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Conveyance Type

- Assignment License
- Security Agreement Nunc Pro Tunc Assignment
Effective Date
Month Day Year _____
- Merger
- Change of Name
- Other _____

Conveying Party

Mark if additional names of conveying parties attached

Execution Date
Month Day Year

Name Equifax Inc. and its subsidiary Equifax Services Inc.

07311997

Formerly _____

- Individual General Partnership Limited Partnership Corporation Association

Other _____

Citizenship/State of Incorporation/Organization GA

Receiving Party

Mark if additional names of receiving parties attached

Name ChoicePoint Inc.

DBA/AKA/TA _____

Composed of _____

Address (line 1) 1000 Alderman Drive

Address (line 2) _____

Address (line 3) Alpharetta
City

GA
State/Country

30202
Zip Code

- Individual General Partnership Limited Partnership

Corporation Association

Other _____

Citizenship/State of Incorporation/Organization GA

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Name

Address (line 1)

Address (line 2)

Address (line 3)

Address (line 4)

Correspondent Name and Address

Area Code and Telephone Number

Name

Address (line 1)

Address (line 2)

Address (line 3)

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Trademark Application Number(s)

Registration Number(s)

Number of Properties Enter the total number of properties involved. #

Fee Amount Fee Amount for Properties Listed (37 CFR 3.41): \$

Method of Payment: Enclosed Deposit Account

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 fees: Yes No

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. Charges to deposit account are authorized, as indicated herein.

Kristin L. Burns
Name of Person Signing

Kristin L. Burns
Signature

01/27/00
Date Signed

Intellectual Property Agreement

between

Equifax Inc.

and

ChoicePoint Inc.

July 31, 1997

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THIS INTELLECTUAL PROPERTY AGREEMENT ("Agreement"), dated as of July 31, 1997, is entered into by Equifax Inc., a Georgia corporation ("Equifax"), and ChoicePoint Inc., a Georgia corporation ("ChoicePoint").

BACKGROUND

A. ChoicePoint is a wholly owned subsidiary of Equifax formed among other reasons for the purpose of taking title to the intellectual property assets and assuming the associated liabilities related to the business operations of the ChoicePoint Group (as defined below).

B. The Board of Directors of Equifax has determined that it is in the best interests of Equifax and its shareholders to transfer and assign to ChoicePoint, as part of the contribution to the capital of ChoicePoint, certain intellectual property assets used in the business operations of the ChoicePoint Group as described herein and currently utilized to operate the ChoicePoint Business (as defined below), and to receive in exchange therefor the consideration described in the Distribution Agreement (as defined below).

C. The parties intend that the Distribution (as defined in the Distribution Agreement) not be taxable to Equifax or its shareholders pursuant to Section 355 of the Code (as defined below).

D. Equifax and its Affiliates (as defined below) own certain intellectual property that is used in, or may be useful in, the conduct of the business operations of the Equifax Group (as defined below) and/or the ChoicePoint Group. Equifax and ChoicePoint have determined that (1) ownership of certain of such intellectual property shall be transferred to the entity specified in this Agreement on or before the Distribution Date (as defined below); (2) certain intellectual property owned by Equifax and/or its Affiliates shall be licensed to the entity(ies) specified in this Agreement on or before the Distribution Date; and (3) the respective rights and obligations of Equifax and/or its Affiliates under certain Third Party Agreements shall be acquired, assumed or otherwise transferred to the entity(ies) specified in this Agreement, subject to the consent of the applicable Third Party Provider.

E. The parties have determined that it is necessary and desirable to describe the principal transactions required to effect the allocation of their respective intellectual property rights in conjunction with the Distribution and to set forth other agreements that will govern certain other matters regarding the parties' respective intellectual property rights following the Distribution.

NOW, THEREFORE, in consideration of the foregoing premises, the mutual agreements and covenants contained in this Agreement, and other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

ARTICLE I
DEFINITIONS

Section 1.1. Definitions.

As used herein, the following terms have the following meanings:

(a) “Action” means any claim, suit, arbitration, inquiry, proceeding or investigation by or before any court, governmental or other regulatory or administrative agency or commission or any other tribunal.

(b) “Affiliate” means, with respect to Equifax, any Person, which, whether directly or indirectly, is Controlled by or is under common Control with Equifax prior to the Distribution Date.

(c) “Ancillary Agreements” means all of the written agreements, instruments, understandings, assignments or other arrangements entered into in connection with the transactions contemplated hereby, including without limitation, the Distribution Agreement, Intercompany Information Services Agreement and Transition Support Agreement.

(d) “Assets” means (i) all intellectual property rights in and to any ideas, trade secrets, specifications, designs, masks, mask works, copyrights, patents, Marks and other proprietary rights, of every kind and description, wherever located, including without limitation, all electronic circuit designs, works of authorship, databases, compositions of matter, computer software, algorithms, and works of authorship expressing such algorithms, (ii) all service, support and maintenance rights related thereto or attendant therewith, and (iii) all contractual rights, commitments, undertakings and obligations (including service, data processing, support and maintenance rights and obligations) attendant therewith or directly related thereto, excluding the ChoicePoint Marks.

(e) “ChoicePoint Business” means the businesses conducted by the members of the ChoicePoint Group as of the Distribution Date and the ChoicePoint UK Business.

(f) “ChoicePoint Copyrights” means the copyrights set forth on Exhibit F.

(g) “ChoicePoint Databases” means the Databases associated with the Application Codes and/or System Identification Designations (“SYSID”) set forth on Exhibit H and the Databases set forth on Exhibit D.

(h) “ChoicePoint Enhancements” means software and/or associated documentation created by or for any member of the ChoicePoint Group on or after the Distribution Date, that provides processing capabilities, functionality or efficiencies, maintenance, bug fixes or updates not contained in the Transferred Equifax Assets (including the Utility Software Programs that are a part thereof) on the Distribution Date and which is intended for use with and requires a portion of the Transferred Equifax Assets (including the Utility Software Programs that are a part thereof) in order to function properly.

- (i) “ChoicePoint Group” means the entities set forth on Exhibit A.
- (j) “ChoicePoint Indemnitees” has the meaning given in Section 7.2.
- (k) “ChoicePoint Liabilities” means all unsatisfied Liabilities, whether arising before, on or after the Distribution Date, based upon or arising out of (i) the use or possession by the ChoicePoint Group of the Licensed Equifax Materials and the Equifax Marks or (ii) the ownership of the Transferred Equifax Assets, but excluding all liability arising out of or in connection with any use and/or processing for members of the Equifax Group on the machine designated the “REDD machine” in contravention of the terms of any license for software program(s) operating on that machine at any time prior to, on or after the Distribution Date.
- (l) “ChoicePoint Marks” means the marks set forth on Exhibit E.
- (m) “ChoicePoint UK” means ChoicePoint Limited, a corporation formed under the laws of England.
- (n) “ChoicePoint UK Business” means the business(es) intended by ChoicePoint and Equifax to be conducted by ChoicePoint UK on the day after the Distribution Date.
- (o) “Closing Date” means the date designated by the Board of Directors of Equifax to effect the transactions described in this Agreement.
- (p) “Code” means the Internal Revenue Code of 1986, as amended.
- (q) “Company Information” means collectively the Proprietary Information and the Confidential Information of the disclosing party. Company Information also includes information that has been disclosed to Equifax or any of its Affiliates prior to the Distribution Date, or to any member of either Group after the Distribution Date, by a third party subject to an obligation to treat such information as confidential or secret.
- (r) “Confidential Information” means any and all confidential business information of the disclosing party that does not constitute Proprietary Information and that is the subject of efforts by the disclosing party that are reasonable under the circumstances to maintain its secrecy and confidentiality, including without limitation, the existence and nature of the relationship between the parties, employees of the disclosing party, and any and all additional information disclosed by the disclosing party to the receiving party as a result of the receiving party's access to and presence at the disclosing party's facilities.
- (s) “Control” means the ownership, directly or indirectly, of more than fifty percent (50%) of the voting shares of an entity, or otherwise possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of an entity, or the power to veto major policy decisions of any such entity, whether through the ownership of voting securities by contract, or otherwise.

(t) “Database” means a collection of data and/or files contained on media, electronic or hardcopy, active or archived, constructed of fields of a particular type, together with a collection of operations that facilitate searching, sorting, recombination and similar activities.

(u) “Derivative Work” means a work based on one or more pre-existing works, including without limitation, a condensation, transformation, expansion or adaptation, that would constitute a copyright infringement if prepared without authorization of the owner of the copyright of such pre-existing work.

(v) “Designated ChoicePoint Member” means a member of the ChoicePoint Group, as designated by ChoicePoint in its sole discretion from time to time.

(w) “Designated Equifax Member” means a member of the Equifax Group, as designated by Equifax in its sole discretion from time to time.

(x) “Disputes” has the meaning given in Section 11.10.

(y) “Distribution Agreement” means that certain Distribution Agreement entered into on or prior to the Distribution Date between Equifax and ChoicePoint, as amended from time to time.

(z) “Distribution Date” means the day as of which the Distribution shall be effective, as determined by the Board of Directors of Equifax.

(aa) “Divested Business” means the sale or other transfer of a member of either Group, or a portion of the business operations of any such member, to an unrelated third party after the Distribution Date.

(bb) “Equifax Business” means the businesses now or formerly conducted by Equifax and its present and former Affiliates, other than the ChoicePoint Business, on the Distribution Date.

(cc) “Equifax Enhancements” means software and/or associated documentation created by or for any member of the Equifax Group on or after the Distribution Date, that provides processing capabilities, functionality or efficiencies, maintenance, bug fixes or updates not contained in the Transferred ChoicePoint Assets (including the Utility Software Programs that are a part thereof) on the Distribution Date and which is intended for use with and requires a portion of the Transferred ChoicePoint Assets (including the Utility Software Programs that are a part thereof) in order to function properly.

(dd) “Equifax Group” means Equifax and its Affiliates existing on the Distribution Date and as modified from time to time thereafter, excluding all members of the ChoicePoint Group.

(ee) “Equifax Indemnitees” has the meaning given in Section 7.1.

(ff) “Equifax Liabilities” means all unsatisfied Liabilities, whether arising before, on or after the Distribution Date, based upon or arising out of (i) the use or possession by the Equifax

Group of the Licensed ChoicePoint Materials and the ChoicePoint Exclusive Assets listed on Exhibit H, or (ii) the ownership of the Transferred ChoicePoint Assets.

(gg) “Equifax Marks” means the Marks of the members of the Equifax Group.

(hh) “Equifax Services” means Equifax Services Inc. (Georgia).

(ii) “Equifax Services Business” means the businesses conducted by Equifax Services Inc. (Georgia)(excluding its Equifax Commercial Specialists division) as of the Distribution Date and the ChoicePoint UK Business, but excluding all of the businesses conducted by all other Affiliates of Equifax Services Inc. (Georgia), including, without limitation, subsidiaries of Equifax Services Inc. (Georgia).

(jj) “Excluded Assets” means assets which shall be excluded from the Assets transferred to the ChoicePoint Group pursuant to this Agreement, even though such Assets would qualify for transfer under the terms of this Agreement, as set forth on Exhibit B.

(kk) “Group” means the ChoicePoint Group and/or the Equifax Group.

(ll) “Indemnifiable Losses” has the meaning given in Section 7.1.

(mm) “Indemnified Party” has the meaning given in Section 8.1.

(nn) “Indemnifying Party” has the meaning given in Section 8.1.

(oo) “Intercompany Information Services Agreement” means that certain Intercompany Information Services Agreement entered into on or prior to the Distribution Date between Equifax and ChoicePoint, as amended from time to time.

(pp) “Liabilities” means any and all claims, debts, liabilities and obligations, absolute or contingent, matured or not matured, liquidated or unliquidated, accrued or unaccrued, known or unknown, whenever arising, with respect to a specified object, matter, contract, commitment or undertaking, including without limitation, all claims, debts, liabilities and obligations arising under any law, rule, regulation, action, order or consent decree of any governmental entity or any award of any arbitrator of any kind, related thereto or arising under any contract, commitment or undertaking relating to such specified object, matter, contract, commitment or undertaking.

