AGREEMENT OF COOPERATION FOR DUE DILIGENCE SHARINGⁱ

Preamble

The angel group Parties to this agreement ("Treaty"),

Having in mind the purpose of fostering cooperation in investments by each other in privately held companies ("Companies");

Considering the sharing of due diligence documents which report upon Parties' investigations of Companies ("Materials") to be necessary to enable the coinvestment by two or more Parties in Companies (a "Syndication");

Believing that it is in the best interests of the Parties to establish arrangements where each Party may freely share its Materials with other potential Parties to a Syndication;

Wishing to establish a model for other angel groups to follow, so as to increase Syndication opportunities amongst all angel groups;

<u>Treaty</u>

Hereby agree as follows:

- Article 1. Due Diligence Materials. Unless otherwise represented in writing by a Party providing a particular set of Materials, it shall be understood by any Party receiving Materials from another for the purposes of a Syndication that such Materials are provided "as is," without warranty, implied or otherwise, of accuracy, consistency or thoroughness about a given Company or its investment prospects. It shall be further understood that each Party shall be responsible to conduct its own due diligence independently, and that any reliance by one Party upon the Materials of another shall be at such Party's own risk.
- Article 2. Promulgation within Groups. The designated leader, or managing group, of each Party shall communicate this Treaty and its terms to each respective member of such Party, and shall use his or her best efforts to endeavor to obtain the agreement of each member, and new member, to adhere to the provisions hereof.
- Article 3. Disputes. Any dispute between two or more Parties concerning the subject matter herein or its application, shall first be subjected to informal negotiation and mediation between the leaders of the Parties involved. Any such dispute that is not settled thereby, shall be submitted to binding arbitration by a single arbitrator acting under the rules of the American Arbitration Association in Boston, Massachusetts. The arbitrator shall first be picked from a pool consisting of the leaders of angel groups that are not involved in the syndication. The parties may agree upon the arbitrator or, if not so agreed, the arbitrator shall be jointly chosen by the parties' respective choices.

Article 4. Notices. Any notice to a Party hereunder shall be effective three days after its mailing, postage prepaid, certified mail, return receipt request via the U.S. Postal Service or overnight if by overnight traceable delivery service if sent to the address listed on such party's Web site or, if none, through contact information provided by such party to the Angel Capital Association.

Article 5. Amendments.

Section 5.01 Any amendments hereto shall be made in the form of a Protocol, which shall be set forth a preamble explaining the intentions thereof, and stating each proposed amendment in full within an article. The effectiveness of any Protocol with respect to a given Party shall occur immediately upon the signature of such Party, and notice thereof to the other Parties hereto. Those Parties that do not sign the Protocol shall remain bound by the original articles of this Treaty and any Protocols which they have signed.

Section 5.02 Suggestions for Protocols should be directed to Beacon Angels, LLC, *Attn: Manager*.

Article 6. Effectiveness. This Treaty shall be effective on a given Party upon its signature hereon.

IN WITNESS WHEREOF, the undersigned, being duly authorized by their respective angel groups, have executed this Treaty effective as of the date stated below his or her name.

BEACON ANGELS, LLC	BOSTON HARBOR ANGELS
By: [signed]	By: [signed]
Name: William F. Swiggart	Name: Mic Williams
Its: Manager	Its: President
Dated: November 6, 2006	Dated: November 6, 2006
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GOLDEN SEEDS	ACTIVE ANGEL INVESTORS
	By: New Vantage Group, LLC,
D ()	
By: [signed] Name: Stephanie Hanbury Brown	By: [signed]
	Name: John May
Its: Managing Director	Its: Manager
Dated: November 6, 2006	Dated: December 26, 2006
RIVER VALLEY INVESTORS	LAUNCHPAD VENTURE GROUP LLC
By: [signed]	By: [signed]
Name: Paul Silva	Name: <u>Hambleton Lord</u>
Its: Manager	Its: Managing Director
Dated: January 9, 2006	Dated: January 8, 2007
Maine Angels	CHERRYSTONE ANGEL GROUP
By: [signed]	By: [signed]
Name: Charles Sidman	Name: Peter C. Dorsey, Jr.
Its:	Its: Manager
Dated: January 9, 2007	Dated: <u>March 8, 2007</u>
BOYNTON ANGELS	GRANITE STATE ANGELS
By: [signed]	By: [signed]
Name: Christopher J. Golden	Name: Fred Wainwright
Its: Vice Chairman	Its: Executive Director
Dated: May 7, 2008	Dated: September 9, 2008

NORTH COUNTRY ANGELS	NORTH TEXAS ANGEL NETWORK
By: [signed] Name: Fred Wainwright Its: Executive Director Dated: September 9, 2008	By: [signed] Name: Chuck McCoy Its: Executive Director
Dated. September 9, 2008	Dated: <u>August 19, 2009</u>
LAUNCH CAPITAL, LLC	ROBIN HOOD VENTURES
By: [signed] Name: William McCullen Its: Director Dated: February 19, 2010	By: [signed] Name: Ellen Weber Its: Executive Director Dated: April 15, 2010
By: Name: Its: Dated:	By:
By:	By: Name:
By:	By:Name:

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