset Acquisition, LLC
Street Address:	1720 W. Detweiller Dr
City:	Peoria
State/Country:	ILLINOIS
Postal Code:	61615-1695
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark	
Serial Number:	74154346	MULTI-AD CREATOR	

CORRESPONDENCE DATA

Fax Number: (203)325-5001

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

Phone: 203-325-5049

Email: dgreenfield@fdh.com

Correspondent Name: Donna Greenfield

Address Line 1: 177 Broad Street

Address Line 2: 15th Floor

Address Line 4: Stamford, CONNECTICUT 06901

ATTORNEY DOCKET NUMBER:	8014-4
NAME OF SUBMITTER:	Donna Greenfield
Signature:	/s/Donna Greenfield
Date:	10/15/2010
	TRADEMARK

900174058 REEL: 004296 FRAME: 0857



ASSIGNMENT AND ASSUMPTION OF INTELLECTUAL PROPERTY AGREEMENT

This ASSIGNMENT AND ASSUMPTION OF INTELLECTUAL PROPERTY AGREEMENT (this "<u>Agreement</u>") is dated as of November 6, 2006 by and between MULTI-AD SERVICES, INC., an Illinois stock corporation (the "<u>Assignor</u>"), and MA ASSET ACQUISITION, LLC (to be renamed Multi-Ad Solutions, LLC), a Delaware corporation (the "<u>Assignee</u>").

WITNESSETH:

WHEREAS, the Assignor, the Assignee, and other parties thereto, have executed and delivered an Asset Purchase Agreement dated as of October 3, 2006 (the "Purchase Agreement") pursuant to which, among other things, the Assignor has agreed to sell to the Assignee, and the Assignee has agreed to purchase from the Assignor, the Acquired Assets (this and other capitalized terms not otherwise defined herein shall have the meaning assigned in the Purchase Agreement) and to enter into certain other arrangements; and

WHEREAS, in connection with the transactions contemplated by the Purchase Agreement, the Assignee and the Assignor desire that all of the Assignor's respective right, title and interest in and to all of the patents, patent applications, trademark applications and registrations and copyrights listed on Exhibit A hereto (the "Acquired Intellectual Property") be assigned and transferred to the Assignee as provided in the Purchase Agreement.

NOW, THEREFORE, in consideration of the foregoing and the other agreements and covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby irrevocably acknowledged, the parties hereto agree as follows:

1. Assignment of Intellectual Property Rights.

1.1 <u>Assignment</u>. The Assignor hereby assigns, sells, conveys, delivers and transfers to the Assignee all of its respective right, title and interest in and to any and all of the Acquired Intellectual Property, together with the goodwill of the Business connected with the use thereof (as applicable) and symbolized thereby and together with all claims for damages by reason of past infringement thereof, with the right to sue for, and collect the same for its own use and benefit, in accordance with the Purchase Agreement, and for the use and benefit of its successors and assigns.

1.2 Further Assurances.

(a) The Assignor hereby agrees to execute all appropriate, necessary and customary forms and use all commercially reasonable best efforts to assist the Assignee, at the Assignee's request from time to time (the reasonable cost and expense of which shall be paid by the Assignee unless such action results from a breach of the Purchase Agreement or this Agreement by the Assignor), to secure the rights assigned hereby and to obtain and/or transfer patent, copyright, trademark or service mark registrations (and applications therefor), and similar governmental grants confirming or enhancing said rights. The Assignor will promptly transfer all files and papers in its possession relating to such applications and registrations to Assignee after the execution of this Agreement.

{00252109; 5; 8014-4}

- (b) The Assignor agrees to provide the appropriate authorizations to, and to execute the appropriate forms for, the applicable registration organization, or to the Assignee if appropriate, and will use its best efforts to comply promptly with all other remaining steps necessary to transfer all domain names used in the Acquired Business held by the Assignor or by third parties on its behalf (the "Domain Names"). The Assignor represents and warrants that it has not and will not otherwise delete or transfer the Domain Names except as provided for herein.
- (c) In the event that the Assignor fails to execute and deliver any document necessary or appropriate for any of the foregoing purposes (including renewals and/or extensions) listed in Sections 1.2(a) and/or 1.2(b) above, the Assignor hereby irrevocably designates and appoints the Assignee and its duly authorized officers as agents and attorneys-infact to act for and on behalf of Assignor, but only for the purpose of executing and filing any such document and doing all other lawfully permitted acts to accomplish the foregoing purposes with the same legal force and effect as if executed by the undersigned.
- (d) This Agreement is executed in connection with and subject to the terms and conditions of the Purchase Agreement. As between Assignor and Assignee, nothing in this Agreement shall be deemed to limit or modify any representations, warranties, liabilities, indemnities or other agreements as between Assignor and Assignee as provided for in the Purchase Agreement.