(qq) “Licensed ChoicePoint Materials” means that portion of the Assets held by the ChoicePoint Group (excluding Third Party Rights, ChoicePoint Marks and the Exclusive ChoicePoint Assets listed on Exhibit H) after the Distribution Date (as such Assets are described in this Agreement) that satisfy each of the following criteria: (i) such Assets were used in the Equifax Business during the twelve (12) calendar months prior to the Distribution Date and for which a continuing business requirement exists on the Distribution Date, and (ii) such Assets or the services, information or deliverables produced with such Assets (A) are not made commercially available by the ChoicePoint Group to third parties on and/or the day immediately following the Distribution Date, and (B) are not made available to the Equifax Group after the

Distribution Date pursuant to the Intercompany Information Agreement or the Transition Support Agreement.

(rr) “Licensed Equifax Materials” means that portion of the Assets held by the Equifax Group (excluding Third Party Rights and the Equifax Marks) after the Distribution Date (as such Assets are described in this Agreement) that satisfy each of the following criteria: (i) such Assets were used in the ChoicePoint Business during the twelve (12) calendar months prior to the Distribution Date and for which a continuing business requirement exists on the Distribution Date, and (ii) such Assets or the services, information or deliverables produced with such Assets (A) are not made commercially available by the Equifax Group to third parties on the Distribution Date, and (B) are not made available to the ChoicePoint Group after the Distribution Date pursuant to the Intercompany Information Agreement or the Transition Support Agreement.

(ss) “Licensed Materials” means the Licensed ChoicePoint Materials and/or Licensed Equifax Materials.

(tt) “Marks” means trademarks, tradenames, and other slogans, designs and distinctive advertising, whether or not registered or filed with any governmental agency.

(uu) “Person” means an individual, partnership, joint venture, association, corporation, limited liability company, trust or any other legal entity.

(vv) “Proprietary Information” means all non-public information whether tangible or intangible related to the services or business of the disclosing party that (i) derives economic value, actual or potential, from not being generally known to or readily ascertainable by another Person who can obtain economic value from its disclosure or use; and (ii) is the subject of efforts by the disclosing party that are reasonable under the circumstances to maintain its secrecy, including without limitation, (A) marking any information reduced to tangible form clearly and conspicuously with a legend identifying its confidential or proprietary nature; (B) identifying any oral communication as confidential immediately before, during, or after such oral communication; or (C) otherwise treating such information as confidential or secret. Assuming the criteria in clauses (i) and (ii) above are met, Proprietary Information includes information, without regard to form, including, but not limited to, technical and nontechnical data, databases, formulas, patterns, designs, compilations, computer programs and software, devices, inventions, methods, techniques, drawings, processes, financial data, financial plans, product plans, lists of actual or potential customers and suppliers (which are not commonly known by or available to the public), research, development, and existing and future products.

(ww) “Representatives” means, individually and collectively, officers, directors, employees, agents, and/or independent contractors of the members of the Group.

(xx) “Required Consents” means any consents or approvals required to be obtained (i) to allow the transfer of any Assets to and the assumption of the obligations attendant therewith by a party and release of the transferring party from such obligations; (ii) to allow a party to assume financial, support, operational, management and/or administrative responsibility for the Third Party Rights and the Third Party Software utilized in the operation of the Equifax Business

or ChoicePoint Business, respectively; (iii) for the licensing, transfer and/or grant of the rights to the Equifax Group or ChoicePoint Group, respectively, to use the Third Party Rights and the Third Party Software as contemplated by this Agreement; and/or (iv) for a party to have access to and use of the space, equipment, software and/or third party services provided under the Third Party Agreements entered into by the other party as contemplated by this Agreement.

(yy) “Third Party Agreements” means those arrangements under which Equifax or its Affiliates are provided and/or granted Third Party Rights immediately prior to the Distribution Date.

(zz) “Third Party Claim” has the meaning given in Section 8.2.

(aaa) “Third Party Provider” means a Person other than a member of either Group that provides products, software, services, maintenance and/or support under a Third Party Agreement.

(bbb) “Third Party Rights” means rights to Assets (however described) licensed or otherwise provided to Equifax and/or any of its Affiliates by Third Party Providers.

(ccc) “Third Party Software” means all software programs (however described) licensed to Equifax and/or any of its Affiliates by third parties which are not members of either Group, and which are used internally by any member of either Group.

(ddd) “Transferred Assets” means the Transferred Equifax Assets and Transferred ChoicePoint Assets.

(eee) “Transferred Equifax Assets” means the Assets described in Section 2.1.2.

(fff) “Transferred ChoicePoint Assets” means the Assets described in Section 2.1.3.

(ggg) “Transition Support Agreement” means that certain Transition Support Agreement entered into on or prior to the Distribution Date between Equifax and ChoicePoint, as amended from time to time.

(hhh) “Utility Software Programs” means the software programs set forth on Exhibit G.

ARTICLE II

CONVEYANCE OF CERTAIN ASSETS; ASSUMPTION OF CERTAIN LIABILITIES

Section 2.1. Conveyance of Transferred Assets.

2.1.1. General Intent.

Except as otherwise expressly provided herein or in any of the Ancillary Agreements, on the Distribution Date:

(a) all Assets held by Equifax and/or its Affiliates that satisfy any of the following use descriptions: (i) used exclusively in the conduct of the ChoicePoint Business, (ii) used primarily in the conduct of the ChoicePoint Business, secondarily in the conduct of the Equifax Business and scheduled on an Exhibit, (iii) used as Databases supporting the ChoicePoint Business scheduled on an Exhibit, or (iv) the ChoicePoint Marks, are intended to be and shall become assets of the ChoicePoint Group, except for the Excluded Assets;

(b) all Liabilities held in the name of members of the ChoicePoint Group or otherwise incurred with respect to the Assets described in Section 2.1.1.(a) above are intended to be and shall become exclusively the Liabilities of ChoicePoint or the Designated ChoicePoint Member; and

(c) all other Assets and Liabilities of Equifax and its Affiliates are intended to be and shall remain exclusively the Assets and Liabilities of the Equifax Group.

2.1.2. Transferred Equifax Assets.

As of the Distribution Date and subject to Sections 2.1.4 and 2.1.5 and Article III hereof, Equifax agrees, at its expense, (i) to transfer, or cause to be transferred, to ChoicePoint or to the Designated ChoicePoint Member all right, title and interest held by Equifax and/or its Affiliates as of the Distribution Date in and to each of the Assets (excluding Third Party Rights and Marks) utilized by the members of the ChoicePoint Group described in each of (A) through (C): (A) Assets used exclusively in the conduct of the ChoicePoint Business immediately preceding the Distribution Date including, without limitation, the ChoicePoint Copyrights listed on Exhibit F hereto and the ChoicePoint Exclusive Assets listed on Exhibit H hereto, (B) Assets used primarily in the ChoicePoint Business listed on Exhibit C hereto, and (C) the ChoicePoint Databases; (ii) to transfer, or cause to be transferred, to or otherwise acquire, purchase or secure for ChoicePoint or ChoicePoint UK, as appropriate, all Third Party Rights and Third Party Agreements evidencing the Third Party Rights, as appropriate, held by Equifax and/or any of its Affiliates to the extent necessary to the conduct of the Equifax Services Business during the twelve (12) calendar months prior to the Distribution Date and for which a continuing business requirement exists on the Distribution Date; and (iii) to transfer, or cause to be transferred, to ChoicePoint or to the Designated ChoicePoint member all right, title and interest held by Equifax and/or its Affiliates as of the Distribution Date in and to the ChoicePoint Marks. In each of cases (i), (ii) and (iii), the transfers shall be exclusive of the Excluded Assets.

2.1.3. Transferred ChoicePoint Assets.

As of the Distribution Date, and subject to Sections 2.1.4 and 2.1.5 and Article III hereof, ChoicePoint agrees to transfer, or cause to be transferred, to Equifax or to the Designated Equifax Member all right, title and interest held by the members of the ChoicePoint Group in and to all Assets that (i) are not used by the members of the ChoicePoint Group exclusively in the conduct of the ChoicePoint Business immediately preceding the Distribution Date or not listed on Exhibits C, D, F or H and (ii) were used by members of the Equifax Group in the conduct of the Equifax Business during the twelve (12) calendar months prior to the Distribution Date and for which a continuing business requirement exists on the Distribution Date. The expenses payable to

third parties that are not members of either Group to effect such transfers shall be the financial responsibility of Equifax.

2.1.4. Assumption of Liabilities

(a) As of the Distribution Date, Equifax shall, or shall cause the Designated Equifax Member to, assume all payment and performance obligations attendant with the Transferred ChoicePoint Assets and the Equifax Liabilities.

(b) As of the Distribution Date, ChoicePoint shall, or shall cause the Designated ChoicePoint Member to, assume all payment and performance obligations attendant with the Transferred Equifax Assets and the ChoicePoint Liabilities.

2.1.5. Completion of Transactions

(a) In the event that any conveyance of an Asset, provision of Third Party Rights or Third Party Software, or assumption of any Liability, required by this Agreement is not effected on the Distribution Date, the obligation to transfer such Asset, provide such Third Party Rights or Third Party Software, and assume such Liability shall continue past the Distribution Date and shall be effected by the parties as soon thereafter as practicable.

(b) If any Transferred Asset may not be transferred or acquired by reason of a requirement to obtain a Required Consent or any other approval of any third party and such Required Consent or other approval has not been obtained by the Distribution Date, then such Transferred Asset shall not be transferred until such Required Consent or other approval has been obtained. Equifax and ChoicePoint shall, and as the case may be, shall cause the member of its respective Group which is the holder of such Transferred Asset prior to transfer, to use all reasonable efforts to provide to the designated member of the other Group, all the rights and benefits under such Transferred Asset and cause such holder to enforce such Transferred Asset for the benefit of such member of the other Group. Moreover, if any transfer of a Transferred Asset or provision of a Third Party Right that is a part of the Transferred Assets is not completed by the Distribution Date in accordance with this Agreement for any reason, Equifax and ChoicePoint shall, and shall cause the members of its Group to, cooperate in achieving a reasonable alternative arrangement for the affected members of the Groups to obtain the economic and operational equivalent of the intended transfer of such Transferred Assets and/or provision of such Third Party Right and assumption of the attendant Liabilities, with minimum interference to such members' business operations until such transfer of such Transferred Assets and/or provision of such Third Party Right is completed. The costs payable to third parties that are not members of either Group to achieve any such reasonable alternative arrangement shall be the financial responsibility of Equifax.

(c) From time to time on and after the Distribution Date, each party shall promptly transfer, and cause the appropriate members of its Group promptly to transfer, to the other party, or the designated member of the other party's Group, any property and other benefits received by such party, or the members of its Group, that are intended to be or are a Transferred Asset of the other party under this Agreement. Without limiting the foregoing, funds received by a member of

either Group that belong to a member of the other Group (whether by payment of accounts receivable, credits, rebates or other amounts, however described) shall be delivered to the other Group by wire transfer not more than five (5) business days after receipt of such payment.

(d) The obligation of Equifax to transfer, or cause to be transferred, to or otherwise secure for ChoicePoint and ChoicePoint UK the Third Party Rights described in Section 2.1.2(ii) shall terminate with respect to all such Third Party Rights held by Equifax and/or any of its Affiliates not identified by ChoicePoint to Equifax as necessary to the conduct of the Equifax Services Business within twelve (12) months after the Distribution Date.

ARTICLE III

THIRD PARTY AGREEMENTS

Section 3.1. Third Party Agreements.

(a) As a part of its obligations under Section 2.1.2(ii), Equifax shall transfer, or cause to be transferred to ChoicePoint or ChoicePoint UK, as appropriate, the rights and obligations of Equifax and its Affiliates in and to the Third Party Agreements that are a part of the Transferred Equifax Assets, or otherwise secure appropriate rights to Third Party Software which is the subject of such agreements for ChoicePoint or ChoicePoint UK, as appropriate, to the extent required by Section 2.1.2(ii) hereof.

