| F 3M PTO-1594 (v. 6-93) | 10-16-1998 | | ER SHEET | U.S. DEPARTMEN | |
|---|-----------------------------|--|------------------------------|---|--------------------|
| 4 .iB No. 7651-0011 (exp. 4/94) | | | VLY | ratent an | d Trademark Off |
| Tab settings □ □ □ ▼ | | | Y | ▼ | Y |
| To the Honorable Commissione | 100851764 | · · · · · · · · · · · · · · · · · · · | the attached origina | documents or copy | thereof. |
| Name of conveying party(ies): | | 2. Name | and address of re | ceiving party(ies) | |
| Cincinnati Microwave | , Inc. | Name | Escort Inc. | | |
| | | | | | |
| ☐ Individual(s)☐ Association☐ General Partnership☐ Limited Partnership | | | al Address: | | |
| | | Street Address: 5440 West Chester Rd. | | | |
| IX Corporation-State | · | City:_ | West Chester | _State: OH | ZIP : 4506 |
| Other | | □ ind | dividual(s) citizensh | ip | |
| Additional name(s) of conveying party(ies) attached? Yes X No | | ☐ Individual(s) citizenship☐ Association | | | |
| 3. Nature of conveyance: | | ☐ General Partnership | | | |
| ⊼☐ Assignment | ☐ Merger | © XCc | rporation-State | Illinois | |
| ☐ Security Agreement | ☐ Change of Name | □ Ot | her | | |
| XXXOther <u>Bill of Sale/Ass</u> | signment | If assignee i is attached: | s not domiciled in the Unite | ed States, a domestic rep | resetative designa |
| Execution Date: September 26 | t . | is must be a separate doci ame(s) & address(es) attac | • | | |
| Application number(s) or patent n | umber(s): | | | | |
| , , , | | | | | |
| A. Trademark Application No.(s) | 10.7.48 | B. Tr | ademark Registrat | ion No.(s) | |
| 75/094,396 | | | | | |
| | | | | | |
| | Additional numbers att | tached? Ye | s Ta No | | |
| Name and address of party to whom correspondence concerning document should be mailed: | | 6. Total number of applications and | | | |
| | | regist | rations involved: | *************************************** | \ |
| Name: Donald F. Frei | | | | | |
| Internal Address: Wood, Herron & Evans, L.L.P. | | 7. Total | fee (37 CFR 3.41). | \$ 40.0 | 0 |
| | | XXI Enclosed | | | |
| | | | Deficiencies o | only | |
| | | XX A | uthorized to be cha | rged to deposit ac | count |
| Street Address: 2700 Carew 1 | lower | | | | |
| | | 8. Depo | sit account number | : | |
| | | 23 | -3000 | | 8 |
| City: Cincinnati State: OH ZIP: 45244 | | (Attach duplicate copy of this page if paying by deposicaccount) | | | |
| | DO NOT US | E THIS SPACE | | 3 | |
| | | | | <u> </u> | |
| Statement and signature. To the best of my knowledge and | helief the foregoing inform | ation is tale | and correct and an | v attached core | s a true conv |
| the original document. | - | | and control and an | anached copes | , a mad copy |
| Theodore R. Remaklus | Theodore | K. Remai | klus | 1021 | 198 |
| Name of Person Signing | Signature Date | | | | |
| Total number of pages including cover affect, attachments, and document. | | | | | |
| Mail documents to be recorded with required cover sheet information to: | | | | | |

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

REEL: 1800 FRAME: 0152

BILL OF SALE

KNOW ALL MEN BY THESE PRESENTS THAT:

CINCINNATI MICROWAVE, INC., an Ohio corporation, individually and as Reorganized Debtor ("Seller"), by and through George W. Fels, duly-appointed Liquidating Trustee, for valuable consideration paid to it by Escort Acquisition Corp., now by change of name Escort Inc. ("Purchaser"), the receipt of which is hereby acknowledged, hereby grants, bargains, sells, assigns, and conveys to Purchaser all of Seller's right, title and interest in and to the following described asset (the "Asset"), to have and to hold the same unto Purchaser, its successors and assigns forever:

> The STARCAST trademark and pending STARCAST U.S. Trademark Application Serial No. 75/094,396, and all the goodwill associated with the foregoing.

Seller hereby covenants to and with Purchaser, its successors and assigns that Seller is the lawful owner of the Asset; that it has a good right to sell the same; that the Asset is free and clear of any security interests, liens, claims, charges or encumbrances; and that it will warrant and defend the same against all lawful claims EXCEPT AS SET FORTH HEREIN, SELLER MAKES NO and demands. REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, WITH RESPECT TO THE ASSET, INCLUDING BUT NOT LIMITED TO REPRESENTATIONS OR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR THE INTENDED PURPOSE, AND PURCHASER TAKES SUCH ASSETS "AS IS, WHERE IS."

Signed at Cincinnati, Ohio, on August &6, 1998.

CINCINNATI MICROWAVE, INC.

Individually and as Reorganized Debtor

RECORDED: 10/07/1998

Fels, Liquidating Trustee

TRADEMARK **REEL: 1800 FRAME: 0153**