2. Miscellaneous.

- 2.1 <u>Amendment</u>. No amendment or waiver of any provision of this Agreement shall be effective unless in writing and executed by the parties hereto, in the case of an amendment, or the party entitled to the benefit of the provision to be so waived, in the case of a waiver.
- 2.2 <u>Notices</u>. Notices shall be provided to the addresses and in the manner provided in the Purchase Agreement.
- 2.3 <u>Successors and Assigns</u>. This Agreement shall inure to the benefit of, and be binding upon and enforceable against, the parties hereto and their respective successors and assigns. The Assignee may assign any of its rights hereunder to any lender or financing source and/or in connection with a sale by Assignee or its assigns of all or substantially all of its assets or all or substantially all of the assets relating to the Business, whether by sale of assets, stock, merger or otherwise.
- 2.4 <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the internal substantive laws of the State of New York without giving effect to the principles of conflicts of laws thereof.
- 2.5 <u>Counterparts</u>. This Agreement may be executed in one or more original or facsimile counterparts, and all counterparts so executed shall constitute one agreement, binding upon the parties hereto, notwithstanding that the parties are not signatory to the same counterpart.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, the Assignee and the Assignor have each caused this Agreement to be duly executed as of the date written above by their duly authorized representatives.

Name: Title:

ASSIGNOR:
MULTI-AD SERVICES, INC., an Illinois stock corporation
By: Sary & Clos
Name: Larry E. Clore Title: President
ASSIGNEE:
MA ASSET ACQUISITION, LLC, a Delaware limited liability company (to be renamed Multi-Ad Solutions, LLC)
By:

IN WITNESS WHEREOF, the Assignee and the Assignor have each caused this Agreement to be duly executed as of the date written above by their duly authorized representatives.

٨	C	C	ľ	C	N	In	R	
/۱	D	O	1	IJ	ľ	w	'n	Ī

MULTI-AD SERVICES, INC., an Illinois stock corporation

Title: President

ASSIGNEE:

MA ASSET ACQUISITION, LLC, a Delaware limited liability company (to be renamed Multi-Ad Solutions,

LLC)

Title: Wice-President

ACKNOWLEDGMENTS

STATE OF ILLINOIS)
) SS: COUNTY OF PEORIA)
Before me a Notary Public in and for said County and State personally appeared LARRY E. CLORE as the president of Multi-Ad Services, Inc., an Illinois stock corporation, who acknowledged the execution of the foregoing instrument on behalf of said corporation. Witness my hand and Notarial Seal this 26 day of November, 2006.
My Commission expires: Signed: Charles H. Joung
My Commission expires: Signed: Charles H. Goung 9-16-2009 Printed: CHARLES H. 1011 NG
CHARLES H. YOUNG NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 09-16-2009 STATE OF Connecticut SS: COUNTY OF Fai Field) SS:
Before me a Notary Public in and for said County and State personally appeared <u>Jay Landwer</u> , as the <u>Via Pasidat</u> of MA Asset Acquisition, LLC, a Delaware limited liability company, who acknowledged the execution of the foregoing instrument on behalf of said limited liability company. Witness my hand and Notarial Seal this <u>3</u> day of <u>November</u> , 2006.
My Commission expires: Signed: <u>Long Greenfield</u> Printed: <u>Johna Greenfield</u>

{00252109; 5; 8014-4}

EXHIBIT A

I. Trademarks

Trademark	Serial Number	Registration Number	Registration Date	Country
Multi-Ad Creator	1719930	74154346	9/29/1992	USA

II. Copyrights

Title	Registration Number	Registration Date
Kwikee Auto Advertising System	TX5-337-406	2/13/2001
Kwikee Auto Advertising System	TX5-317-189	2/05/2001
Kwikee Auto Advertising System	TX5-337-405	2/13/2001
Kwikee Auto Advertising System	TX5-317-187	2/05/2001
Kwikee Auto Advertising System	TX5-317-186	2/05/2001
Kwikee Auto Advertising System	TX5-337-407	2/13/2001
Kwikee Auto Advertising System	TX5-408-183	8/05/2001
Kwikee Auto Advertising System	TX5-408-181	4/03/2001
Kwikee Auto Advertising System	TX5-460-716	4/06/2001
Kwikee Auto Advertising System	TX5-431-414	2/13/2001

III. Patents

Title	Application Number	Patent Number	Filing Date
None			
			The state of the s

{00252109; 5; 8014-4}

RECORDED: 10/15/2010