(b) As part of its obligation under Section 2.1.3, ChoicePoint shall transfer, or cause to be transferred, to Equifax or to a Designated Equifax Member, the rights and obligations of the members of the ChoicePoint Group in and to the Third Party Agreements that are a part of the Transferred ChoicePoint Assets to the extent required by Section 2.1.3 hereof.

Section 3.2. Required Consents.

(a) Equifax with respect to Third Party Agreements in its name that are a part of the Transferred Equifax Assets, and ChoicePoint with respect to Third Party Agreements in its name that are a part of the Transferred ChoicePoint Assets, shall, or shall cause the appropriate member of its respective Group with respect to Third Party Agreements in their names that are a part of the Transferred Assets to, use its best efforts to obtain the grant to the appropriate member of the other Group, the Required Consents from the Third Party Providers under such Third Party Agreements as necessary to effect the provisions of this Agreement. Each party will provide the other party with advice on its experience and agreements with the Third Party Providers with regard to obtaining any Required Consent under such Third Party Agreements. Equifax and ChoicePoint will each have management and administrative responsibilities for obtaining all Required Consents under such Third Party Agreements existing as of the Distribution Date to which a member of its respective Group is a party. Equifax shall have the right of prior approval of the terms upon which all Required Consents are obtained.

(b) Equifax shall bear the costs payable to third parties that are not members of either Group, if any, of obtaining all Required Consents for the Third Party Agreements that are a part of the Transferred Assets pursuant to this Agreement.

(c) Equifax and ChoicePoint shall use reasonable commercial efforts to obtain all Required Consents with regard to Third Party Agreements that are a part of the Transferred Assets within one hundred eighty (180) days after the Distribution Date, unless otherwise agreed by the parties in writing. Until all Required Consents are obtained, Equifax and ChoicePoint shall each periodically publish a list setting forth the status of each Required Consent for which a member of its respective Group is the contracting party immediately prior to the Distribution Date. Equifax and ChoicePoint shall timely cooperate with each other in order to facilitate the proper and timely publication of such periodic Required Consents list. If any Required Consent is not obtained with respect to any of the Third Party Agreements that are a part of the Transferred Assets, the parties shall cooperate with each other in achieving a reasonable alternative arrangement for the affected Group to continue to process its work with minimum interference to its business operations until such Required Consents are obtained, including without limitation, implementing the provisions of Section 2.1.5(b). The cost payable to third parties that are not a member of either Group of achieving such reasonable alternative arrangements with respect to Third Party Rights that are a part of the Transferred Assets shall be borne by Equifax.

(d) The financial obligations of Equifax under Sections 3.2(b) and (c) for Required Consents and alternative arrangements, shall terminate with respect to all such Required Consents and alternative arrangements not identified by the parties to each other in a writing within twelve (12) months after the Distribution Date, and for all Required Consents and alternative arrangements identified thereafter, all such financial obligations shall be borne by the party needing the Required Consent or alternative arrangement to operate under or take assignment of the Third Party Agreement or to obtain such Third Party Right for which such Required Consent or alternative arrangement is required.

(e) After the Distribution Date, except as set forth in Sections 3.2(b), 3.2(c) and 3.2(d) for Required Consents and alternative arrangements, Equifax and ChoicePoint shall each bear financial responsibility and pay the Third Party Providers, directly or indirectly through a third party, under all Third Party Agreements transferred to, and Third Party Rights secured for, its respective Group pursuant to Sections 3.1(a) and 3.1(b) above and Sections 2.1.2 and 2.1.3 of this Agreement.

(f) Equifax shall obtain all Required Consents necessary for the Equifax Group to continue to have its data processed on the machine designated the "REDD machine" after the Distribution Date. All such Required Consents shall be approved by ChoicePoint. ChoicePoint will not unreasonably withhold such approval. ChoicePoint shall, and shall cause the members of the ChoicePoint Group to, cooperate with Equifax to secure all such consents. ChoicePoint and members of ChoicePoint Group shall provide such cooperation without charge to Equifax; provided, however, that Equifax shall have the financial responsibility for all fees and charges payable to third parties that are not members of either Group to obtain such Required Consents.

Section 3.3. Discharge of Liabilities.

(a) ChoicePoint agrees that on and after the Distribution Date it will timely pay, perform and discharge, or cause to be timely paid, performed and discharged, all of the ChoicePoint Liabilities.

(b) Equifax agrees that on and after the Distribution Date it will timely pay, perform and discharge, or cause to be timely paid, performed and discharged, all of the Equifax Liabilities.

ARTICLE IV

LICENSED MATERIALS

Section 4.1. Grant of Licenses by Equifax.

(a) Equifax hereby grants, and will cause the other members of the Equifax Group to grant, to ChoicePoint a fully paid, non-exclusive, perpetual, worldwide, non-transferable license, including source and object code, to use, modify, improve, create Derivative Works and ChoicePoint Enhancements from, and sublicense, the Licensed Equifax Materials (excluding the Utility Software Programs) solely for use in the ChoicePoint Business and as that business may evolve and change in the future, subject to the following:

- (i) ChoicePoint shall not sublicense, or otherwise disclose or distribute, or permit any Person to use, the Licensed Equifax Materials (excluding the Utility Software Programs), except in accordance with Section 4.1(b);
- (ii) ChoicePoint shall hold the Licensed Equifax Materials (excluding the Utility Software Programs) in strict confidence; will not remove or destroy any proprietary markings of the Equifax Group on or contained in the Licensed Equifax Materials (excluding the Utility Software Programs); and will include the copyright and patent notices of the licensor as specified from time to time by the licensor for the Licensed Equifax Materials (excluding the Utility Software Programs) on and in all copies of the Licensed Equifax Materials (excluding the Utility Software Programs);
- (iii) ChoicePoint shall not export or re-export the Licensed Equifax Materials (excluding the Utility Software Programs) without the appropriate United States or foreign government licenses; and
- (iv) all sublicenses from ChoicePoint to members of the ChoicePoint Group (A) shall contain the rights and restrictions set forth in this Section 4.1(a) with respect to the license granted to ChoicePoint and comply with Sections 4.1(b) through (d) hereof and (B) shall be diligently enforced by ChoicePoint.

(b) The sublicense rights granted to ChoicePoint pursuant to Section 4.1(a) include the right for ChoicePoint to grant sublicenses to the Licensed Equifax Materials (excluding the Utility Software Programs) to the members of the ChoicePoint Group, which sublicenses may include the right to further sublicense such Licensed Equifax Materials (excluding the Utility Software Programs) to such Group member's customers solely for each such customer's internal business purposes to the extent related to the ChoicePoint Business. All sublicensing by ChoicePoint and other members of the ChoicePoint Group to their customers shall be pursuant to written agreements with such customer, executed before or at the time of furnishing each copy of

the Licensed Equifax Materials (excluding the Utility Software Programs) to such customer, and which provide at a minimum that such customer:

- (i) receives only a personal, non-transferable and nonexclusive right to use such copy of the Licensed Equifax Materials (excluding the Utility Software Programs);
- (ii) receives no title in the intellectual property contained in the Licensed Equifax Materials (excluding the Utility Software Programs);
- (iii) will not copy the Licensed Equifax Materials (excluding the Utility Software Programs), except as necessary to use such Licensed Equifax Materials (excluding the Utility Software Programs) in accordance with the license grant and to make one archival copy;
- (iv) will not export or re-export the Licensed Equifax Materials (excluding the Utility Software Programs) without the appropriate United States or foreign government licenses;
- (v) will hold the Licensed Equifax Materials (excluding the Utility Software Programs) in confidence; will not reverse compile or disassemble the Licensed Equifax Materials (excluding the Utility Software Programs); will not remove or destroy any proprietary markings of the Group on or contained in the Licensed Equifax Materials (excluding the Utility Software Programs), and will include the copyright and patent notices of the licensor as specified from time to time by the licensor for the Licensed Equifax Materials (excluding the Utility Software Programs) on and in all copies of the Licensed Equifax Materials (excluding the Utility Software Programs); and
- (vi) will not sublicense, assign or otherwise transfer the Licensed Equifax Materials (excluding the Utility Software Programs) to any other Person.

(c) In the event any member of the ChoicePoint Group sublicenses any portion of the Licensed Equifax Materials (excluding the Utility Software Programs) to any third party pursuant to Section 4.1(a) and (b) above, ChoicePoint agrees to ensure that such member shall diligently enforce the terms and conditions of all sublicenses granted pursuant to this Section 4.1.

(d) In the event that ChoicePoint, or another member of the ChoicePoint Group, shall enter into a Divested Business transaction with respect to the ChoicePoint Group, and the scope of permitted use or other terms applicable to the Licensed Equifax Materials (excluding the Utility Software Programs) under the license or sublicenses granted in this Section 4.1 are required to be modified to effect such transaction, Equifax will, or will cause the sublicensor under the applicable sublicense to, agree to such modifications to the extent (i) required for the transaction to be effected and (ii) not materially detrimental to the interests of the Equifax Group. Such modifications shall not be effective until the Divested Business or the acquiror thereof, as required

by Equifax, has entered into a license agreement with the appropriate member of the Equifax Group incorporating the terms of Section 4.1 and Section 4.2 and such other terms as Equifax reasonably deems appropriate for the protection of its interests in the Licensed Equifax Materials (excluding the Utility Software Programs).

(e) Equifax hereby grants, and will cause the other members of the Equifax Group to grant, to ChoicePoint a fully paid, unrestricted, non-exclusive, perpetual, worldwide, transferable license, including source and object code, to use, modify, improve, create Derivative Works and ChoicePoint Enhancements from, and sublicense the Utility Software Programs that are a part of the Licensed Equifax Materials for any and all fields of use and to any and all Persons.

(f) The Licensed Equifax Materials may be marketed under such name and in such manner as ChoicePoint chooses, consistent with the terms and conditions of this Agreement.

(g) Except for the ChoicePoint Group's rights described in Section 4.1(a), (b) and (e) above, the Equifax Group's rights in and to the Licensed Equifax Materials shall be and remain the exclusive property of Equifax or the Designated Equifax Member.

Section 4.2. Ownership of Enhancements by ChoicePoint.

(a) ChoicePoint, or the Designated ChoicePoint Member, shall own all the modifications and improvements to, and the ChoicePoint Enhancements and/or Derivative Works made from, the Licensed Equifax Materials developed by any member of the ChoicePoint Group, or by any party other than a member of the Equifax Group at the expense of the ChoicePoint Group. Equifax hereby assigns, and shall cause each member of the Equifax Group to assign, to ChoicePoint, or the Designated ChoicePoint Member, all right, title and interest it may hold in such modifications, improvements, ChoicePoint Enhancements and Derivative Works. ChoicePoint shall, or shall cause the Designated ChoicePoint Member to, have the right to make and file all applications and other documents required to register the copyright(s) and file for patents for such modifications, improvements, ChoicePoint Enhancements and Derivative Works in its discretion and at its sole cost and expense.

(b) Should ChoicePoint elect to file any application for the registration, perfection or protection of any modifications, improvements, ChoicePoint Enhancements or Derivative Works described in Section 4.2(a), under any copyright, patent, semi-conductor chip protection or other law of any country or jurisdiction, Equifax will, at the request and expense of ChoicePoint, do all things and sign all documents or instruments reasonably necessary in the opinion of ChoicePoint to assist in the registration of such claims, file such applications, and obtain, defend and enforce such copyright, patent, mask work and other rights.

(c) Subject to the license rights granted in Section 4.1, the Licensed Equifax Materials shall be and shall remain the sole and exclusive property of the Equifax Group and the members of the Equifax Group may make any internal use and may commercially exploit any enhancements to the Licensed Materials made or caused to be made by members of the Equifax Group, as they shall deem appropriate without any obligation to any member of the ChoicePoint Group or other restriction. The Equifax Group may in particular distribute and manufacture, or cause to be

manufactured or distributed by any third party, any such enhancements and/or the Licensed Equifax Materials.

Section 4.3. Equifax Marks.

