TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Trademark Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
DSI-ITI, LLC		12/14/2011	LIMITED LIABILITY COMPANY: DELAWARE
Global Tel*Link Corporation		12/14/2011	CORPORATION: DELAWARE
Public Communications Services, Inc.		12/14/2011	CORPORATION: CALIFORNIA

RECEIVING PARTY DATA

Name:	Credit Suisse AG, Cayman Islands Branch
Street Address:	Eleven Madison Avenue
City:	New York
State/Country:	NEW YORK
Postal Code:	10010
Entity Type:	Swiss Bank: SWITZERLAND

PROPERTY NUMBERS Total: 48

Property Type	Number	Word Mark
Registration Number:	3459229	CALL IQ
Registration Number:	3913032	CALL-TRACK
Registration Number:	3934816	EZ DEPOSIT KIOSK
Registration Number:	3581573	INMATE IQ
Registration Number:	3596362	MAIL IQ
Registration Number:	3664643	MAP IQ
Registration Number:	3770529	OFFENDERCONNECT
Registration Number:	3077760	POWERED BY: EVOLUTION
Registration Number:	3782640	PREA
Registration Number:	3151704	ADVANCEPAY
Registration Number:	3698933	ADVANCE PAY
		TRADEMARK

REEL: 004705 FRAME: 0201

Registration Number:	3977084	DSI ITI
Registration Number:	3966147	DSI-ITI
Registration Number:	3664018	FREE CHAT
Registration Number:	3534776	GANG MANAGER
Registration Number:	3315466	GLOBAL TEL*LINK
Registration Number:	3315465	GLOBAL TEL*LINK
Registration Number:	3315464	GLOBAL TEL*LINK
Registration Number:	3154837	GTL
Registration Number:	3335311	KEEP IN TOUCH
Registration Number:	3782532	LAZERNET
Registration Number:	3782531	LAZERNET
Registration Number:	2448631	LAZERPHONE
Registration Number:	3454990	LAZERPHONE
Registration Number:	3897033	LAZERPLAYER
Registration Number:	3312666	LAZERPRINT
Registration Number:	3291050	LAZERSPEAK
Registration Number:	3291051	LAZERSPY
Registration Number:	3615390	LAZERWEB
Registration Number:	3819928	SECURITY THREAT MANAGER
Registration Number:	3463745	THE NEXT GENERATION OF CORRECTIONAL TELECOMMUNICATIONS
Registration Number:	3893375	THE NEXT GENERATION OF CORRECTIONAL TECHNOLOGY
Registration Number:	3252424	DAILY DIAL
Registration Number:	2960747	SOPHIA
Registration Number:	3618562	PCS PUBLIC COMMUNICATIONS SERVICES
Registration Number:	3620233	DAILY DEBIT
Registration Number:	3503291	PAY2TALK
Serial Number:	85409354	TECHNOLOGY INCENTIVE PROGRAM (T.I.P.)
Serial Number:	85409350	TIP
Serial Number:	85409347	TIP CERTIFIED
Serial Number:	85409346	T.I.P.
Serial Number:	85357583	GLOBAL TEL*LINK-CALL RECORD SEARCH TOOL
Serial Number:	85330663	THE INTELLIGENT WAY TO MONITOR YOUR CALLS
Serial Number:	85265749	CONNECTNETWORK
		TRADEMARK

REEL: 004705 FRAME: 0202

Serial Number:	85265748	CONNECTNETWORK
Serial Number:	85265747	CONNECTNETWORK
Serial Number:	85265745	CONNECTNETWORK
Serial Number:	85243499	THE INTELLIGENT WAY TO MONITOR YOUR CALLS

CORRESPONDENCE DATA

Fax Number: (917)777-4104 Phone: 212-735-3000

Email: robert.wise@skadden.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Skadden, Arps, Slate, Meagher & Flom LLP

Address Line 1: 4 Times Square
Address Line 2: Attn: Greg Norman

Address Line 4: New York, NEW YORK 10036

ATTORNEY DOCKET NUMBER:	217730/2188
NAME OF SUBMITTER:	Greg Norman
Signature:	/Greg Norman/
Date:	01/27/2012

