FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

09-23-1999



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RECORDATION	N FORM COVER SHEET
	MARKS ONLY
	Please record the attached original document(s) or copy(ies).
Submission Type New	Conveyance Type Assignment License
11011	
Resubmission (Non-Recordation) Document ID #	X Security Agreement Nunc Pro Tunc Assignment Effective Date
Correction of PTO Error	Merger Month Day Year
Reel # Frame #	Change of Name
Corrective Document	
Reel # Frame #	Other
Conveying Party	Mark if additional names of conveying parties attached Execution Date Month Day Year
Name FastShip, Inc.	9/9/1999
Formerly	
Individual General Partnership	Limited Partnership X Corporation Association
Other	
Citizenship/State of Incorporation/Organizate	7
Receiving Party	Mark if additional names of receiving parties attached
Name Mellon Bank, N.A.	
DBA/AKA/TA	
Composed of	
Address (line 1) 1735 Market Street	
Address (line 2) Mellon Bank Center	
Address (line 3) Philadelphia	Pennsylvania 19103 State/Country Zip Code
Individual General Partnership	State/Country Zip Code If document to be recorded is an assignment and the receiving party is
Corporation Association	not domiciled in the United States, an appointment of a domestic
	representative should be attached.
X Other National Banking Association	(Designation must be a separate document from Assignment.)
Citizenship/State of Incorporation/Organizat	tion U.S.A.
/ 09/22/1999 (ITIMAL) 40.00 OP FOR	OFFICE USE ONLY
01 FC:481 02 FC:482	

Public boxden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Mairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231

TRADEMARK

U.S. Department of Commerce Patent and Trademark Office

TRADEMARK

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FORM PTO- Expires 06/30/99 OMB 0651-0027	1618B Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Domestic R	epresentative Name and Address Enter for the first Receiving Particles	rtv onlv.
Name		
Address (line 1)		
Address (line 2)		÷
Address (line 3)		
Address (line 4)		
Correspond	dent Name and Address Area Code and Telephone Number 215-979-12	49
Name	Ann Marie Bruski, Paralegal	
Address (line 1)	c/o Duane, Morris & Heckscher LLP	
Address (line 2)	1650 Market Street .	
Address (line 3)	One Liberty Place	
Address (line 4)	Philadelphia, PA 19103	
Pages	Enter the total number of pages of the attached conveyance document including any attachments.	# 14
	Application Number(s) or Registration Number(s) Mark if ad	ditional numbers attached
	demark Application Number(s)	• • • • • • • • • • • • • • • • • • • •
	75480274 75480273	
Number of	Properties Enter the total number of properties involved. # 2	
Fee Amoun	t Fee Amount for Properties Listed (37 CFR 3.41): \$ 65.00	
Method o Deposit A	f Payment: Enclosed X Deposit Account	<u></u>
	payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number:	
	Authorization to charge additional fees: Yes	X No
Statement a	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. Charges to deposit account are authorized, as indicated herein.

marcated nevent.

Name of Person Signing Ann Marie Bruski Signature

9/17/99

Date Signed

TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT ("Agreement") is made and entered into as of the 9th day of September, 1999 between FASTSHIP, INC., a Delaware corporation with a principal place of business at 123 Chestnut Street, Suite 204, Philadelphia, PA 19106 ("Assignor"), and MELLON BANK, N.A., a national banking association with an office at Mellon Bank Center, Philadelphia, PA 19103 (the "Assignee").

BACKGROUND

- A. In order to induce the Assignee to make loans to Assignor pursuant to a certain Loan Agreement dated September 9, 1999 between Assignor and the Assignee (the "Loan Agreement"), Assignor has agreed to assign to the Assignee a security interest in certain trademarks, service marks, tradenames, and the goodwill associated therewith, as herein provided.
- B. Any term used but not defined herein shall have the meaning given to such term in the Loan Agreement.

NOW THEREFORE, in consideration of the premises and of the mutual covenants of the parties hereto, and intending to be legally bound hereby, it is hereby agreed as follows:

- 1. Security Interest in Marks. To secure the complete and timely payment and satisfaction of all amounts of principal, interest, fees and other sums payable by Assignor to the Bank with respect to the Loans pursuant to the Loan Agreement and the other Loan Documents ("Obligations"), the Assignor hereby grants, assigns and conveys to the Assignee a security interest in and to all of Assignor's trademark applications, trademarks (whether registered, unregistered or for which any application to register has been filed), service mark applications, service marks (whether registered, unregistered or for which any application to register has been filed) and tradenames, all of which are listed in Schedule A hereto (as the same may be amended pursuant hereto from time to time), including, without limitation, all renewals thereof and all proceeds thereof (such as, by way of example, license royalties and proceeds of infringement suits), the right to sue for past, present and future infringements, all rights owned by Assignor corresponding thereto throughout the world (all of the foregoing are collectively called the "Marks"), together with the goodwill of the business symbolized by each of the Marks and the registrations (if any) thereof.
- 2. <u>Warranties and Representations</u>. The Assignor covenants and warrants that: (a) it is the sole and exclusive owner of the entire right, title and interest in each of the Marks, free and clear of any liens, pledges, assignments or other encumbrances, subject to the grant of a security interest to the holders of certain convertible notes listed on Schedule B attached hereto and other persons or entities who may provide financing to the Assignor in the future limited in amount as provided in Schedule B (such noteholders and other providers of debt financing being hereinafter referred to as "Other Lenders"; (b) the security interest granted herein to the Bank shall be shared

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pari passu with the security interest granted to the Other Lenders; (c) it has the unqualified right to enter into this Agreement and perform its terms; (d) the Marks have been applied for and the applications have been rejected and such rejections have been appealed; (e) no claim has been made that the use of any of the Marks does or may violate the rights of any third person; (f) Assignor has used, and will continue to use for the duration of this Agreement, proper statutory notice in connection with its use of the Marks; and (g) Assignor has used, and will continue to use for the duration of this Agreement, consistent standards of quality in its manufacture of products and delivery of services sold or provided under the Marks. The Assignor shall, in any event, indemnify and hold the Assignee harmless from all losses, damages, costs and expenses, including legal costs and counsel fees, incurred by Assignee as the direct or indirect result of any action, claim or demand, whether or not groundless, alleging that the Marks infringe any trademarks held by third parties.

- 3. Right To Inspect. Assignor hereby grants to Assignee and its employees and agents the right to visit Assignor's plants and facilities where products sold or services provided under any of the Marks are manufactured, inspected stored, or provided, and to inspect and review the products and quality control records relating thereto at reasonable times. Assignor shall do any and all acts required by Assignee to ensure Assignor's compliance with paragraph 2(g).
- 4. <u>Right to Benefits</u>. If, before the Obligations shall have been satisfied in full, the Assignor shall become entitled to the benefit of any additional trademark or service mark registration, or any renewal or affidavit of any Mark, the provisions of paragraph 1 shall automatically apply thereto.
- 5. <u>Future Marks</u>. The Assignor authorizes the Assignee to modify this Agreement by amending Schedule A to include any future trademarks, service marks or tradenames which are Marks under paragraph 1 or paragraph 4 hereof.
- 6. Events of Default. The term "Event of Default", as used herein, shall mean:
 (a) any Event of Default under this Agreement or the Loan Agreement; and (b) any violation by the Assignor of any representation, warranty or covenant contained in this Agreement and any modification or amendment hereof which is not waived or cured and remedied within fifteen (15) calendar days after notice thereof to the Assignor.
- 7. Assignor's Right to Use Marks. Unless and until an Event of Default shall occur and be continuing, the Assignor shall retain the legal and equitable title to the Marks and shall have the right to use the Marks in the ordinary course of its business but shall not be permitted to sell, assign, transfer or otherwise encumber the Marks or any part thereof; provided, however, that nothing herein contained shall prohibit the Assignor from failing to renew or otherwise abandoning any item included within the Marks if, in the Assignor's good judgment, the retention of such item is not material to the proper conduct of its business, provided, however, that

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Assignor shall give the Assignee ten (10) days' prior written notice of any abandonment or failure to renew of any item included within the Marks.