(a) Equifax hereby grants, and will cause each member of the Equifax Group to grant, to ChoicePoint and each member of the ChoicePoint Group a fully paid, non-exclusive, worldwide, non-transferable right to continue to use the Equifax Marks employed in the ChoicePoint Business, but only to the extent such Equifax Marks were displayed by the ChoicePoint Group prior to the Distribution Date (a) on the Transferred Equifax Assets, (b) on premises jointly occupied with Equifax, and (c) on letterhead, product and services documentation, invoices, software programs, packaging and similar materials used by the members of the ChoicePoint Group, and such Equifax Marks are used in accordance with the guidelines for usage of the Equifax Marks published and amended by Equifax from time to time. ChoicePoint will terminate the use of such Equifax Marks as soon as commercially practical but in any event within twelve (12) months after the Distribution Date.

(b) For a period of twelve (12) calendar months following the Distribution Date, Equifax will not, and will cause each member of the Equifax Group not to, use the trade names or trademarks "Equifax Services", "Equifax Commercial Services" or "Equifax Insurance Services", or any other trade name or trademark which incorporates the word "Equifax" with either the word "Insurance" or "Commercial", in connection with a description of the services or products offered and/or provided by the Equifax Group.

Section 4.4. Grant of License by ChoicePoint.

(a) ChoicePoint hereby grants, and will cause the other members of the ChoicePoint Group to grant, to Equifax a fully paid, non-exclusive, perpetual, worldwide, non-transferable license, including source and object code, to use, modify, improve, create Derivative Works and Equifax Enhancements from, and sublicense, the Licensed ChoicePoint Materials (excluding the Utility Software Programs) solely for use in the Equifax Business and as that business may evolve and change in the future, subject to the following:

- (i) Equifax shall not sublicense, or otherwise disclose or distribute, or permit any Person to use, the Licensed ChoicePoint Materials (excluding the Utility Software Programs), except in accordance with Section 4.4(b);
- (ii) Equifax shall hold the Licensed ChoicePoint Materials (excluding the Utility Software Programs) in strict confidence; will not remove or destroy any proprietary markings of the ChoicePoint Group on or contained in the Licensed ChoicePoint Materials (excluding the Utility Software Programs); and will include the copyright and patent notices of the licensor as specified from time to time by the licensor for the Licensed ChoicePoint Materials (excluding the Utility Software Programs) on and in all copies of the Licensed ChoicePoint Materials (excluding the Utility Software Programs);

- (iii) Equifax shall not export or re-export the Licensed ChoicePoint Materials (excluding the Utility Software Programs) without the appropriate United States or foreign government license; and
- (iv) all sublicenses from Equifax to members of the Equifax Group (A) shall contain the rights and restrictions set forth in this Section 4.4(a) with respect to the license granted to Equifax and comply with Sections 4.4(b) through (d) hereof and (B) shall be diligently enforced by Equifax.

(b) The sublicense rights granted to Equifax pursuant to Section 4.4(a) include the right for Equifax to grant sublicenses to the Licensed ChoicePoint Materials (excluding the Utility Software Programs) to the members of the Equifax Group, which sublicenses may include the right to further sublicense such Licensed ChoicePoint Materials (excluding the Utility Software Programs) to such Group member's customers solely for each such customer's internal business purposes to the extent related to the Equifax Business. All sublicensing by Equifax and other members of the Equifax Group to their customers shall be pursuant to written agreements with such customer, executed before or at the time of furnishing each copy of the Licensed ChoicePoint Materials (excluding the Utility Software Programs) to such customer, and which provide at a minimum that such customer:

- (i) receives only a personal, non-transferable and nonexclusive right to use such copy of the Licensed ChoicePoint Materials (excluding the Utility Software Programs);
- (ii) receives no title in the intellectual property contained in the Licensed ChoicePoint Materials (excluding the Utility Software Programs);
- (iii) will not copy the Licensed ChoicePoint Materials (excluding the Utility Software Programs), except as necessary to use such Licensed ChoicePoint Materials (excluding the Utility Software Programs) in accordance with the license grant and to make one archival copy;
- (iv) will not export or re-export the Licensed ChoicePoint Materials (excluding the Utility Software Programs) without the appropriate United States or foreign government licenses;
- (v) will hold the Licensed ChoicePoint Materials (excluding the Utility Software Programs) in confidence; will not reverse compile or disassemble the Licensed ChoicePoint Materials (excluding the Utility Software Programs); will not remove or destroy any proprietary markings of the Group on or contained in the Licensed ChoicePoint Materials (excluding the Utility Software Programs); and will include the copyright and patent notices of the licensor as specified from time to time by the licensor for the Licensed ChoicePoint Materials (excluding the Utility Software Programs) on and in all copies of the Licensed ChoicePoint Materials (excluding the Utility Software Programs); and

(vi) will not sublicense, assign or otherwise transfer the Licensed ChoicePoint Materials (excluding the Utility Software Programs) to any other Person.

(c) In the event any member of the Equifax Group sublicenses any portion of the Licensed ChoicePoint Materials (excluding the Utility Software Programs) to any third party pursuant to Section 4.4(a) and (b) above, Equifax agrees to ensure that such member shall diligently enforce the terms and conditions of all sublicenses granted pursuant to this Section 4.4.

(d) In the event that Equifax, or another member of the Equifax Group, shall enter into a Divested Business transaction with respect to the Equifax Group, and the scope of permitted use or other terms applicable to the Licensed ChoicePoint Materials (excluding the Utility Software Programs) under the license or sublicenses granted in this Section 4.4 are required to be modified to effect such transaction, ChoicePoint will, or will cause the sublicensor under the applicable sublicense to, agree to such modifications to the extent (i) required for the transaction to be effected and (ii) not materially detrimental to the interests of the ChoicePoint Group. Such modifications shall not be effective until the Divested Business or the acquiror thereof, as required by ChoicePoint, has entered into a license agreement with the appropriate member of the ChoicePoint Group incorporating the terms of Section 4.4 and Section 4.5 and such other terms as ChoicePoint reasonably deems appropriate for the protection of its interests in the Licensed ChoicePoint Materials (excluding the Utility Software Programs).

(e) (i) ChoicePoint hereby grants, and will cause the other members of the ChoicePoint Group to grant, to Equifax a fully paid, unrestricted, non-exclusive, perpetual, worldwide, transferable license, including source and object code, to use, modify, improve, create Derivative Works and Equifax Enhancements from, and sublicense, the Utility Software Programs that are a part of the Licensed ChoicePoint Materials for any and all fields of use and to any and all Persons.

(ii) ChoicePoint hereby grants, and will cause the other members of the ChoicePoint Group to grant, to Equifax, fully paid, non-exclusive, perpetual, worldwide, transferable licenses, including source and object code, to use, modify, improve, create Derivative Works and Equifax Enhancements from, and sublicense for any and all fields of use and to any and all Persons, the modules, algorithms, routines and code, however described or denominated, contained or embodied in any part of the software programs comprising a portion of the ChoicePoint Exclusive Assets listed on Exhibit H, and also contained or embodied in any of the software programs that will be a part of the Assets to be owned by the Equifax Group or any member thereof, after the Distribution Date pursuant to the terms of this Agreement. This license is granted solely in connection with such modules, algorithms, routines or codes comprising a part of or portion of the ChoicePoint Exclusive Assets listed on Exhibit H that were being used by the Equifax Group during the 12 months prior to the Distribution Date. This license is restricted so that such modules, algorithms, routines or codes shall not be used by themselves or in

combination with one another, by Equifax or any member of the Equifax Group, to create a new Equifax application or deliverable which did not exist as of or on the Distribution Date if such new application or deliverable (a) is comprised of modules, algorithms, routines and codes licensed under this Section 4.(e)(ii) which in combination would comprise 50% or more of the total makeup of such new Equifax application or deliverable (based on lines of code), and (b) such new Equifax application or deliverable produces a service product which is commercially similar to the ChoicePoint products named below:

Auto, Homeowners and Life 200
C.L.U.E. Auto and Property
CUE UK
LifePlus
A.D.D.
RPM
ID+ (aka Composite ID)
PLS/CLS

(f) The Licensed ChoicePoint Materials may be marketed under such name and in such manner as Equifax chooses, consistent with the terms and conditions of this Agreement.

(g) Except for the Equifax Group's rights described in Section 4.4(a), (b) and (e) above, the ChoicePoint Group's rights in and to the Licensed ChoicePoint Materials shall be and remain the exclusive property of ChoicePoint or the Designated ChoicePoint Member.

Section 4.5. Ownership of Enhancements by Equifax.

(a) Equifax, or the Designated Equifax Member, shall own all the modifications and improvements to, and the Equifax Enhancements and/or Derivative Works made from, the Licensed ChoicePoint Materials developed by any member of the Equifax Group, or by any party other than a member of the ChoicePoint Group at the expense of the Equifax Group. ChoicePoint hereby assigns, and shall cause each member of the ChoicePoint Group to assign, to Equifax, or the Designated Equifax Member, all right, title and interest it may hold in such modifications, improvements, Equifax Enhancements and Derivative Works. Equifax shall, or shall cause the Designated Equifax Member to, have the right to make and file all applications and other documents required to register the copyright(s) and file for patents for such modifications, improvements, Equifax Enhancements and Derivative Works in its discretion and at its sole cost and expense.

(b) Should Equifax elect to file any application for the registration, perfection or protection of any modifications, improvements, Equifax Enhancements or Derivative Works described in Section 4.5(a), under any copyright, patent, semi-conductor chip protection or other law of any country or jurisdiction, ChoicePoint will, at the request and expense of Equifax, do all things and sign all documents or instruments reasonably necessary in the opinion of Equifax to

assist in the registration of such claims, file such applications, and obtain, defend and enforce such copyright, patent, mask work and other rights.

(c) Subject to the license rights granted in Section 4.4, the Licensed ChoicePoint Materials shall be and shall remain the sole and exclusive property of the ChoicePoint Group and the members of the ChoicePoint Group may make any internal use and may commercially exploit any enhancements to the Licensed Materials made or cause to be made by members of the Equifax Group, as they deem appropriate without any obligation to any member of the Equifax Group or other restriction. The ChoicePoint Group may in particular distribute and manufacture, or cause to be manufactured or distributed by any third party, any such enhancements and/or Licensed ChoicePoint Materials.

Section 4.6. Data.

In no event shall any member of the Group be deemed to have been granted any rights under this Agreement in or to any data owned or maintained by any other member of the Group, except as specifically provided in Section 2.1.2. The respective rights of the members of the Group in and to such data shall be governed exclusively by Section 2.1.2 and the Intercompany Information Services Agreement.

Section 4.7. Mutual Obligations.

(a) The parties acknowledge that the Licensed Materials are “intellectual property” within the meaning of Section 101 of the Federal Bankruptcy Act and shall be subject to Section 365(n) thereof, all as set forth in the Intellectual Property Bankruptcy Protection Act, Public Law 100-506, 102 Stat. 2538.

(b) In full and complete payment of the licenses granted in this Agreement, the parties have made the payment described in the Distribution Agreement as set forth in that Agreement.

(c) Each party shall notify the other party of any involuntary attachment or other judicial process affecting the Licensed Materials.

Section 4.8. HR Software.

Notwithstanding any other provision of this Agreement or any of the Ancillary Agreements, Equifax will provide and/or secure for ChoicePoint substantially the same rights as held by Equifax for the software computer programs known as “IVR Benefits Enrollment System”, “Retirement Management System”, “Disability Management System”, “Automated Exit Management System” and “COBRA Inactive System” developed for Equifax by ECS in Boston, Massachusetts, or by Equifax and presently used by ChoicePoint and Equifax (the “HR Software”). To the extent the HR Software is owned by Equifax, Equifax shall grant to ChoicePoint a license for the HR Software as described in Section 4.1(e) for the Utility Software Programs that are a part of the Licensed Equifax Materials. To the extent the H.R. Software is licensed to Equifax, Equifax shall provide or secure for ChoicePoint the Third Party Rights held by Equifax to the extent necessary to the conduct of the Equifax Services Business during the twelve (12) calendar months prior to the Distribution Date and for which a continuing business

requirement exists on the Distribute Date. To the extent that the terms of this Section 4.8 are inconsistent with any other provisions of this Agreement and/or any of the Ancillary Agreements, the terms and conditions of this Section shall control. To the extent not inconsistent with this Section 4.8, all other provisions of this Agreement shall be applicable to the HR Software.

