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U.S. DEPARTMENT OF COMMERC Patent and Trademark Office

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To the Honorable Commissioner	1007665	Tease record the attached original do	VIIIMANA AA AATTI TA II
1. Name of conveying party(ies):		2. Name and address of receiving	
Clifford Electronics, Inc.		Name: Heller Financial,	
	•	Name:	
		Internal Address:	
	•	Street Address: 500 W. Mor	nroe Street
Individual(s)	Association		
General Partnership Corporation-State Californ	nia Limited Partnership	City: Chicago	State: IL ZIP: 60661
Other	:	Individual(s) citizenship	
idditional name(s) of conveying party(les)	attached? Yes No	Association	
Aleksen of annual and		General Partnership	
3. Nature of conveyance:		☐ Corporation-State	
Assignment /	Merger	Other	
Security Agreement Other	☐ Change of Name	If easignee is not domiciled in the United S designation is attached:	
•		(Designations must be a separate docume	
execution Date: 10/01/97		Additional name(s) & address(es) attached	87 Q Yes Q No
		B. Trademark registration See attached Schedule	***
See attached Schedule 1 Name and address of party to with concerning document should be	Additional numbers at	•	1
See attached Schedule 1 Name and address of party to wi	Additional numbers at	See attached Schedule	1
See attached Schedule 1 Name and address of party to wire concerning document should be	Additional numbers at	See attached Schedule	6
Trademark Application No.(s) See attached Schedule 1 Name and address of party to with concerning document should be Name: Meredith A. Parsons	Additional numbers at	See attached Schedule ached? Tyes No 6. Total number of applications and registrations involved: 7. Total fee (37 CFR 3.41):	6
See attached Schedule 1 Name and address of party to wire concerning document should be Name: Meredith A. Parsons	Additional numbers at	See attached Schedule ached?	6
See attached Schedule 1 Name and address of party to wife concerning document should be Name: Meredith A. Parsons internal Address: Suite 5800	Additional numbers at nom correspondence mailed:	See attached Schedule ached? Tyes No 6. Total number of applications and registrations involved: 7. Total fee (37 CFR 3.41):	6
See attached Schedule 1 Name and address of party to wire concerning document should be Name: Meredith A. Parsons	Additional numbers att	See attached Schedule ached?	6
See attached Schedule 1 Name and address of party to wit concerning document should be Name: Meredith A. Parsons Internal Address: Suite 5800	Additional numbers att	See attached Schedule ached?	1 6 6 165 count
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Name and address of party to wit concerning document should be Name: Meredith A. Parsons Internal Address: Suite 5800 Latham & Watki 233 S. Wacker City: Chicago St	Additional numbers att from correspondence mailed: ins Drive	See attached Schedule ached? Yes No 6. Total number of applications and registrations involved: 7. Total fee (37 CFR 3.41):	1 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6
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OMB No. 0051-0011 (emp. 4/94)

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Schedule 1 to Trademark Security Agreement

TRADEMARK REGISTRATIONS

MARK	REG. NO.	<u>DATE</u>
CliffAlarm	1368850	11/05/85
IMS	1388987	04/08/86
Clifford	1674046	02/04/92
CallGuard	1745072	01/05/93

TRADEMARK APPLICATIONS

<u>MARK</u>	SERIAL NO.	DATE OF APPLICATION
VirtualKey	75/216881	12/23/96
Virtual Link	75/216880	12/23/96

TRADEMARK LICENSES

Name of Agreement Parties Date of Agreement

[None]

TRADEMARK SECURITY AGREEMENT

WHEREAS, CLIFFORD ELECTRONICS, INC., a California corporation ("Grantor") with its principal place of business at 20750 Lassen Street, Chatsworth, California, 91311, owns the Trademarks, Trademark registrations, and Trademark applications listed on Schedule 1 annexed hereto, and is a party to the Trademark Licenses listed on Schedule 1 annexed hereto; and

WHEREAS, Grantor, Avital Technologies, Inc., Heller Financial, Inc., as Agent for Lenders (together with its successors and assigns, the "Grantee"), and Lenders are parties to that certain Credit Agreement dated as of the date hereof (the same, as it may be amended, restated, supplemented or otherwise modified and in effect from time to time, the "Credit Agreement"), providing for extensions of credit to be made to Grantor by Grantee; and

