	T U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office	
OMB No. 0651-0011 (exp. 4/94)	Tatem and Trademark Office	
To the Honorable Commissioner of Patents an	62246 riginal documents or copy thereof.	
1. Name of conveying party(ies):	2. Ivalic and address of receiving party(ies):	
NewRiver Investor Communications, Inc.	Name: Fleet National Bank	
	Internal Address: Street Address:	
☐ Individuals ☐ Association	One Federal Street	
General Partnership Limited Partnership	City: Boston State MA ZIP 02110	
Corporate-State Massachusetts	City: Boston State MA ZIP 02110	
Other	☐ Individual(s) citizenship	
Additional name(s) of conveying party(ies) attached?	Association	
3. Nature of conveyance:	General Partnership	
3. Nature of conveyance.	Limited Partnership	
☐ Assignment ☐ Merger	☐ Corporation-State	
☐ Assignment ☐ Notiger  Change of Name		
Other	If assignee is not domiciled in the United States, a domestic representative	
F4 D-4	designation is attached: yes no (Designation must be a separate document from assignment) Additional	
May 6, 1999	name(s) & address(es) attached? ☐ yes ☐ no	
4. Application number(s) or patent number(s):		
A. Trademark Application No(s) 1. 75-634,235	B. Trademark Registration No.(s)	
2. 75-634,234		
3. 75-630,633		
Additional numbers attached?	Yes XIXI No	
5 N	6. Total number of applications and registrations	
5. Name and address of party to whom correspondence concerning document should be mailed:	involved	
Name: Jonathan R. Harris, Esq.		
Edwards C Appell LID	7. Total fee (37 CFR 3.41) \$90.00	
Internal Address: Edwards & Angell, LLP	Enclosed	
	Authorized to be charged to deposit account	
Street Address: 101 Federal Street	8. Deposit Account Number:	
City: Boston State MA ZIP 02110	(Attach duplicate copy of this page if paying by deposit account)	
DO NOT USE THIS SPACE		
9. Statement and signature:		
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.		
Judy Radoccia  June 9, 1999  Silvania Deta		
Name of Person Signing  Signature  Total number of pages including cover sheet, attachments, and document  6		

Mail documents to be recorded with required cover sheet information to: 06/11/1999 DNGUYEN 00000053 75634235 Commissioner of Patents & Trademarks, Box Assignments Washington, D.C. 20231

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## SCHEDULE A TO SECURITY AGREEMENT (TRADEMARKS)

## Marks with Federal Registration

Marks Registration No./Reg. Date Use

None.

## Marks with Pending Applications

<u>Marks</u>	Serial No./Filing Date	<u>Use</u>
NewRiver (Stylized letters)	75-634,235/Feb. 5, 1999	Financial document distribution services for others, namely distributing prospectuses, applications, statements of additional information, sticker updates and company reports on diskette, CD-ROM and over local, national and global computer information networks; online financial disclosure information services; online information gathering services; call center and sales desk services for others
N (Stylized letters)	75-634,234/Feb. 5, 1999	Financial document distribution services for others, namely, distributing prospectuses, applications, statements of additional information, sticker updates and company reports on diskette, CD-ROM and over local, national and global computer information networks; online financial disclosure information services; online information gathering services; call center and sales desk services for others

TRADEMARK REEL: 001910 FRAME: 0732

## SECURITY AGREEMENT (TRADEMARKS)

WHEREAS, NEWRIVER INVESTOR COMMUNICATIONS, INC. (formerly known as "InUnity Corporation"), a Massachusetts corporation, with a principal place of business at 3 Brook Street, Watertown, MA 02172 (the "Company") and FLEET NATIONAL BANK, with a place of business at One Federal Street, Boston, Massachusetts 02110 (the "Bank") have entered into an Inventory, Accounts Receivable and Intangibles Security Agreement dated May 6, 1999 (the "Security Agreement") and are also parties to a related letter agreement (the "Letter Agreement") between the Bank and the Company; and

WHEREAS, the Company is the owner and user of the trademarks listed on Schedule A hereto and identified in said Security Agreement (the "Trademarks"); and

WHEREAS, among the security interests granted by the Company to the Bank pursuant to the Security Agreement is a security interest in the Trademarks listed on Schedule A hereto, together with the goodwill of the business associated with and symbolized by such Trademarks; and

WHEREAS, the parties to the Security Agreement contemplate and intend that, if an Event of Default (as defined in the Letter Agreement) shall occur and be continuing, the Bank shall have all rights of the Company in and to the Trademarks and the goodwill of the business of the Company associated with and symbolized by the Trademarks as may be necessary or proper in order to enable the Bank, as foreclosing secured party, to continue such business of the Company or, following such foreclosure, to transfer to a purchaser all such rights as may be necessary or proper to enable such purchaser to continue such business of the Company;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties reconfirm the terms of the Security Agreement, as if set forth fully herein, and acknowledge that the Bank has a security interest in the Trademarks listed on Schedule A hereto, together with the goodwill of the business associated with and symbolized by such Trademarks; as security for the Obligations (as defined in the Security Agreement), the Company hereby collaterally assigns to the Bank, and grants a security interest to the Bank in and to, all of the Company's right, title and interest in and to said Trademarks and the goodwill of the business associated therewith; the Company agrees that it will not sell or assign any of the Trademarks without the prior written consent of the Bank; and the Company and the Bank request that the Commissioner of Patents and Trademarks record this document with respect to the Trademarks.

The Company hereby appoints the Bank as the Company's attorney-in-fact (with full power of substitution and resubstitution) with the power and authority, after the occurrence of any Event of Default (as defined in the Letter Agreement), to execute and deliver, in the name and on behalf of the Company, and to cause the recording of all such further assignments and other instruments as the Bank may reasonably deem necessary or desirable in order to carry out the intent of the Security Agreement and this Security Agreement (Trademarks). The Company

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agrees that all third parties may conclusively rely on any such further assignment or other instrument, so executed, delivered and recorded by the Bank (or the Bank's designee in accordance with the terms hereof) and on the statements made therein.

NEWRIVER INVESTOR COMMUNICATIONS, INC.	FLEET NATIONAL BANK	
Name: Title: Title:	By: Acida ase Its Vice Président	
COMMONWEALTH OF MASSACHUSETTS)		
COUNTY OF Suffolk		
Then personally appeared before me the above-named <u>T. Mark Morloy</u> , the of NewRiver Investor Communications, Inc., and stated that he/she executed the foregoing instrument under the authority of said corporation's Board of Directors and acknowledged the foregoing instrument to be the free act and deed of said corporation.		
WITNESS my hand and seal this 6 <sup>th</sup> day of May, 1999.		
	Rosemarie Covello Notary Public My commission expires: 9/30/2005	

Marks Serial No./Filing Date

Use

New River

75-630,633/Jan. 29, 1999

Financial document distribution services for others, namely distributing prospectuses, applications, statements of additional information, sticker updates and company reports on diskette, CD-ROM and over local, national and global computer information networks; online financial disclosure information services; online information gathering services; call center and sales desk for others

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RECORDED: 06/10/1999

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