ARTICLE V

TERMINATION

If the Closing Date does not occur prior to September 15, 1997, this Agreement shall be terminated.

ARTICLE VI

REPRESENTATIONS AND WARRANTIES

Except as expressly set forth in this Agreement or any Ancillary Agreement, neither any member of the Equifax Group, nor any member of the ChoicePoint Group, has given or is giving any representation or warranty regarding the Assets or Liabilities retained, transferred, assumed or licensed as contemplated hereby or thereby, including without limitation, (i) title to the Assets, (ii) validity of the Liabilities, (iii) any lien, claim or other encumbrance affecting the Assets or Liabilities, or (iv) the value of the Assets and the amount of the Liabilities. Except as may be expressly set forth in this Agreement or any Ancillary Agreement, all Assets and Liabilities were, or are being, transferred, assigned, licensed, assumed, or are being retained, on an "as is", "where is" basis and the respective transferees, licensees and assignees will bear the economic and legal risks that any such conveyance (i) shall prove to be insufficient to vest in the transferee a title that is free and clear of any lien, claim or other encumbrance, or (ii) shall not constitute an infringement of a third party's rights.

ARTICLE VII

INDEMNIFICATION

Section 7.1. ChoicePoint Indemnification of the Equifax Group.

On and after the Distribution Date, ChoicePoint shall indemnify, defend and hold harmless each member of the Equifax Group, and each of their respective directors, officers, employees and agents (collectively the "Equifax Indemnitees") from and against any and all damage, loss, liability and expense, (including without limitation, reasonable expenses of investigation and reasonable attorneys' fees and expenses in connection with any and all Actions or threatened Actions) (collectively, "Indemnifiable Losses") incurred or suffered by any of the Equifax Indemnitees arising in connection with the failure of ChoicePoint, or any other member of the ChoicePoint Group, to timely pay, perform or otherwise discharge, any of the ChoicePoint Liabilities or its obligations under this Agreement or any Ancillary Agreement.

Section 7.2. Equifax Indemnification of the ChoicePoint Group.

On and after the Distribution Date, Equifax shall indemnify, defend and hold harmless each member of the ChoicePoint Group and each of their respective directors, officers, employees and agents (collectively the "ChoicePoint Indemnitees") from and against any and all Indemnifiable Losses incurred or suffered by any of the ChoicePoint Indemnitees arising in connection with the failure of Equifax, or any other member of the Equifax Group, to timely pay, perform or otherwise discharge, any of the Equifax Liabilities or its obligations under this Agreement or any Ancillary Agreement.

Section 7.3. Insurance and Third Party Obligations.

No insurer or any other third party shall be (a) entitled to a benefit it would not be entitled to receive in the absence of the foregoing indemnification provisions, (b) relieved of the responsibility to pay any claims to which it is obligated, or (c) entitled to any subrogation rights with respect to any obligation hereunder.

ARTICLE VIII

INDEMNIFICATION PROCEDURES

Section 8.1. Notice and Payment of Claims.

If any Equifax or ChoicePoint Indemnitee (the "Indemnified Party") determines that it is or may be entitled to indemnification by a party (the "Indemnifying Party") under Article VII (other than in connection with any Action or claim subject to Section 8.2), the Indemnified Party shall deliver to the Indemnifying Party a written notice specifying, to the extent reasonably practicable, the basis for its claim for indemnification and the amount for which the Indemnified Party reasonably believes it is entitled to be indemnified. After the Indemnifying Party shall have been notified of the amount for which the Indemnified Party seeks indemnification, the Indemnifying Party shall, within thirty (30) days after receipt of such notice, pay the Indemnified Party such amount in cash or other immediately available funds (or reach agreement with the Indemnified Party as to a mutually agreeable alternative payment schedule) unless the Indemnifying Party objects to the claim for indemnification or the amount thereof. If the Indemnifying Party does not give the Indemnified Party written notice objecting to such claim and setting forth the grounds therefor within the same thirty (30) day period, the Indemnifying Party shall be deemed to have acknowledged its liability for such claim and the Indemnified Party may exercise any and all of its rights under applicable law to collect such amount. Any amount owed under this Section 8.1 that is past due shall bear interest at a simple rate of interest per annum equal to the lesser of 1% per month or the maximum amount permitted by law.

Section 8.2. Notice and Defense of Third Party Claims.

(a) Promptly following the earlier of either (i) receipt of notice of the commencement by a third party of any Action against or otherwise involving any Indemnified Party, or (ii) receipt of information from a third party alleging the existence of a claim against an Indemnified Party, with respect to which indemnification may be sought pursuant to this Agreement (a "Third Party

Claim”), the Indemnified Party shall give the Indemnifying Party written notice thereof. The failure of the Indemnified Party to give notice as provided in this Section 8.2 shall not relieve the Indemnifying Party of its obligations under this Agreement, except to the extent that the Indemnifying Party is prejudiced by such failure to give notice. Within thirty (30) days after receipt of such notice, the Indemnifying Party shall by giving written notice thereof to the Indemnified Party, (i) acknowledge, as between the parties hereto, liability for and, at its option, assume the defense of such Third Party Claim at its sole cost and expense, or (ii) object to the claim of indemnification set forth in the notice delivered by the Indemnified Party pursuant to the first sentence of this Section 8.2 setting forth the grounds therefor; provided that if the Indemnifying Party does not within the same thirty (30) day period give the Indemnified Party written notice acknowledging liability and electing to assume the defense, or objecting to such claim and setting forth the grounds therefor, the Indemnifying Party shall be deemed to have acknowledged, as between the parties hereto, its liability for such Third Party Claim.

(b) Any contest of a Third Party Claim as to which the Indemnifying Party has elected to assume the defense shall be conducted by attorneys employed by the Indemnifying Party and reasonably satisfactory to the Indemnified Party; provided that the Indemnified Party shall have the right to participate in such proceedings and to be represented by attorneys of its own choosing at the Indemnified Party's sole cost and expense. If the Indemnifying Party assumes the defense of a Third Party Claim, the Indemnifying Party may settle or compromise the Third Party Claim without the prior written consent of the Indemnified Party; provided that the Indemnifying Party may not agree to any such settlement pursuant to which any such remedy or relief, shall be applied to or against the Indemnified Party, other than monetary damages for which the Indemnifying Party shall be responsible hereunder, without the prior written consent of the Indemnified Party, which consent shall not be unreasonably withheld.

(c) If the Indemnifying Party does not assume the defense of a Third Party Claim for which it has acknowledged liability for indemnification under Article VII, the Indemnified Party may require the Indemnifying Party to reimburse it on a current basis for its reasonable expenses of investigation, reasonable attorneys' fees and reasonable out-of-pocket expenses incurred in defending against such Third Party Claim and the Indemnifying Party shall be bound by the result obtained by the Indemnified Party with respect thereto; provided that the Indemnifying Party shall not be liable for any settlement effected without its consent, which consent shall not be unreasonably withheld. The Indemnifying Party shall pay to the Indemnified Party in cash the amount for which the Indemnified Party is entitled to be indemnified (if any) within fifteen (15) days after the final resolution of such Third Party Claim, whether such final resolution is (i) by the final nonappealable judgment of a court of competent jurisdiction, or (ii) in the case of any Third Party Claim as to which the Indemnifying Party's objection has been resolved by settlement, compromise, arbitration or otherwise.

ARTICLE IX
CONFIDENTIALITY

Section 9.1. Exclusions.

Notwithstanding anything to the contrary contained in this Agreement, "Company Information" does not include any information that (a) subsequent to the Distribution Date, is already known to the receiving party at the time it is disclosed to the receiving party by the disclosing party; or (b) before being divulged by the receiving party (i) has become generally known to the public through no wrongful act of the receiving party; (ii) has been rightfully received by the receiving party from a third party without restriction on disclosure and without, to the knowledge of the receiving party, a breach of an obligation of confidentiality running directly or indirectly to the disclosing party; (iii) has been approved for release to the general public by a written authorization of the disclosing party; (iv) has been independently developed by the receiving party without use, directly or indirectly, of the Company Information received from the disclosing party; or (v) has been furnished to a third party by the disclosing party without restrictions on the third party's rights to disclose the information.

Section 9.2. Confidentiality.

(a) Each party agrees, and shall cause each member of the Group to agree, that it is in possession of significant confidential or proprietary information concerning the business, operations and Assets of the members of the other Group.

(b) Each party shall, and shall ensure that each member of the Group shall, (i) receive and hold the Company Information of the other Group in trust and in strictest confidence; (ii) protect such Company Information from disclosure and in no event take any action causing, or fail to take the action necessary in order to prevent, any such Company Information to lose its character as Company Information; (iii) exercise at a minimum the same care it would exercise to protect its own highly confidential information; and (iv) not use, reproduce, distribute, disclose, or otherwise disseminate the Company Information of the other Group, (A) except as authorized pursuant to this Agreement or any Ancillary Agreement, or (B) except pursuant to a requirement of a governmental agency or of law without similar restrictions or other protections against public disclosure; provided, however, with respect to disclosures pursuant to (B) above, the receiving party must first give written notice of such required disclosure to the disclosing party, make a reasonable effort to obtain a protective order requiring that the Company Information so disclosed be used only for the purposes for which disclosure is required, take reasonable steps to allow the disclosing party to seek to protect the confidentiality of the Company Information required to be disclosed, and shall disclose only that part of the Company Information which, in the written opinion of its legal counsel, it is required to disclose. In no event shall the receiving party exercise less than a reasonable standard of care to keep confidential the Company Information. Any and all reproductions of such Company Information must prominently contain a confidential legend.

(c) The receiving party may make disclosures of the Company Information of the disclosing party only to Representatives of the receiving party's Group (i) who have a specific

need to know such information; and (ii) who the receiving party has obligated under a written agreement to hold such Company Information in trust and in strictest confidence and otherwise to comply with the terms and provisions of this Agreement or terms and conditions substantially similar to and implementing the substance of the restrictions and covenants set forth in this Agreement. ChoicePoint and Equifax agree to diligently monitor each such Representative, diligently enforce such agreements with its Representatives, and, upon request by the other party, promptly to furnish to the other party a certified list of the receiving party's Representatives having had access to such Company Information.

(d) The covenants of confidentiality set forth in this Agreement (i) will apply after the Distribution Date to all Company Information disclosed to the receiving party before, on and after the Distribution Date and (ii) will continue and must be maintained from the Distribution Date through (A) with respect to Proprietary Information, the period during which the Proprietary Information constituting a part of the Company Information retains its status as a "trade secret" under applicable law; and (B) with respect to Confidential Information constituting a part of the Company Information, for the shorter of a period equal to two (2) years after the Distribution Date, or until such Confidentiality Information no longer qualifies as confidential under applicable law.

Section 9.3. Employee Confidentiality Agreements. The members of each Group have entered into confidentiality and non-disclosure agreements with their respective employees. To the extent that any employee during or after employment violates any such agreement and such violation is or may in the future be to the detriment of the other Group, at the written request of the affected party, the other party shall, or shall cause the appropriate members of its Group to, promptly bring and diligently pursue an action against such employee if and to the extent reasonable under the circumstances to preserve the value of the Assets and Licensed Materials. The Group member employing the employee violating his/her confidentiality and non-disclosure agreement shall have the unilateral right to determine the forum for, the manner of proceeding in, and legal counsel for such action and shall be entitled to any damages or other relief against such employee awarded in such action to the extent related to such Group's Assets or business or to the Licensed Materials. Such enforcement against and recovery by a Group member from its breaching employee shall not constitute a release or sole remedy for the members of the other Group injured by such breaching employee's actions, and such members of the other Group may bring a claim against the Group members employing the breaching employee for a breach of this Agreement. Each party shall bear all out-of-pocket costs of pursuing such action and the other party shall cooperate in connection therewith.

Section 9.4. Rights and Remedies.