Total Attachments: 8

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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (as amended, restated, amended and restated, supplemented, restructured or otherwise modified, this "Agreement"), dated as of December 14, 2011, is made by DSI-ITI, LLC, a Delaware limited liability company located at 107 St. Francis Street, 33rd Floor, Mobile, AL 36602 ("DSI"), GLOBAL TEL*LINK CORPORATION, a Delaware corporation located at 107 St. Francis Street, 33rd Floor, Mobile, AL 36602 (the "Borrower"), PUBLIC COMMUNICATIONS SERVICES, INC., a California corporation located at 107 St. Francis Street, 33rd Floor, Mobile, AL 36602 ("PCS") (DSI, the Borrower and PCS, the "Grantors", and each individually a "Grantor"), in favor of CREDIT SUISSE AG, CAYMAN ISLANDS BRANCH, a Swiss bank located at Eleven Madison Avenue, New York, New York 10010 (the "Assignee"), as Administrative Agent pursuant to that certain Guarantee and Collateral Agreement, dated as of December 14, 2011, among the Assignee, the Grantors and the other parties thereto (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Guarantee and Collateral Agreement"), and pursuant to that certain Credit Agreement, dated as of December 14, 2011, among GTEL Holdings, Inc. ("Holdings"), the Borrower and certain Lenders and agents party thereto (as amended, restated, amended and restated, supplemented, restructured or otherwise modified from time to time, the "Credit Agreement").

Unless otherwise defined herein, terms defined in the Credit Agreement or the Guarantee and Collateral Agreement and used herein shall have the meanings given to them in the Credit Agreement or the Guarantee and Collateral Agreement, respectively.

WHEREAS, Holdings and the Borrower are members of an affiliated group of companies that includes each other Grantor (as defined in the Guarantee and Collateral Agreement);

WHEREAS, the proceeds of the extensions of credit under the Credit Agreement will be used in part to enable the Borrower to make valuable transfers to one or more of the other Grantors (as defined in the Guarantee and Collateral Agreement) in connection with the operation of their respective business;

WHEREAS, certain of the Qualified Counterparties may enter into Specified Swap Agreements with the Borrower;

WHEREAS, Holdings, the Borrower and the other Grantors (as defined in the Guarantee and Collateral Agreement) are engaged in related businesses, and each such Grantor derives substantial direct and indirect benefit from the extensions of credit under the Credit Agreement and from the Specified Swap Agreements; and

WHEREAS, pursuant to the Guarantee and Collateral Agreement, the Grantors are granting a security interest to the Assignee in certain Collateral, including the Trademarks set forth on Schedule A hereto.

NOW, THEREFORE, in consideration of the above premises, the parties hereto hereby agree as follows:

1. <u>Grant of Security Interest</u>

(a) Each Grantor hereby grants to Assignee, for the ratable benefit of the Secured Parties, a security interest in, all of the following assets and property, in each case, wherever located and 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 "Trademark Collateral"), as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of such Grantor's Obligations:

(i) all Trademarks of such Grantor, including, without limitation, the registered and applied for Trademarks of such Grantor listed on <u>Schedule A</u> hereto; and

(ii) to the extent not otherwise included, all Proceeds of the foregoing;

<u>provided</u> that, notwithstanding any other provision set forth herein, this Agreement (including without limitation, this <u>Section 1</u>) shall not, at any time, constitute a grant of a security interest in any United States intent-to-use trademark or service mark application to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark or service mark application under Federal law; <u>provided</u>, <u>however</u>, that, after such period, each Grantor acknowledges that such interest in such trademark or service mark application shall automatically be subject to a security interest in favor of the Assignee and shall be included in the Collateral.

