FORM PTO-1618A

Expires 06/30/99 OMB 0651-0027 04-13-2000



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Submission Type	Conveyance Type				
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Resubmission (Non-Recordation)	Security Agreement Nunc Pro Tunc Assignment				
Document ID #	Effective Date Merger Month Day Year				
	Correction of PTO Error				
Reel # Frame # Corrective Document	Change of Name				
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Conveying Party Mark if additional names of conveying parties attached Execution Date Month Day Year					
Name Manage.com, a California corporation	02282000				
Formerly					
	ed Partnership				
Other					
Citizenship/State of Incorporation/Organization					
Receiving Party	Mark if additional names of receiving parties attached				
Name MMC/GATX Partnership No. I					
DBA/AKA/TA					
Composed of					
Address (line 1) c/o Meier Mitchell & Company					
Address (line 2) Four Orinda Way, Suite 200B					
Address (line 3) Orinda	CA/USA 94563				
City ☐ Individual ☐ General Partnership ☐	State/Country Zip Code Limited Partnership 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.				
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Address (line 4)						
Corresponde	ent Name and Addr	ess Area Code and Te	lephone Number	(925) 254-95	20	
Name MMC/GATX Partnership No. I						
Address (line 1)	ne 1) c/o Meier Mitchell & Company					
Address (line 2)	Four Orinda Way, Suite 200B					
Address (line 3)	Orinda, CA 94563					
Address (line 4)						
Pages	Enter the total number of pages of the attached conveyance document # 4					
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Trademark Application Number(s) Registration Number(s)						
75662811	75467858	75734811				
75368545	75734808	75467565				
75655968	75655139					
Number of F	Properties Enter the	ne total number of prope	rties involved.	# 8		
Fee Amount	Fee Am	nount for Properties Liste	ed (37 CFR 3.41): \$ 215.	.00	
Method of Payment: Deposit Account Enclosed Deposit Account						
(Enter for payment by deposit account or if additional fees can be charged to the account.)						
Deposit Account Number: #						
		Authorization to	charge additional	l fees: Yes	No	
Statement and	_					
To the best of my knowedge 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.						
Maurela	C. De llinger	(40	,			
Capita	consel, GH TX	Mauren	C hels	la 1	naich 8,26	200
name of	Person Signing	Sig	nature	0	Date Signer	d t

Trademark Applications

U.S. Trademark Name	File Date	Appl. Number
E-MANAGEMENT FOR E-BUSINESS	08-Mar-99	75/662,811
FRONTLINE MANAGER	14-Apr-98	75/467,858
MANAGE ON DEMAND	23-Jun-99	75/734,811
MANAGE.COM	06-Oct-97	75/368,545
MANAGE.COM E.M	23-Jun-99	75/734,808
MANAGEMENT-ON-DEMAND	14-Apr-98	75/467,565
MANAGEMENTPORTAL	08-Mar-99	75/655,968
MPORTAL	08-Mar-99	75/655,139

GRANT OF SECURITY INTEREST

TRADEMARKS

THIS GRANT OF SECURITY INTEREST, dated as of February 28, 2000, is executed by MANAGE.COM, a California corporation ("<u>Debtor</u>"), in favor of MMC/GATX PARTNERSHIP NO. I ("<u>Secured Party</u>").

- A. Pursuant to a Loan and Security Agreement, dated as of February 28, 2000 (the "<u>Agreement</u>") among Debtor and the Secured Party, the Secured Party has agreed to extend certain credit facilities to Debtor upon the terms and subject to the conditions set forth therein;
- B. Debtor owns the registered trademarks, service marks (and applications and registrations therefor), of the United States, more particularly described on <u>Schedules 1-A and 1-B</u> annexed hereto as part hereof (collectively, the "<u>Trademarks</u>");
- C. Pursuant to the Agreement, Debtor has granted to Secured Party a security interest in all right, title and interest of Debtor in and to the Trademarks, together with associated goodwill, and all proceeds thereof, including any and all causes of action which may exist by reason of infringement thereof for the full term of the Trademarks (the "Collateral"), to secure the prompt payment, performance and observance of the Obligations, as defined in the Agreement;

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, Debtor does hereby further grant to Secured Party a security interest in the Collateral to secure the prompt payment, performance and observance of the Obligations.

Debtor does hereby further acknowledge and affirm that the rights and remedies of Secured Party with respect to the security interest in the Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein.

Secured Party's address is: MMC/GATX Partnership No. I

c/o Meier Mitchell & Company Four Orinda Way, Suite 200-B Orinda, California 94563

MMC/GATX Partnership No. I c/o GATX Capital Corporation

Four Embarcadero Center, Suite 2200

San Francisco, CA 94111

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IN WITNESS WHEREOF, Debtor has caused this instrument to be executed as of the day and year first written above.

MANAGE.COM

Name

Title: VP Finance & CFO

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SCHEDULE 1-A TO GRANT OF SECURITY INTEREST

TRADEMARKS

Trademark Registration Number Registration Date

NONE

SCHEDULE 1-B TO GRANT OF SECURITY INTEREST

TRADEMARK APPLICATIONS

Trademark Application Application Number Application Date

SEE ATTACHED LIST

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RECORDED: 03/10/2000