(a) If either party, or any member of the Group, should breach or threaten to breach any of the provisions of this Agreement, the non-breaching party, in addition to any other remedies it may have at law or in equity, may seek a restraining order, injunction, or other similar remedy in order to specifically enforce the provisions of this Agreement. Each party specifically acknowledges, and shall cause each member of the Group to acknowledge, that money damages alone would be an inadequate remedy for the injuries and damage that would be suffered and incurred by the non-breaching party as a result of a breach of any of the provisions of this

Agreement. In the event that either party, or a member of such party's Group, should seek an injunction hereunder, the other party hereby waives, and shall cause each member of its Group to waive, any requirement for the submission of proof of the economic value of any Company Information or the posting of a bond or any other security. In the event of a dispute between the parties, the non-prevailing party shall pay all costs and expenses associated with resolving the dispute, including, but not limited to, reasonable attorneys' fees.

(b) The receiving party shall notify the disclosing party immediately upon discovery of any unauthorized use or disclosure of Company Information, or any other breach of this Agreement by the receiving party or any Representative of the receiving party's Group, and will cooperate with the disclosing party in every reasonable way to help the disclosing party regain possession of its Company Information and prevent its further unauthorized use or disclosure. The receiving party shall be responsible for the acts of any Representative of its Group that are in violation of this Agreement.

Section 9.5. Competitive Activities.

(a) Subject to the rights and obligations set forth in Article IX, each party understands and acknowledges that the other party's Group may now market or have under development products that are competitive with products or services now offered or that may be offered by it and/or members of its Group, and the parties' communications hereunder will not serve to impair the right of either party, or any member of the Group, to independently develop, make, use, procure, or market products or services now or in the future that may be competitive with those offered by the other party's Group, nor require either party, and/or the members of its Group, to disclose any planning or other information to the other party.

(b) Neither party will be restricted in using, in the development, manufacturing and marketing of its products and services and its operations, any data processing or network management or operation ideas, concepts, know-how and techniques which are retained in the minds of employees who have had access to the other party's Company Information subject to the restrictions set forth in this Agreement.

Section 9.6. No Implied Rights.

All Company Information is and shall remain the property of the disclosing party and/or the member's of its Group. By disclosing Company Information to the receiving party's Group, the disclosing party and/or the members of its Group do(es) not grant any express or implied rights or license to the receiving party's Group to or under any patents, patent applications, inventions, copyrights, trademarks, trade secret information, or other intellectual property rights heretofore or hereafter possessed by the disclosing party and/or the members of its Group.

ARTICLE X

CONTINUED ASSISTANCE

Section 10.1. Continued Assistance and Transition.

(a) Following the Distribution Date, Equifax shall, and shall cause each member of the Equifax Group to, cooperate in an orderly transfer of the Transferred Equifax Assets to, and assumption of the ChoicePoint Liabilities by, ChoicePoint or the Designated ChoicePoint Member. From time to time, at ChoicePoint's request and without further consideration, Equifax shall, and shall cause each member of the Equifax Group, as applicable, to execute, acknowledge and deliver such documents, instruments or assurances and take such other action as ChoicePoint may reasonably request to more effectively assign, convey and transfer any of the Transferred Equifax Assets and effect the assumption of the ChoicePoint Liabilities. Equifax will assist ChoicePoint in the vesting, collection or reduction to possession of such Transferred Equifax Assets.

(b) Following the Distribution Date, ChoicePoint shall, and shall cause each member of the ChoicePoint Group to, cooperate in an orderly transfer of the Transferred ChoicePoint Assets to, and assumption of the Equifax Liabilities by, Equifax or the Designated Equifax Member. From time to time, at Equifax's request and without further consideration, ChoicePoint shall, and shall cause each member of the ChoicePoint Group, as applicable, to execute, acknowledge and deliver such documents, instruments or assurances and take such other action as Equifax may reasonably request to more effectively assign, convey and transfer any of the Transferred ChoicePoint Assets and effect the assumption of the Equifax Liabilities. ChoicePoint will assist Equifax in the vesting, collection or reduction to possession of such Transferred ChoicePoint Assets.

Section 10.2. Records and Documents.

(a) As soon as practicable following the Distribution Date, Equifax and ChoicePoint shall each arrange for the delivery to the other of existing corporate and other documents (e.g. minute books, stock registers, stock certificates, documents of title, source code, contracts, etc.) in its possession relating to the Transferred Assets and assumed Liabilities.

(b) From and after the Distribution Date, Equifax and ChoicePoint shall each, and shall cause each member of its Group to, afford the other and its accountants, counsel and other designated Representatives reasonable access (including using reasonable efforts to give access to person or firms possessing such information) and duplicating rights during normal business hours to all records, books, contracts, instruments, computer data and other data and information in its possession relating to the Assets, Liabilities, Licensed Materials, business and affairs of the other (other than data and information subject to any attorney/client or other privilege), insofar as such access is reasonably required by the other, including without limitation, for audit, accounting and litigation purposes.

(c) Notwithstanding the foregoing, either party may destroy or otherwise dispose of any information at any time in accordance with the corporate record retention policy maintained by such party with respect to its own records.

Section 10.3. Litigation Cooperation.

Upon written request by either party and at the cost and expense of the requesting party, Equifax and ChoicePoint shall, and shall cause each member of its Group to, use reasonable efforts to make available to the requesting party, its Representatives as witnesses to the extent that such persons may reasonably be required in connection with any legal, administrative or other proceedings involving third parties that are not a member of either Group, arising out of this Agreement or related to the matters which are the subject of this Agreement, and in which the requesting party or any member of its Group may from time to time be involved.

ARTICLE XI

MISCELLANEOUS

Section 11.1. Expenses.

Except as specifically provided in this Agreement or any Ancillary Agreement, all costs and expenses incurred in connection with the preparation, execution, delivery and implementation of this Agreement and the Ancillary Agreements and with the consummation of the transactions contemplated by this Agreement (including transfer taxes and the fees and expenses of all counsel, accountants and financial and other advisors) shall be paid by Equifax.

Section 11.2. Notices.

All notices and communications under this Agreement shall be deemed to have been given (a) when received, if such notice or communication is delivered by facsimile, hand delivery or courier, and (b) three (3) business days after mailing if such notice or communication is sent by United States registered or certified mail, return receipt requested, first class postage prepaid. All notices and communications, to be effective, must be properly addressed to the party to whom the same is directed at its address as follows:

If to Equifax, to:

Equifax Inc.
1600 Peachtree Street, N.W.
Atlanta, GA 30309
Attention: Bruce S. Richards
Corporate Vice President and General Counsel
Fax: (404) 888-8682

with a copy (which shall not constitute notice) to:

Thomas F. Chapman
President and Chief Operating Officer
Equifax Inc.
1600 Peachtree Street, N.W.
Atlanta, GA 30309
Fax: (404) 885-8766

If to ChoicePoint, to:

ChoicePoint Inc.
1000 Alderman Drive
Alpharetta, GA 30005
Attention: J. Michael de Janes, Esq.
Vice President and General Counsel
Fax: (770) 752-5939

with a copy (which shall not constitute notice) to:

Derek V. Smith
President and Chief Executive Officer
ChoicePoint Inc.
1000 Alderman Drive
Alpharetta, GA 30005
Fax: (770) 752-6243

Either party may, by written notice so delivered to the other party in accordance with this Section 11.2, change the address to which delivery of any notice shall thereafter be made.

Section 11.3. Amendment and Waiver.

This Agreement may not be altered or amended, nor may any rights hereunder be waived, except by an instrument in writing executed by the party or parties to be charged with such amendment or waiver. No waiver of any terms, provision or condition of or failure to exercise or delay in exercising any rights or remedies under this Agreement, in any one or more instances, shall be deemed to be, or construed as, a further continuing waiver of any such term, provision, condition, right or remedy or as a waiver of any other term, provision or condition of this Agreement.

Section 11.4. Entire Agreement.

This Agreement, together with the Ancillary Agreements, constitutes the entire understanding of the parties hereto with respect to the subject matter hereof, superseding all negotiations, prior discussions and prior agreements and understandings relating to such subject matter. To the extent that the provisions of this Agreement are inconsistent with the provisions of any other Ancillary Agreement, the provisions of this Agreement shall prevail with respect to the subject matter hereof.

Section 11.5. Parties in Interest. Neither of the parties hereto may assign its rights or delegate any of its duties under this Agreement without the prior written consent of the other party. This Agreement shall be binding upon, and shall inure to the benefit of, the parties hereto and their respective successors and permitted assigns. Nothing contained in this Agreement, express or implied, is intended to confer any benefits, rights or remedies upon any person or entity other than members of the Equifax Group and the ChoicePoint Group and the Equifax Indemnitees and ChoicePoint Indemnitees under Articles VII and VIII hereof.

Section 11.6. Further Assurances and Consents.

In addition to the actions specifically provided for elsewhere in this Agreement, each of the parties hereto will use its reasonable efforts to (a) execute and deliver such further instruments and documents and take such other actions as any other party may reasonably request in order to effectuate the purposes of this Agreement and to carry out the terms hereof and (b) take, or cause to be taken, all actions, and to do, or cause to be done, all things, reasonably necessary, proper or advisable under applicable laws, regulations and agreements or otherwise to consummate and make effective the transactions contemplated by this Agreement, including without limitation, using its reasonable efforts to obtain any consents and approvals and to make any filings and applications necessary or desirable in order to consummate the transactions contemplated by this Agreement.

Section 11.7. Severability.

The provisions of this Agreement are severable and should any provision hereof be void, voidable or unenforceable under any applicable law, such provision shall not affect or invalidate any other provision of this Agreement, which shall continue to govern the relative rights and duties of the parties as though such void, voidable or unenforceable provision were not a part hereof.

Section 11.8. Governing Law.

This Agreement shall be construed in accordance with, and governed by, the laws of the State of Georgia, without regard to the conflicts of law rules of such state.

Section 11.9. Counterparts.

This Agreement may be executed in one or more counterparts, each of which shall be deemed an original instrument, but all of which together shall constitute but one and the same Agreement.

Section 11.10. Disputes.

(a) All disputes arising from or in connection with this Agreement, whether based on contract, tort, statute or otherwise, including, but not limited to, disputes in connection with claims by third parties (collectively, "Disputes"), shall only be in accordance with the provisions of this Section 11.10; provided, however, that nothing contained herein shall preclude either party from seeking or obtaining (i) injunctive relief to prevent an actual or threatened breach of any of

the provisions of this Agreement, or (ii) equitable or other judicial relief to enforce the provisions thereof or to preserve the status quo pending resolution of Disputes hereunder.

(b) Either party may give the other party written notice of any Dispute not resolved in the normal course of business. Within ten (10) days after delivery of the notice, the receiving party shall submit to the other a written response. The notice and the response shall include a statement of such party's position and a summary of arguments supporting that position and the name and title of the executive who will represent that party and of any other person who will accompany such executive in resolving the Dispute. Within twenty (20) days after delivery of the first notice, the executives of both parties shall meet at a mutually acceptable time and place, and thereafter as often as they reasonably deem necessary, and shall negotiate in good faith to attempt to resolve the Dispute. All reasonable requests for information made by one party to the other will be honored.

(c) If the Dispute has not been resolved by negotiation within sixty (60) days of the first party's notice, the Dispute shall be submitted, upon application of either party, for resolution by arbitration in accordance with the Commercial Arbitration Rules of the American Arbitration Association (the "Rules"). Arbitration shall be by a single arbitrator experienced in the matters that are at issue in the Dispute, which arbitrator shall be selected by the parties in accordance with the Rules. The arbitration shall be conducted in Atlanta, Georgia (or at any other place agreed upon by the parties and the arbitrator). The decision of the arbitrator shall be final and binding as to all matters at issue in the Dispute; provided, however, if necessary such decision may be enforced by either party in any court of law having jurisdiction over the parties or the subject matter of the Dispute. Unless the arbitrator shall assess the costs and expenses of the arbitration proceeding and of the parties differently, each party shall pay its costs and expenses incurred in connection with the arbitration proceeding, and the costs and expenses of the arbitrator shall be shared equally by the parties.

Section 11.11. Force Majeure.