- (b) <u>Schedule A</u> hereto contains a true and accurate list of each Grantor's United States applications and registrations for the Trademarks.
- (c) The security interest granted hereby is granted concurrently and in conjunction with the security interest granted to the Assignee under the Guarantee and Collateral Agreement. The rights and remedies of the Assignee with respect to the security interest granted hereby are in addition to those set forth in the Guarantee and Collateral Agreement (which is deemed incorporated by reference herein) and those which are now or hereafter available to the Assignee as a matter of law or equity. The exercise by the Assignee of any one or more of the rights, powers or privileges provided for in this Agreement, in the Guarantee and Collateral Agreement, or now or hereafter existing at law or in equity shall not preclude any other or further exercise by any person, including the Assignee, of any or all other rights, powers or privileges. In the event that any of the provisions of this Agreement are in conflict with the Guarantee and Collateral Agreement, the provisions of the Guarantee and Collateral Agreement shall govern.

2. <u>Modifications</u>

This Agreement or any provision hereof may not be changed, waived, or terminated except in accordance with the amendment provisions of the Credit Agreement. Notwithstanding the foregoing, each Grantor authorizes the Assignee, upon notice to such Grantor, to modify this Agreement in the name of and on behalf of such Grantor without obtaining such Grantor's signature to such modification, to the extent that such modification constitutes an amendment or supplement of Schedule A hereto, to add any right, title or interest in any Trademark owned or subsequently acquired by such Grantor. Each Grantor additionally agrees to execute and deliver any additional agreement or amendment or supplement hereto as may be reasonably requested by the Assignee from time to time, to subject any such owned or

subsequently acquired right, title or interest in any Trademark to the security interests and perfection created or contemplated hereby or by the Guarantee and Collateral Agreement.

3. Applicable Law

THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.

4. Recordation

Each Grantor authorizes the Commissioner for Trademarks and any other government officials to record and register this Agreement upon request by the Assignee.

5. Counterparts

This Agreement may be executed by one or more of the parties to this Agreement on any number of separate counterparts, and all of said counterparts taken together shall be deemed to constitute one and the same instrument. Delivery of an executed signature page of this Agreement or any document or instrument delivered in connection herewith by facsimile transmission or other electronic image scan transmission (e.g., PDF) shall be effective as delivery of a manually executed counterpart of this Agreement or such other document or instrument, as applicable.

[Signature Page Follows]

IN WITNESS WHEREOF, each of the undersigned has caused this Agreement to be duly executed and delivered as of the date first above written.

GRANTORS:

DSI-ITI, LLC

Name: Teresa Ridgeway

Title: Secretary

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Name: Teresa Ridgeway

Title: Secretary

PUBLIC COMMUNICATIONS SERVICES, INC.

By-

Name: Teresa Ridge ay

Title: Se

Secretary

Trademark Security Agreement

ASSIGNEE:

CREDIT SUISSE AG, CAYMAN ISLANDS

BRANCH,

as Assignee

By:

ROBÉRT HETU MANAGING DIRECTOR

Ву:

Name: Title:

Name: Title:

KEVIN BUDDHDEW ASSOCIATE

Schedule A

Trademark Registrations and Applications

UNITED STATES TRADEMARKS

Jurisdiction Trademark	Trademark	-	Reg Date (App. Date)	Owner
NS	CALL IQ	3,459,229	7/1/2008	DSI-ITI, LLC
SN	Ж	3,913,032	2/1/2011	DSI-ITI, LLC
SN	EZ DEPOSIT KIOSK		3/22/2011	DSI-ITI, LLC
SN) IQ	3,581,573	2/24/2009	DSI-ITI, LLC
SN	MAIL IQ	3,596,362	3/24/2009	DSI-ITI, LLC
SN	MAP IQ	3,664,643	8/4/2009	DSI-ITI, LLC
SD	OFFENDERCONNECT	3,770,529	4/6/2010	DSI-ITI, LLC
SO	POWERED BY: EVOLUTION	3,077,760	4/4/2006	DSI-ITI, LLC
NS	PREA	3,782,640	4/27/2010	DSI-ITI, LLC
NS		3,151,704	10/03/2006	Global Tel*Link Corporation
SD		3,698,933	10/20/2009	Global Tel*Link Corporation
	ADVANCEPPRY			
SD	DSI ITI and design	3,977,084	6/14/2011	GLOBAL TEL*LINK CORPORATION
SD	DSI-ITI	3,966,147	5/24/2011	GLOBAL TEL*LINK CORPORATION
SD	FREE CHAT	3,664,018	08/04/2009	Global Tel*Link Corporation
SD	GANG MANAGER	3,534,776	11/18/2008	Global Tel*Link Corporation
SN	GLOBAL TEL*LINK	3,315,466	10/23/2007	Global Tel*Link Corporation
SN	GLOBAL TEL*LINK	3,315,465	10/23/2007	Global Tel*Link Corporation
SN	GLOBAL TEL*LINK	3,315,464	10/23/2007	Global Tel*Link Corporation
NS		3,154,837	10/10/2006	Global Tel*Link Corporation
SN	KEEP IN TOUCH	3,335,311	11/13/2007	Global Tel*Link Corporation
NS	LAZERNET	3,782,532	4/27/2010	Global Tel*Link Corporation

