RECORD 2nd of 3						
JUL 1 3 1998 ATTORNEY DOCKET NO.: 19093.3000						
e and address of receiving party(ies):						
ECKFREE SERVICES CORPORATION						
Address:						
Address: 8275 North High Street						
lumbus						
Ohio						
225						
vidual(s) ciation ral Partnership ted Partnership urporation State: Delaware r						
stative designation is attached:						
[] NO						
nal name(s) and address(es) attached? YES [XX] NO						
Other						
lemark Registration Nos.: 1,909,450 2,060,596 1,883,390 1,872,081 1,890,870						

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	Name of conveying party(ies): //ANTIS SYSTEMS HOLDINGS, INC.				d address of receiving party(ies): FREE SERVICES CORPORATION	
(1) (1) (2) (3) (4)	[] Individual(s) [] Association [] General Partnership [] Limited Partnership [XX] Corporation State: Delaware [] Other			Internal Address: Street Address: 8275 North High Street City: Columbus State: Ohio		
Addi	tional names of conveying party(ies)) attached?	?	[] Limited [XX] Corpo [] Other If Assignee		
					name(s) and address(es) attached?	
3.	Nature of conveyance:			Additional (
3.	Nature of conveyance:	XX Mer	rger			
3.			rger ange of Name	[] YE	S [XX] NO	
	Assignment			[] YE	S [XX] NO	
Exec	Assignment Security Agreement	Cha	ange of Name	[] YE	S [XX] NO	
Exec	Assignment Security Agreement cution Date: February 19, 1998	Cha	ange of Name	[] YE	S [XX] NO Other rk Registration Nos.:	
4. A.	Assignment Security Agreement ution Date: February 19, 1998 Application number(s) or registration	Cha	ange of Name	B. Tradema 1,9 2,0 1,8 1,8	S [XX] NO Other	
4. A. 7/20/1998 1 FC:481 2 FC:482	Assignment Security Agreement cution Date: February 19, 1998 Application number(s) or registration Trademark Application No.: DNGUYEN 00000020 1909450 40.00 OP	Cha	ange of Name	B. Tradema 1,9 2,0 1,8 1,8	S [XX] NO Other Other rk Registration Nos.: 109,450 160,596 183,390 172,081	

7. Total fee (37 CFR 3.41): \$140.00 [XX] Enclosed
[] Authorized to be charged to Deposit Account.

8. Deposit account number: 14-0629
(Attach duplicate copy of this form if paying by deposit account)
9. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. 1
I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Box ASSIGNMENT Assistant Commissioner for Patents Washington, D.C. 20231, on this day of July, 1998. Column Assistant Commissioner for Patents Date

AGREEMENT AND PLAN OF MERGER

This Agreement and Plan of Merger ("Merger Agreement") is dated as of February 19, 1998 by and between CheckFree Services Corporation, a Delaware corporation ("Services"), CheckFree International, Inc., a Delaware corporation, Servantis Systems Holdings, Inc., a Delaware corporation, Security APL, Inc., an Illinois corporation, and Bow Tie Systems, Inc., an Illinois corporation (collectively the "Subsidiaries" and individually a "Subsidiary").

RECITALS

- A. The Subsidiaries are the wholly owned subsidiaries of Services.
- B. The respective Boards of Directors of Services and each Subsidiary have determined that it is advisable and in the best interests of each of such corporations that the Subsidiaries merge with and into Services upon the terms and subject to the conditions herein provided.
- C. The Board of Directors of Services has by resolution duly adopted and approved this Merger Agreement and directed that it be executed by the undersigned officer.
- D. The Board of Directors of each Subsidiary has by resolution duly adopted and approved this Merger Agreement and directed that it be executed by the undersigned officer.
- E. It is the intention of the parties that the merger be considered a tax-free plan of liquidation of the Subsidiaries pursuant to Section 332 of the Internal Revenue Code of 1986, as amended.

AGREEMENT

In consideration of the mutual agreements herein contained, the parties agree that each Subsidiary shall be merged with and into Services and that the terms and conditions of the merger, the mode of carrying the merger into effect, the manner of converting the shares of the Subsidiaries and certain other provisions relating thereto shall be as hereinafter set forth.

- Section 1. Surviving Corporation. Subject to the terms and provisions of this Agreement, and in accordance with the Delaware General Corporation Law ("DGCL") and the Illinois Business Corporation Act ("IBCA"), at the Effective Time (as defined in Section 7 hereof) the Subsidiaries shall be merged with and into Services (the "Merger"). Services shall be the surviving corporation (hereinafter sometimes called the "Surviving Corporation") of the Merger and shall continue its corporate existence under the laws of the State of Delaware. At the Effective Time, the separate corporate existence of the Subsidiaries shall cease.
- Section 2. Effect of the Merger. At the Effective Time, the Merger shall have the effects provided for herein and in §253 of the DGCL and §5/11.30 of the IBCA.

TRADEMARK REEL: 1755 FRAME: 0320

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first above written.

CheckFree Services Corporation

a Delaware corporation

CheckFree International, Inc.

a Delaware corporation

President

Servantis Systems Holdings, Inc.

a Delaware corporation

By:

President

Security APL, Inc.

an Illinois corporation

Peter J. Kight President

Bow Tie Systems, Inc.

an Illinois corporation

By:

President

COLUMBUS/0398821.01