WHEREAS, pursuant to the terms of that certain Security Agreement dated as of the date hereof (the same, as it may be amended, restated, supplemented or otherwise modified and in effect from time to time, the "Security Agreement"; terms defined in the Security Agreement and not otherwise defined herein have the respective meanings provided for in the Security Agreement), between Grantor, Avital Technologies, Inc. and Grantee, Grantor has granted to Grantee a security interest in substantially all the assets of Grantor including (except as limited by the Security Agreement) all right, title and interest of Grantor in, to and under all now owned and hereafter acquired Trademarks, Trademark registrations, Trademark applications and Trademark Licenses, together with the goodwill of the business symbolized by Grantor's Trademarks, and all proceeds thereof, to secure the payment of all amounts owing by Grantor under the Credit Agreement;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant to Grantee a continuing security interest in all of Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether presently existing or hereafter created or acquired:

- (1) each Trademark, including, without limitation, the Trademarks referred to in <u>Schedule 1</u> annexed hereto, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark;
- (2) each Trademark License, including, without limitation, each Trademark License listed on <u>Schedule 1</u> annexed hereto, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark License; and
- (3) all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future (a) infringement or dilution of any Trademark including, without limitation, the Trademarks referred to in <u>Schedule 1</u> annexed hereto, and the

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Trademarks licensed under any Trademark License, or (b) injury to the goodwill associated with any Trademark or Trademark licensed under any Trademark License;

but excluding from Trademark Collateral any of the foregoing items to the extent (but only to the extent) that the granting of a security interest therein is prohibited by applicable laws or, in the case of any Trademark License or any Trademark licensed thereunder by Grantor as licensee, if the granting of a security interest therein is prohibited by an enforceable restriction in such Trademark License or the terms of such Trademark License would permit the other party thereto to terminate such Trademark License.

This security interest is granted in conjunction with the security interests granted to Grantee pursuant to the Security Agreement. The interest evidenced hereby is a security interest only and is not a present assignment of any Trademark Collateral. Grantor hereby acknowledges and affirms that the rights and remedies of Grantee with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed by its duly authorized officer thereunto as of this 1st day of October, 1997.

	CLIFFORD ELECTRONICS, INC., By: Vally 74 Name: Viusan Farence
Acknowledged:	Title: 450
HELLER FINANCIAL, INC., as Agent	
By: I Politice	
Name: Denn's K Kebluski	
Title: 511'	

ACKNOWLEDGMENT

COUNTY OF	СООК) :	SS.				
(,) , ;	On_ this 1	st day	of Octobe	er, 1997	before m	ne personally	appeared
evidence to b							

of CLIFFORD ELECTRONICS, INC., a California corporation, who being by me duly sworn, did depose and say that he is such officer of such company; that the foregoing instrument was executed on behalf of said company by order of its Board of Directors; and that he acknowledged said instrument to be the free act and deed of said company.

Notary Public

"OFFICIAL SEAL"
SUSAN A. JACKSON
Notary Public, State of Illinois
My Commission Expires 4/2/00

My commission expires:

STATE OF ILLINOIS

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Schedule 1 to Trademark Security Agreement

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Virtual Link	75/216880	12/23/96

TRADEMARK LICENSES

Name of Agreement	<u>Parties</u>	Date of Agreement
	[None]	

LATHAM & WATKINS

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PAUL R. WATKINS (1899 - 1973) DANA LATHAM (1898 - 1974)

July 11, 1998

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FILE NO 025866-0002

VIA MESSENGER

Commissioner of Patents and Trademarks Box Assignments Washington, D.C. 20231

Re:

Trademark Security Agreement between Clifford Electronics, Inc. and Heller Financial, Inc., as Agent

Dear Madam/Sir:

Enclosed is the above-referenced document for recordation. I have enclosed a check in the amount of \$165 to cover the recordation fee. Please arrange to have this document recorded and returned to me.

I can be reached collect at (312) 876-7676 if you have any questions concerning the enclosed document.

Sincerely,

Meredith A. Parsons Legal Assistant

Enclosure

cc:

Stephen R. Tetro, Esq.