	
FORM PTO (Rev. 6-93) OMB No. 065 (0011 (exp. 494) M/D Tab settings 0 7 2-23-98	998 SHEETRECEIVED and Trademark Office
To the Honorable Commissioner of F 1007100	25 ach #566/14 or copy thereof.
Name of conveying party(ies):	Name and address of receiving party(ies)
Zenith Electronic Corporation	Name: Citibank, N.A., as Agent Internal Address:
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation-State ☐ Other	Street Address: 399 Park Avenue City: New York State: NY ZIP: 10043 D Individual(s) citizenship
Additional name(s) of conveying party(ies) attached? Yes No	Association
3. Nature of conveyance: Assignment String Security Agreement Other Other	□ General Partnership □ Limited Partnership □ Corporation-State □ Other If assignee is not domiciled in the United States, a domestic representative designation
Execution Date: <u>December 31, 1997</u>	is attached: (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No
4. Application number(s) or patent number(s): See Attached Schedule I A. Trademark Application No.(s) 75/316,032 75/274,383 310,646 251,291 Additional numbers at	See attached Schedule I B. Trademark Registration No.(s) 1,681,598
75/270,994 Additional numbers at	nached? Los Ves Li No
5. Name and address of party to whom correspondence concerning document should be mailed:	Total number of applications and registrations involved:
Cindy J.K. Davis, Esq. Name: c/o Paul, Hastings, Janofsky & Walker, LLP Internal Address:	7. Total fee (37 CFR 3.41)\$ 190.00
05/11/1998 DCDATES 00000151 75316032	■ Enclosed
01 FC:482 25.00 DP	☐ Authorized to be charged to deposit account
Street Address: 600 Peachtree Street, NE	Deposit account number:
City: Atlanta State: <u>GA</u> ZIP: 30308	(Attach duplicate copy of this page if paying by deposit account)
DO NOT US	SE THIS SPACE
the original document.	nation is true and correct and any attached copy is a true copy of
Cindy J.K. Davis Name of Person Signing Total number of pages including	Signature Cover sheet, attachments, and document:

Mail documents to be recorded with required cover sheet information to: Commissioner of Patents & Trademarks, Box Assignments

SCHEDULE I

MARK	SERIAL NUMBER	REGISTRATION NUMBER	FILING DATE
SCHOOL BOX	75/316,032	N/A	6/27/97
SITESCENE	75/274,383	N/A	4/14/97
Z12C	310,646	N/A	6/17/97
ZENITH	251,291	N/A	3/4/97
WAVESPORT	75/270,994	N/A	4/8/97
ENTERPRISE EXCHANGE	74/068,964	1,681,598	6/14/90

N/A = Not Available

TRADEMARK REEL: 1725 FRAME: 0048

GRANT OF SECURITY INTEREST IN TRADEMARKS

This GRANT OF SECURITY INTEREST IN TRADEMARKS (this "Agreement") executed by Zenith Electronics Corporation, a Delaware corporation (the "Borrower"), on this 31st day of December, 1997,

WHEREAS, the Borrower owns the trademarks listed on Schedule I attached hereto (the "Trademarks"); and

WHEREAS, the Borrower, Citicorp North America, Inc., (the "Agent"), Citibank, N.A., as Issuing Bank (the "Issuing Bank"), and the financial institutions party thereto as Lenders (the "Lenders"), are parties to that certain Credit Agreement dated as of March 31, 1997 (as amended, supplemented or modified from time to time, the "Credit Agreement"); and

WHEREAS, as a condition to the execution of the Credit Agreement by the Agent, the Lenders, and the Issuing Bank, and the providing of the credit facility set forth thereunder, the Borrower granted to the Agent, for its benefit and the benefit of the Lenders and the Issuing Bank, a perfected security interest in its assets to secure the payment of all Obligations (as defined in the Credit Agreement); and