Neither party will be liable for any loss or damage due to causes beyond its control, including, but not limited to, fire, accident, labor difficulty, war, power or transmission failures, riot, Acts of God or changes in laws and regulations, provided that the affected party must (a) promptly notify the other party in writing and furnish all relevant information concerning the event of force majeure; (b) use reasonable efforts to avoid or remove the cause of its nonperformance; and (c) proceed to perform its obligations with dispatch when such cause is removed.

Section 11.12. Documentation.

Prior to the Distribution Date and from time to time thereafter, the parties will prepare, maintain and update schedules of the Transferred Equifax Assets, the Transferred ChoicePoint Assets, the Licensed Equifax Materials, the Licensed ChoicePoint Materials, and the Third Party Agreements, the Third Party Rights and the Third Party Software transferred and/or provided by each Group to the other Group, in such detail as shall be appropriate for the management and administration of these items as described in this Agreement.

Section 11.13. Headings.

The Article and Section headings set forth in this Agreement are included for administrative, organizational and convenience purposes, and are not intended to affect the meaning of the provisions set forth in this Agreement or to be used in the interpretation of this Agreement.

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

EQUIFAX INC.

By: James J. Richards
Title: Corp. VP & General Counsel
Date: 7/30/97

CHOICEPOINT INC.

By: _____
Title: _____
Date: _____

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

EQUIFAX INC.

By: _____
Title: _____
Date: _____

CHOICEPOINT INC.

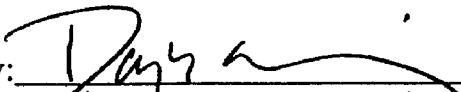
By: 
Title: Chief Financial Officer / Executive Vice President
Date: July 31, 1997

EXHIBIT A

ChoicePoint Group

ChoicePoint Inc.

ChoicePoint Limited

Equifax Government and Special Systems, Inc. (Georgia)

Equifax Services Inc. (Georgia)

Equifax Commercial Services, a division of Equifax Insurance Services, Inc.

Professional Test Administrators, Inc. (Illinois)

Intellisys, Inc. (Georgia)

CDB Infotek (California)

Charles E. Simon & Company (Delaware)

Innovative Data Services, Inc. (Delaware)

PRC Corporation (Georgia)

Osborn Laboratories, Inc. (Delaware)

Mid American Technologies, Inc. (Kansas)

The Kit Factory, Inc. (Kansas)

Osborn Laboratories (Canada) Inc. (Canada)

EXHIBIT B
EXCLUDED ASSETS

INTENTIONALLY LEFT BLANK

EXHIBIT C
CHOICEPOINT PRIMARY USE ASSETS

INTENTIONALLY LEFT BLANK

EXHIBIT D
DATABASES

Database / Name	Platform	DESCRIPTION
ADABAS	REDD	
DCMPM01		CLUE AUTO, CLUE PROPERTY and NCF Control Files
DCMPM10		CLUE AUTO CLAIMS
DCMPM11		CLUE AUTO CLAIMS
DCMPM12		CLUE AUTO CLAIMS
DCMPM14		CLUE AUTO CLAIMS
DCMPM15		CLUE AUTO CLAIMS
DCMPM16		CLUE AUTO CLAIMS
DCMPM17		CLUE AUTO CLAIMS
DCMPM18		CLUE AUTO CLAIMS
DCMPM19		CLUE AUTO CLAIMS
DCMPM30		CLUE AUTO INQ HISTORY
DCMPM31		CLUE AUTO INQ HISTORY
DCMPM32		CLUE AUTO INQ HISTORY
DCMPM33		CLUE AUTO INQ HISTORY
DCMPM34		CLUE AUTO INQ HISTORY
DCMPM35		CLUE AUTO INQ HISTORY
DCMPM92		CLUE CUSTOMER PRACTICE
DCMPM94		CLUE CUSTOMER TESTING
DCMPM210		CLUE AUTO CLAIMS
DCMPM211		CLUE AUTO CLAIMS
DCMPM212		CLUE AUTO CLAIMS
DCMPM214		CLUE AUTO CLAIMS
DCMPM215		CLUE AUTO CLAIMS
DCMPM216		CLUE AUTO CLAIMS
DCMPM217		CLUE AUTO CLAIMS
DCMPM218		CLUE AUTO CLAIMS
DCMPM219		CLUE AUTO CLAIMS
DWMPM36		INFORMATION DISCOVERY INQ HISTORY
DNMPM40		NATIONAL CREDIT FILE
DIMPM50		ADDITIONAL DRIVER DISCOVERY
DIMPM51		ADDITIONAL DRIVER DISCOVERY
DIMPM52		ADDITIONAL DRIVER DISCOVERY
DIMPM53		ADDITIONAL DRIVER DISCOVERY
DIMPM58		ADDITIONAL DRIVER DISCOVERY INQ HISTORY
DPMPM60		CLUE PROPERTY CLAIMS
DPMPM61		CLUE PROPERTY CLAIMS
DPMPM62		CLUE PROPERTY CLAIMS
DPMPM65		CLUE PROPERTY INQ HISTORY
DPMPM230		CLUE PROPERTY CLAIMS
DPMPM231		CLUE PROPERTY CLAIMS
DPMPM232		CLUE PROPERTY CLAIMS
DUMPM90		DEVELOPMENT

DUMPM91
DXMPM100
DXMPM101

DEVELOPMENT
YEAR 2000 RENOVATION
YEAR 2000 RENOVATION

ORACLE VAX/VMS

DHPRD
ETP01
ETDB
QCMVR
DHDEV
DHTST
DEVELOPMENT

DRIVER HISTORY DATABASE
EQUIFAX TRANSFORM DATABASE
EQUIFAX TRANSFORM DATABASE
MVR QC
DRIVER HISTORY DATABASE DEVELOPMENT
DRIVER HISTORY DATABASE

ORACLE SUN SOLARIS UNIX

CAP1
PEP1
SCP1
DMV
DMV01
DMV02
DMV12
DMVQC
LPP1
LPP2
I2P1
I2A1
VCP1
L2P1
WEB
HAD1
I2T2

CALIFORNIA MVR PRESCREEN
TELEMED
SERVICECENTER
INHOUSE CONTROL DATABASE
OHIO MVR PRESCREEN
MISSOURI MVR PRESCREEN
MISSOURI MVR PRESCREEN
INHOUSE QC DATABASE
LIFE PLUS+ MVR
LIFE PLUS+ MEDICAL SOURCE
INSURANCE2000
INSURANCE2000 ARCHIVE
EQUIFAX VERBAL CENTER
LIFE2000
ORACLE WEBSERVER
DEVELOPMENT
INSURANCE2000 USF&G DEVELOPMENT

ORACLE SCO UNIX

EMPD1
EMPA1
MAD1
MAP1
ATLP1
CLEP1
LAXP1
CHIP1

EMPLOYMENT SERVICES DEVELOPMENT
EMPLOYMENT SERVICES ARCHIVE
EMPLOYMENT SERVICES DEVELOPMENT
EMPLOYMENT SERVICES MASTER INDEX
EMPLOYMENT SERVICES - ATLANTA
EMPLOYMENT SERVICES - CLEVELAND
EMPLOYMENT SERVICES - LOS ANGELES
EMPLOYMENT SERVICES - CHICAGO

EXHIBIT E
TRADEMARKS

Exhibit E Trademarks		
TRADEMARK TRADENAME	Reg./Ser.#	Goods and/or Services Identified
6extra		
6X		
A.D.D.		
Appraise	2,011,007	10 - medical apparatus - saliva collection kits
Atwell, Vogel & Sterling	1,219,371	
Auto 2000	1,219,371	
Auto and Homeowners 2000		
Autoinfo		
Business Plus Report		
Casualty Loss Score	2,046,052	35 - service mark
ChoicePoint		
ChoicePoint logo & design		
Ciera		
Claims Registry		
C.L.U.E.	1,473,431	
CLUE (Canada)	331,270	
CUE (UK)		
Claims 2000	74/710,794	
Commercial 2000	74/710,796	
CompScore		
Connect 2000		
Dataflo Systems	1,115,416	

Exhibit E Trademarks		
TRADEMARK TRADENAME	Reg./Ser.#	Goods and/or Services Identified
E.A.S.E.		
E.D.I.T.S.		
Employment 2000	1,986,807	35 ; service mark
Envoy		
EquiNet		
Equity		
Gen-A-Rate	1,347,587	09 - Software
Healthphase		
Homeowners 2000	2,001,114	35 - service mark
Homework	1,858,832	35 - service mark
I2000 (UK)		(may drop this mark)
I.D.+		
Identity Plus		
Individual Plus Report		
Information Discovery		
Innovative Research		
Insight		
Intellisys		
Intercept		
L..E.A.D.		
Life 2000	2,033,471	35 - service mark
Lifephase		
Life Plus		
MVR Information System		
NCF		
Osborn Laboratories & Design	1,633,094	10- meidcal apparatus, 42 - service mark

Exhibit E Trademarks		
TRADEMARK TRADENAME	Reg./Ser.#	Goods and/or Services Identified
PMI	1,225,558	
PMI; Design (Canada)	259,161	
Programming Resources Company	1,326,291	35,41,42 - service mark
Programming Resources Company - 3 ring logo	75/105,217	09 - Software
Property Loss Score	2,046,052	35 - service mark
RMC-Plus		
RMCR Express		
Risk Management 2000		
SafeScan	1,309,334	
Sagis		
Scoop		
Search		
Solutions	05/241,738	38 -service mark - pending - new application 2/13/97
Special Business Plus Report		
Special Individual Plus Report		
Starnet	1,961,731	38 - communication services, 42 - misc. Services
Star System	1,643,834	35 - service mark, 16 - paper goods/printed matter
SVC (Standard Violation Code)		
"The Right Information can Make all the Difference in the World"		
Verifax		

Exhibit E Trademarks		
TRADEMARK TRADENAME	Reg./Ser.#	Goods and/or Services Identified
Verifier		
VIN-D-Code		
VIN		
VIN Services		
VIN Services Plus		
Vision Quest		

**EXHIBIT F
COPYRIGHTS**

Dept	Document or Publication Name	Who Maintains	Copyright Date(s)	Relates to which EISG system or application	Version or Release number, if any	ESSC Form #, if any
	Exhibit F - Copyrights					
	ADD How to Read - Consumer	Tech Doc Dev	1993	ADD		22790R
Mktg	Agent Reference Guide (no reprints since 93)		Nov-93	CLUE Auto	Oct-93	
	335 AIDS - Automated Information Distribution System MVR Specifications	Tech Doc Dev	1985	MVR (AIDS)	Dataflo	
	335 Broadcast Message System User Guide	Tech Doc Dev	1994	BMSG		
	335 C.L.U.E. Link Reference Manual	Tech Doc Dev	1993	C.L.U.E. Link		
	335 C.L.U.E. Personal Auto Claim Loss Data Specs	no future updates, just reprint	1990	C.L.U.E. Auto	Rel. 6	21278
	335 C.L.U.E. Personal Auto Claim Loss Data Specs (Century Compliant)	Tech Doc Dev	1997	C.L.U.E. Auto	Rel. 7	23473
	335 C.L.U.E. Personal Auto Consumer GUS How to Read	Tech Doc Dev	1996	C.L.U.E. Auto	all	23416
	335 C.L.U.E. Personal Auto Consumer How to Read	Tech Doc Dev	1996	C.L.U.E. Auto	all	21298
	335 C.L.U.E. Personal Auto How to Read	Tech Doc Dev	1996	C.L.U.E. Auto	all	21767
Mktg	C.L.U.E. Personal Auto How To Read Auto Risk Profile	Tech Doc Dev	Feb-96	CLUE A/Risk Profile	Underwriter	23223
Mktg	C.L.U.E. Personal Property and Liability		1994	CLUE/P		
	335 C.L.U.E. Personal Property Claim Loss Data Specs (Century Compliant) Tech Doc Dev	Tech Doc Dev	1997	C.L.U.E. Property	Rel. 2	23474
	335 C.L.U.E. Personal Property Consumer GUS How to Read	Tech Doc Dev	1996	C.L.U.E. Property	all	23417
	335 C.L.U.E. Personal Property Consumer How to Read	Tech Doc Dev	1996	C.L.U.E. Property	all	22413
	335 C.L.U.E. Personal Property How to Read	Tech Doc Dev	1996	C.L.U.E. Property	all	22325
Mktg	C.L.U.E. Personal Property Training Guide		no date	CLUE/P		
Mktg	C.L.U.E. Personal Property Underwriting User Guide		1991-1993	CLUE/P		
	335 C.L.U.E. Print User Guide	Tech Doc Dev	1987	C.L.U.E.		22369
	335 C.L.U.E. System Design		1987	C.L.U.E.		
	335 C.L.U.E. Technical User Guide	no future updates	1987-1997	C.L.U.E.		
	335 CICS Generic Ordering System Installation and Users Guide	Tech Doc Dev	1997	all		
HR/Tmg	Client Satisfaction/Account Executive's Training Guide	Kimberly Yates	Oct-96	Client Satisfaction		23452