- Assignee's Rights As Secured Party. If any Event of Default shall have occurred 8. and be continuing, the Assignee shall have, in addition to all other rights and remedies given it by this Agreement and the Loan Agreement, those allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Marks may be located and, without limiting the generality of the foregoing, the Assignee may immediately, without demand of performance and without advertisement, sell at public or private sale or otherwise realize upon, in Pennsylvania or elsewhere, the whole or from time to time any part of the Marks, the goodwill and equipment associated therewith, or any interest which the Assignor has therein, and after deducting from the proceeds of said sale or other disposition of the Marks all expenses (including all reasonable expenses for brokers' fees and legal services), shall apply the residue of such proceeds for the payment of the Obligations. Notice of any sale or other disposition of the Marks shall be given to Assignor at least five (5) calendar days before the time of any intended public or private sale or other disposition of the Marks is to be made, which the Assignor hereby agrees shall be reasonable notice of such sale or other disposition. At any such sale or other disposition, any holder of any Note referred to in the Loan Agreement (including renewals and substitutions therefor) or the Assignee may, to the extent permissible under applicable law, purchase the whole or any part of the Marks sold, free from any right of redemption on the part of the Assignor, which right is hereby waived and released.
- 9. Power of Attorney. If any Event of Default shall have occurred and be continuing, the Assignor hereby authorizes and empowers the Assignee to make, constitute and appoint any officer or agent of the Assignee as the Assignee may select in its exclusive discretion, as the Assignor's true and lawful attorney-in-fact, with the power to endorse the Assignor's names on all applications, documents, papers and instruments necessary for the Assignee to use the Marks, or to grant or issue any exclusive or non-exclusive license under the Marks to any third person, or necessary for the Assignee to assign, pledge, convey or otherwise transfer title in or dispose of the Marks, the goodwill and equipment associated therewith, to any third person. The Assignor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable for the life of this Agreement.
- 10. <u>Termination</u>. At such time as the Assignor shall completely satisfy all of the Obligations and all other liabilities of the Assignor to the Assignee, or there shall exist no continuing liability of the Assignor with respect to the Obligations under the terms of the Loan Agreement or any agreement executed in connection therewith, this Agreement shall terminate and the Assignee shall execute and deliver to the Assignor all deeds, assignments and other instruments as may be necessary or proper to re-vest in the Assignor the full unencumbered title to the Marks, and the goodwill associated therewith, subject to any disposition thereof which may have been made by the Assignee pursuant hereto.

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11. Fees and Expenses of Assignee. If an Event of Default shall have occurred and be continuing, any and all fees, costs and expenses, of whatever kind or nature, including reasonable attorneys' fees and legal expenses, incurred by the Assignee in connection with the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances or otherwise protecting, maintaining or preserving the Marks, or in defending or prosecuting any actions or proceedings arising out of or related to the Marks, shall be borne and paid by the Assignor on demand by the Assignee, and until so paid shall be added to the principal amount of the Obligations and shall bear interest at the highest rate prescribed in the Loan Agreement.

12. <u>Protection of Marks</u>.

- (a) The Assignor shall take all actions reasonably necessary to protect and defend the Marks and shall institute such proceedings to enforce the Marks as it, in its reasonable business judgment, deems appropriate. The Assignee shall, upon the reasonable request of the Assignor, do any and all lawful acts and execute any and all proper documents in aid of such protection, defense and enforcement, and the Assignor shall promptly, upon demand, reimburse and indemnify the Assignee for all costs and expenses incurred by the Assignee in connection therewith.
- (b) If an Event of Default shall have occurred and be continuing, the Assignee shall have the right but shall in no way be obligated to bring suit in its own name to enforce the Marks, in which event the Assignor shall at the request of the Assignee do any and all lawful acts and execute any and all proper documents required by the Assignee in aid of such enforcement, and the Assignor shall promptly, upon demand, reimburse and indemnify the Assignee for all costs and expenses incurred by the Assignee in the exercise of its rights under this paragraph 12.
- 13. <u>No Waiver</u>. No course of dealing between the Assignor and the Assignee nor any failure to exercise, nor any delay in exercising, on the part of the Assignee, any right, power or privilege hereunder or under the Loan Agreement shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise or the exercise of any other right, power or privilege.
- 14. <u>Severability</u>. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.
- 15. <u>Manufacture and Sale</u>. The parties understand and agree that the collateral security assignment of the Marks as provided for in this Agreement, together with other collateral provided to the Assignee pursuant to the Loan Agreement and the other loan documents referred to therein, will permit the Assignee, upon the happening of an Event of Default as provided herein, to make use of all rights to the Marks and the goodwill associated therewith, as set forth

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in the Loan Documents, all of which will permit the Assignee to manufacture and sell the products for which the use of the Marks is associated and maintain substantially the same product specifications and quality as maintained by Assignor.

- 16. <u>Amendment</u>. This Agreement is subject to modification only by a writing signed by the parties, except as provided in paragraph 5.
- 17. <u>Successors and Assigns</u>. The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the respective successors and assigns of the parties.
- 18. <u>Governing Law</u>. The validity and interpretation of this Agreement and the rights and obligations of the parties shall be governed by the laws of the Commonwealth of Pennsylvania.
- 19. <u>Judicial Proceedings</u>. Each party to this Agreement agrees that any suit, action, or proceeding, whether claim or counterclaim, brought or instituted by any party hereto or any successor or assign of any party, on or with respect to this Agreement or the dealings of the parties with respect hereto, shall be tried only by a court and not by a jury. EACH PARTY HEREBY KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVES ANY RIGHT TO A TRIAL BY JURY IN ANY SUCH SUIT, ACTION OR PROCEEDING. Further, the Assignor waives any right it may have to claim or recover, in any such suit, action or proceeding, any special, exemplary, punitive or consequential damages or any damages other than, or in addition to, actual damages. THE ASSIGNOR ACKNOWLEDGES AND AGREES THAT THIS PARAGRAPH IS A SPECIFIC AND MATERIAL ASPECT OF THIS AGREEMENT AND THAT THE ASSIGNEE WOULD NOT EXTEND CREDIT TO THE ASSIGNOR IF THE WAIVERS SET FORTH IN THIS PARAGRAPH WERE NOT A PART OF THIS AGREEMENT.