WHEREAS, pursuant to the terms of that certain Trademark Collateral Security Agreement dated as of March 31, 1997 (as amended, supplemented or modified from time to time, the "Trademark Security Agreement") executed by the Borrower in favor of the Agent, the Borrower has assigned and pledged to the Agent a lien on and security interest in all right, title and interest of the Borrower in, to and under all the Trademark Property (as defined in the Credit Agreement), including the goodwill of the Borrower's business symbolized by the Trademark Property, whether presently existing or hereafter arising or acquired, and all products and proceeds thereof, including, without limitation, any and all causes of action which may exist by reason of infringement thereof, to secure the payment of all Obligations, and the Borrower is required to execute this Agreement to pledge any additional Trademark Property acquired by the Borrower; and

NOW, THEREFORE, for good and valuable consideration, receipt and sufficiency of which are hereby acknowledged, the Borrower hereby agrees that all capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Credit Agreement, and the Borrower does hereby collaterally assign and pledge to the Agent, for its own benefit and for the benefit of the Issuing Bank and the Lenders, and hereby grants to the Agent, for its own benefit and for the benefit of the Issuing Bank and the Lenders, a security interest in, the Borrower's entire right, title and interest, in the

ATLANTA\514210.1

United States and throughout the world, in and to the following, whether now owned or hereafter arising or acquired:

- (i) the Trademarks listed on Schedule I attached hereto;
- (ii) all reissues, extensions, renewals, translations, adaptions, derivations and combinations of any of the items subscribed in the foregoing clause (i);
- (iii) all licenses and other agreements providing the Borrower with the right to use any of the types of items referred to in the foregoing clauses (i) and (ii);
- (iv) all of the goodwill of the business connected with the use of, and symbolized by the items subscribed in the foregoing clauses (i) and (ii);
- (v) the right to sue third parties for past, present and future infringements of any property described in the foregoing clauses (i) or (ii) and, to the extent applicable, in the foregoing clause (iii); and
- (vi) all proceeds of, and rights associated with, the foregoing, including any claim by the Borrower against third parties for past, present or future infringement or dilution of any Trademark, Trademark registration or (to the extent applicable and if permitted by applicable) Trademark license, referred to in the foregoing clause (iii), or for any injury to the goodwill associated with the use of any such Trademark or for breach or enforcement of any Trademark license, and all rights corresponding thereto throughout the world.

The Borrower does hereby further acknowledge and affirm that the rights and remedies of the Agent with respect to the assignment and pledge made hereby are more fully set forth in the Trademark Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

IN WITNESS WHEREOF, the Borrower has caused this Agreement to be duly executed by its officer thereunto duly authorized as of the date first written above.

ZENITH ELECTRONICS CORPORATION

By:

Its: Assistant Treasurer

ATLANTA\514210.1

-3-

STATE OF ILLINOIS)
COUNTY OF COOK)
The foregoing Grant of Security Interest in Trademarks was executed and acknowledged before me this Harday of January, 1998, by <u>Kwin F. Brindly</u> and personally known to me to be the Host Trascur, of Zenith Electronics Corporation, a Delaware corporation, on behalf of such Corporation.
NOTARY PUBLIC
My Commission expires: 3/1/01
OFFICIAL SEAL DONNA J. WADZITA NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 3-1-2001

ATLANTA\514210.1

SCHEDULE I ZENITH ELECTRONICS CORPORATION DOMESTIC TRADEMARKS - UPDATE December 31, 1997

MARK	SERIAL NO.	REG. NO.	FILING	ISSUE DATE	CLASS NO.
			DATE		
SCHOOL BOX	75/316,032		6/27/97		9 - Network Computing Terminals
SITESCENE	75/274,383		4/14/97		9 -Audio-visual displays
					having network
	-				communications capability
					and hardware and software
					for interfacing audio-visual
					displays with two-way
					communications networks
Z12C	310,646		6/17/97		9 - Video set top boxes
ZENITH	251,291		3/4/97		42 - Services: Providing
					information via the
					internet/world wide web

TRADEMARK REEL: 1725 FRAME: 0053

*************			_	_				,	_
CLASSNO	9 - Audio-Visual Displays	having network	communications capability	and hardware and software	for interfacing audio-visual	displays with two-way	communications networks	9 - Local Area Network	interconnect modules
ISSUE DATE						-		6/14/90 3/31/92	
FILING	4/8/97							6/14/90	
REG. NO.		,						1,681,598	
SERIAL NO.	75/270,994							74/068,964	
H MARK	WAVESPORT							ENTERPRISE EXCHANGE	