Reg Date Owner (App. Date)		05/08/2001 Global Tel*Link Corporation	O6/24/2008 Global Tel*Link Corporation	12/28/2010 Global Tel*Link Corporation	10/16/2007 Global Tel*Link Corporation				7/13/2010 Global Tel*Link Corporation	07/08/2008 Global Tel*Link Cornoration					12/21/2010 Global Tel*Link Corporation				6/12/2007 Public Communications Services, Inc.	6/7/2005 Public Communications Services, Inc.	5/12/2009 Public Communications Services, Inc.			5/12/2009 Public Communications Services, Inc.	9/16/2008 Public Communications Services, Inc.	(8/29/2011)		(100,000)	(8/29/2011)	7) Global Tel*Link Corporation	
Reg No. (App. No.)	3,782,531	2,448,631	3,454,990	3,897,033	3,312,666	3,291,050	3,291,051	3,615,390	3,819,928	3 463 745	2622.6				3,893,375				3,252,424	2,960,747	3,618,562			3,620,233	3,503,291	(85/409,354)		05 (400 350)	(85/409,350)	(85/409,347)	010000000000000000000000000000000000000
	LAZERNET 3		LAZERPHONE 3	LAZERPLAYER 3		LAZERSPEAK 3			THREAT		ION OF	CORRECTIONAL	TELECOMMUNICATIO	NS		GENERATION OF	CORRECTIONAL	TECHNOLOGY	DAILY DIAL		PCS PUBLIC 3	COMMUNICATIONS	Design	3IT	PAY2TALK 3	_	INCENTIVE PROGRAM			RTIFIED and	ucsigii
Jurisdiction Trademark	US	SN	SN	SN	SD	SD	SD	SD	SN	SH)				SN				SN	SN	SN			CS	SN	SN		21	S	SO	71.1

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Омпет	Global Tel*Link Corporation			Global Tel*Link Corporation			Global Tel*Link Corporation	Global Tel*Link Corporation	Global Tel*Link Corporation	Global Tel*Link Corporation	Global Tel*Link Corporation		
Reg Date (App. Date)	(6/27/2011)			(5/26/2011)			(3/14/2011)	(3/14/2011)	(3/14/2011)	(3/14/2011)	(2/16/2011)		
Reg No. (App. No.)	(85/357,583)			(85/330,663)			(85/265,749)	(85/265,748)	(85/265,747)	(85/265,745)	(85-243,499)		
	GLOBAL TEL*LINK-	CALL RECORD	SEARCH TOOL	THE INTELLIGENT	WAY TO MONITOR	YOUR CALLS	CONNECTNETWORK (85/265,749	CONNECTNETWORK (85/265,748	CONNECTNETWORK (85/265,747	CONNECTNETWORK (85/265,745	THE INTELLIGENT	WAY TO MONITOR	YOUR CALLS
Jurisdiction Trademark	NS			SN			SD	SN	SN	SD	SD		

RECORDED: 01/27/2012

FOREIGN TRADEMARKS

NONE