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IN WITNESS WHEREOF, and intending to be legally bound hereby, the parties hereto have executed this Agreement the day and year first above written.

ATTEST:

(/)

Name: FINAR PEDERS

Title: CHAIRMAN AND CER

MELLON BANK, N.A.

By:

Name:__

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CERTIFICATE OF ACKNOWLEDGMENT

COMMONWEALTH OF PENNSYLVANIA	:
COUNTY OF Philadelphia	: SS :
day of 9/9, 99, personally appear known personally, and who, being by me duly sw	on by authority of its Board of Directors, and
	Notary Public
	My Commission Expires: Notarial Seat Alice Lindsay Weber, Notary Public Philadelphia, Philadelphia County My Commission Expires May 5, 2001 Member, Pennsylvania Association of Notaries

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CERTIFICATE OF ACKNOWLEDGMENT

COMMONWEALTH OF PENNSYLVANIA	;
COUNTY OF Philadelphia	: SS :
Before me, the undersigned, a Notary Puday of	orporate seal of said corporation, and that said he said corporation by authority of its Board of
	My Commission Expires to Alice Linds as Manage Market Philadelphia Philadelphia Court My Commission Court Co

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SCHEDULE A

Trademark Applications ¹	Registration No. or Serial No. if an Application is Pending	<u>Country</u>	Registration Late or Filing Date if in Application is Pending
FASTSHIP ATLANTIC (in block letters)	75,480,274	U.S.	May 6, 1998
FASTSHIP PACIFIC (in block letters)	75,480,273	U.S.	May 6, 1998

Note: PfastShip Software Systems, Ltd. of Irvine, CA uses the mark PFASTSHIP in connection with the sale of computer software programs.

American Fastsigns, Inc. has a pending application to use the mark **FASTSHIP** in connection with advertising order, packaging, and distribution services (assigned to Heller Financial, Inc.)

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Identify the Mark exactly as it appears on the U.S. Patent and Trademark Certificate of Registration. If the Mark is a Design/Logo, attach a copy of said mark hereto.

	\$3.11	\$104,400	\$104,400	11/12/2001	Finar Padarsen	
	\$3.11	\$23,242.50	\$23,242.50	11/12/2001	Peter Heam	
	\$3.11	\$23,242.50	\$23,242.50	11/12/2001	Josephine W. Hearn	
	\$3.11	\$23,242.50	\$23,242.50	11/12/2001	Gall W. Heam	
	\$3.11	\$10,330	\$10,330	11/12/2001	Elizabeth F. Hearn	
	\$3.11	\$23,242.50	\$23,242.50	11/12/2001	David W. Hearn	
	\$3.11	\$24,100	\$24,100	11/12/2001	Gabriella M. Grosvenor	11/13/98
Originally issued by TGC in July 1997. Transferred to FSi on 10/31/97	\$1.9498194	\$500,000	\$500,000	7/20/2000	TTS Technology, ASA	
Exercised \$100,000 in September 1997.	\$1.9498184	\$233,333.33	\$333,333.33	3/16/2000	TTS Technology, ASA	
Originally issued by TGC in July 1997. Transferred to FSI on 10/31/97	\$1.9488194	\$1,000,000	\$1,000,000	7/20/2000	Einar Pedersan	
Originally issued by TGC in March 1997. Transferred to FSI on 10/31/97	\$1.9498184	\$333,333.33	\$333,333.33	3/16/2000	Einar Pedersen	
Onginally Issued by TGC in March 1997. Transferred to FSI on 10/31/97	\$1.9488194	\$666,666.67	\$886,666.67	3/16/2000	Forrest E. Mars, Jr.	
Originally issued by TGC in March 1997. Transferred to FSI on 10/31/97	\$1,9498194	\$666,666,67	\$608,866.67	3/16/2000	Domance H. Hamilton	10/31/97
· Countrients	Conversion Price Per Share	Current Principal Amount	Original Principal Amount	Date Due	Name	Date Issued

