Intellectual Property Agreement

This agreement is made as of September 14th, 2015 between Keysha M. González Colón, Yanisse M. Rodríguez Torres, and Rolando C. Ortiz Santiago.

- A. The intellectual property "Hoppa" is a social network based around the idea of students helping each other complete exercises and problems they need help with. It was developed in contemplation of being used by the above party in order to complete a college course and to potentially put on the market.
- At the time of its inception, (a) to the best of the party's knowledge "Hoppa" is its own original work, free and clear of any claims or encumbrances of any kind, and, to the best of its knowledge, will not infringe any patent, copyright or other proprietary right or violate a trade secret of any person or entity, (b) the creation of this intellectual property has not and will not violate or conflict with or result in a breach of any terms, conditions, duties or obligations the first party has to any third party, or and (c) the first party has not authorized any third party to use, or granted any option and (c) the first party has not authorized any third party, nor has it aspreed with any third party not to sue or otherwise enforce any legal rights with respect to any of the intellectual property.
- The rights and ownership of the intellectual property described in section A are split evenly among the three party members, Keysha, Yanisse, and Rolando. As such, any funds generated by "Hopper," be it from public use, the sale of the intellectual property, etc. will be divided equally among the three.

By signing this agreement, the three agree to the terms stated above and, furthermore, attest to the validity of the statements above made.

Yanisse M. Rodriguez Torres

Meysna Mr. Gonzalez V

C.

В.

Rolando C. Ortiz Santiago