FASTSHIP, INC. CONVERTIBLE NOTES

	, . 			5/19/99		5/7/99		4/29/99		4/2/99	T	1/2/100	3	12/17/98								12/16/98		Date		
(Margos	V.W. Flagory	Lynn P. Cunningham	John W. Plasecki	,	Robell A. Luc		Clifford F Ransom li	99 Richard Brown	Peter A. Benovel	-			n Frederick Heldring	B Dorrance H. Hamilton	Thomas J. Reilly, Jr.		McKeel Family Partners,	Lawrence Huff	William A. Graham, IV	DAC Ellesbuse	n io Colomises	Roland K. Bullard II Sally S. Bullard		Neta		
		m 5/18/2002	1-			5/6/2002	5/6/2002	4/20/2004	COORECT	4/1/2002	4/1/2002	1/20/2002	1/20/2002	10.00	1000001	12/15/2001	121010		_}	12/15/2001	12/15/2001		12/15/2001	-	Date Due	
				2 \$50,000	2 \$100,000	\$300,000	000,674	_	\$25,000	\$50,000	\$25,000	\$50,000	400	\$50,000	\$250,000	\$25,000		\$108,850	\$50,000	\$100,000	\$100,000	2000	\$100,000	Amount	Original	
			\$50,000	\$50,000	\$100,000	\$300,000	200	\$25,000	\$25,000	\$50,000	\$25,000	200	\$50,000	\$50,000	\$250,000	\$20,000	200	\$108,850	\$50,000	\$100,000		\$100,000	\$100,000	Amount	Current Principal	
-			\$3.11	\$3.11	3.11	3 4	\$3.11	\$3.11	\$3.17	40.	8311	\$3.11	\$3.11	\$3.11	\$3.11		\$3.11	\$3,11	\$3.11	4	\$3.11	\$3.11	\$3.11	Olidio	Price Per	
																										Comments

Confidential Information subject to terms of Confidentiality Agreement

Confidential Information subject to terms of Confidentiality Agreement

FASTSHIP, INC.

7/29/99	7/27/99		7/14/99	7/10/89	98/8/7	6/24/99			66/91/9	6/4/99	6/2/99		5/24/99	5/21/99	Date Issued
William V. Dougherty	Thomas J. Reilly, Jr.	Jane H. Choate	Jane C. Beck	Daniel J. Keating	DJC Enterprises	Ronald J. Naples	Horace P. Beck	Jane C. Beck	Barthco International,	A. Wesley Wyatt	John J.F. Sherrerd	James H. Bromley	Grown Cork & Seal Company, Inc. Master Retirement Trust	Rodney D. Day III	Name
7/28/2002	7/26/2002	7/13/2002	7/13/2002	7/9/2002	7/7/2002	6/23/2002	5/16/2002	6/15/2002	6/15/2002	6/3/2002	6/1/2002	5/23/2002	5/23/2002	5/20/2002	Date Due
\$25,000	\$25,000	\$25,000	\$50,000	\$100,000	\$150,000	\$50,000	\$30,000	\$50,000	\$100,000	\$150,000	\$217,700	\$25,000	\$250,000	\$100,000	Original Principal Amount
\$25,000	\$25,000	\$25,000	\$50,000	\$100,000	\$150,000	\$50,000	\$30,000	\$50,000	\$100,000	\$150,000	\$217,700	\$25,000	\$250,000	\$100,000	Current Principal Amount
\$3.11	\$3.11	\$3.11	\$3.11	\$3.11	\$3.11	\$3.11	\$3.11	\$3.11	\$3.11	\$3,11	\$3.11	\$3,11	\$3.11	\$3.11	Conversion Price Per Share
										Being held; has not paid as of 8/4/99.					Comments

Confidential Information subject to terms of Confidentiality Agreement

FASTSHIP, INC. CONVERTIBLE NOTES

	\$3.11	\$25,000	\$25,000	9/3/2002	Mark Ryan	9/4/99
	\$3.11	\$535,265	\$535,265	9/2/2002	Forrest A. Mars, Jr.	9/3/99
	\$3.11	\$25,000	\$25,000	8/3/2002	Louis Bluver	
	\$3.11	\$25,000	\$25,000	8/3/2002	Robert M. Rubin	
	\$3,11	\$100,000	\$100,000	8/3/2002	William A. Graham III	8/4/99
Comments	Conversion Price Per Share	Current Principal Amount	Original Principal Amount	Dale Due	Name	Date

to persons or entities who provide debt financing to FastShip Inc. in the future. Additional convertible notes may be issued in an aggregate amount not exceeding \$4,500,000

RECORDED: 09/20/1999

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