Exhibit F - Copyrights		Document or Publication Name	Who Maintains	Copyright Date(s)	Relates to which EISG system or application	Version or Release number, if any	ESSC Form #, if any
Dept.							
Mrktg		Common Interests & Concerns - P&C Ins. Services		May-91	CLUE/Auto		16570
335		Connect 2000 Employment Demo	Tech Doc Dev	Mar-96	Connect 2000	all	
335		Connect 2000 Technical Support Guide	Tech Doc Dev	Apr-97	Connect 2000	all	
335		Connect 2000 User's Guide	Tech Doc Dev	1997	Connect 2000	all	
335		E.D.I.T.S. Technical User Guide	Tech Doc Dev	1989-1997	all		
338		EICC Reference Guide	Tech Doc/EICC		Internal Procedures		
338		EICC Training Manual	Tech Doc/EICC		Internal Procedures		
HR/Tmg		Employment Services Standard Operating Procedures	Kimberly Small	May-96	N/A		23419
HR/Tmg		EOHS Training Reference Guide	Kimberly Yates	Oct-95	N/A		23301
335		EPOS Systems Administrator Handbook	Tech Doc Dev	1996	POS	1.0 - 2.0	
335		EPOS Technical Support Guide	Tech Doc Dev	1996	POS	1.0 - 2.0	
335		EPOS User's Guide - LAN version	Tech Doc Dev	1996	POS	1.0 - 2.0	22962
335		EPOS User's Guide (Standalone version)	Tech Doc Dev	1996	POS	1.0 - 2.0	22961
01/340		EPOS/Equifax First Class Mail Envelopes	IPD graphics & print		POS	N/A	
01/340		Equifax Software Folders	IPD graphics & print			N/A	
335		Equitalk Demo	Tech Doc Dev	Oct-96	Equitalk	all	
335		Equitalk Online Help	Tech Doc Dev	Jun-05	Equitalk	all	
335		ESP Technical Support Guide	Tech Doc Dev	1997	ESP	all	
335		ESP User's Guide	Tech Doc Dev	1997	ESP	all	
335		EVC Technical Support Guide	Tech Doc Dev	1994	EVC System		
335		EVC User Guide	Tech Doc Dev	1994	EVC System		
HR/Tmg		Exceptional Customer Service	Kimberly Yates	Apr-96	N/A	N/A	
338		Fair Information Practices Guide	EICC/Mktg	Aug-93	Auto & Property		#21203
HR/Tmg		Finance 101: Understanding the Basic Financial Concepts of Equifax	Kimberly Small	Nov-96	N/A		23463
335		Fixed Length MVR System Specifications	Tech Doc Dev	<1992-1997	Inform MVR	blue, red, yellow	
L&H		Form 22798 Product Info for Sales	ESSC/L&H	Nov-94			
L&H		Form 22975 Ins Svcs Info Sheet					

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L&H		Form 23027 Managing Sales		Feb-95			
L&H		Form 23047 Proposal Cover	ESSC/L&H	Apr-95			
L&H		Form 23423 Sales Basics for PMI			PMI		
335		Hartford POS Card	Tech Doc Dev	1996	POS		
335		Hartford POS Demo	Tech Doc Dev	1996	POS		
Mktg		HomeWork Reference Guide	Denise?		CLUE Auto with GUS	Underwriter	
335		How to Read MVR	Tech Doc Dev	?	MVR		
335		How to Read NCF	Tech Doc Dev	1996	National Credit File	all	
323		Inform System Determination Document	Scott Culberson	None	MVR Re-write	1.0	
Mktg		Information Discovery Report Guide	Bob Gold	1996	Info Discovery		
335		Information Gateway II C.L.U.E. Run Guide	Tech Doc Dev	1988	C.L.U.E.		
335		Information Gateway II C.L.U.E. Technical Guide	Tech Doc Dev	1988	C.L.U.E./IG		
335		Information Gateway II C.L.U.E. User Guide	Tech Doc Dev	1988	C.L.U.E./IG		
335		Information Gateway II MVR Run Guide	Tech Doc Dev	1987	MVR		
335		Information Gateway II MVR Technical Guide	Tech Doc Dev	1987	MVR/IG		
335		Information Gateway II MVR User Guide	Tech Doc Dev	1987	MVR/IG		
335		Information Gateway II RPM Run Guide	Tech Doc Dev	1987-88	RPM		
335		Information Gateway II RPM Technical Guide	Tech Doc Dev	1988	RPM/IG		
335		Information Gateway II RPM User Guide	Tech Doc Dev	1988	RPM/IG		
338		Information Letter	Tech Doc Dev/EICC	May-93	All Products		#21227
HR/Tmg		Instructional Designers' SOP	Kimberly Yates	Sep-96	N/A	N/A	
335		Interactive Florida MVR System Reference Guide	Tech Doc Dev		Inform MVR		
335		Iowa Manual Input System User's Guide	Tech Doc Dev		MVR		
338		LifePlus How to Read - Consumer	EICC/Mktg	Jul-93	Lifeplus		#22592
Mktg		LINK News For The Insurance Industry		Quarterly	P&C Automated Services	Quarterly	
335		Mainframe 6X Base Computer Operations Guide	Tech Doc Dev	1989	Mainframe 6X	Beta - John Deere	
335		Mainframe 6X Base Computer Operations Guide	Tech Doc Dev	1990	Mainframe 6X	Base	

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Document #: 12280

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	335	Mainframe 6X Base Installation & Implementation Guide	Tech Doc Dev	1989	Mainframe 6X	Beta - John Deere	
	335	Mainframe 6X Base Installation & Implementation Guide	Tech Doc Dev	1990	Mainframe 6X	Base	
	335	Mainframe 6X Base Technical Reference Manual	Tech Doc Dev	1990	Mainframe 6X	Base	
	335	Mainframe 6X Full Configuration Computer Operations Guide	Tech Doc Dev	1991-1997	Mainframe 6X	all	
	335	Mainframe 6X Full Configuration Installation & Implementation Guide	Tech Doc Dev	1991-1997	Mainframe 6X	all	
	335	Mainframe 6X Full Configuration Technical Reference Manual	Tech Doc Dev	1991-1997	Mainframe 6X	all	
	335	Mainframe 6X Print Computer Operations Guide	Tech Doc Dev	1990	Mainframe 6X	Print Subsystem	
	335	Mainframe 6X Print Installation & Implementation Guide	Tech Doc Dev	1990	Mainframe 6X	Print Subsystem	
	335	Mainframe 6X Print Technical Reference Manual	Tech Doc Dev	1990	Mainframe 6X	Print Subsystem	
	335	MARS User Guide (MA Automated Return System)	Tech Doc Dev		MVR		
	335	Mentoring Guidebook	Tech Doc Dev	1995	none		
01/340		Message Center 800# Sticker					Form 23295
	335	Micro 6X Employment Demo	Tech Doc Dev	Sep-95	Micro 6X	all	
	335	Micro 6X Technical Support Guide	Tech Doc Dev	1992-1997	Micro 6X	2.06 - 6.0	
	335	Micro 6X User Guide	Tech Doc Dev	1992-1996	Micro 6X	2.06 - 6.0	
	323	MVR Processing Organization and Functional Charts	Scott Culberson	None	MVR Re-write	1.0	
HR/Tmg		New Employee Training Manual and Reference Guide	Kimberly Small	Oct-96	N/A		23456
Mktg		NICB How to Guide	Bob Gold	1996	NICB		
Mktg		NICB Reference Guide	Bob Gold	1996	NICB		
	335	Partner System Demo	Tech Doc Dev	Mar-96	PTA Partner System	all	
	335	Pen-Based Paramedical Exam System User Guide	Tech Doc Dev	1995	Eagle 1 & 2	1 & 2	
	335	Pen-Based Trainer/Supervisor Reference Guide	Tech Doc Dev	1995	Eagle	1 & 2	
	323	Phoenix Architectural Prototype	Scott Culberson	None	MVR Re-write	1.0	
	323	Phoenix Definition and Analysis Proposal	Scott Culberson	None	MVR Re-write	1.0	
	323	Phoenix Resource Utilization Document	Scott Culberson	None	MVR Re-write	1.0	
	323	Phoenix Technical Overview	Scott Culberson	None	MVR Re-write	1.0	
EA&H		PMI-1152 Donut Boxes			PMI Sales Item		
HR/Tmg		PMI Coaching Guide	Phil Stroud	Jul-96	N/A	PMI-1180	
HR/Tmg		PMI Supervisor Training Guide	Kimberly Yates	Apr-96	N/A	PMI-1177	

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HR/Tmg	PMI Supervisor Training Guide Module 1: Product Knowledge	Kimberly Yates	May-96	N/A	PMI-1178	
HR/Tmg	PMI Supervisor Training Guide Module 2: Human Resources	Kimberly Yates	Sep-96	N/A	PMI-1182	
HR/Tmg	PMI Trouble Shooting Guide	Kimberly Yates	Oct-96	N/A	PMI-1179	
335	PMI/Telemed User's Guide	Tech Doc Dev	1996	PMI/Telemed	all	
335	Point of Sale Tutorial	Tech Doc Dev	4/95, 3/96	POS		
335	POS I2K Tutorial	Tech Doc Dev	1996	all		
01/340	POS Return Envelopes - Mail Drop 70-0	IPD graphics & print			N/A	
335	Quick Connect online help	Tech Doc Dev	1996	Quick Connect	all	
335	Quick Connect User's Guide	Tech Doc Dev	1996	Quick Connect	all	
335	QuickConnect Online Help	Tech Doc Dev		Quick Connect		
HR/Tmg	Sales Basics for New PMI Salesperson: Module 1	Kimberly Small	May-96	N/A		23423
01/340	Security Reference Guide	Security	Aug-95	TSS communications		Form 22702
356	ServiceCenter Self Study Course	Gary Howard	10/96	ServiceCenter	Ver 1.3	
356	ServiceCenter User Reference Manual	Gary Howard	10/96	ServiceCenter	Ver 1.2	
335	So You Want to Install Point of Sale (brochure)	Tech Doc Dev	1995	POS	all	
335	Support Line	Tech Doc Dev	1996-1997	all	all	
Mrktg	Tillinghast Report		10/14/88	CLUE Auto Study		
335	UMH Order Entry System online help	Tech Doc Dev	1996	UMH	all	
Mrktg	VIN Services Brochure	Bob Gold	1996	same		
Mrktg	VIN Services Report Guide - under development	Bob Gold	1997	same		
EBIS	EBIS Customer Representative Manual	EBIS Marketing- LLA		EBIS	Form 22972 - 11/94	
EBIS	EBIS Sales Reference Guide	EBIS Marketing- LLA		EBIS	Form 23022 - 1/85	
EBIS	Verifier and Verifier Select	EBIS Marketing- LLA		EBIS	Form 102100 - 1/94	
EBIS	Overview Sheet	EBIS Marketing- LLA		EBIS	Form 16693 - 2/97	
EBIS	Showsheet	EBIS Marketing- LLA		EBIS	Form 16694	
EBIS	Cover/Illustration	EBIS Marketing- LLA		EBIS	Form 16695	
EBIS	CDB infotek insert	EBIS Marketing- LLA		EBIS	Form 16699	

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IP	Income Property Insert	EBIS Marketing- LLA		EBIS		
EMP	Employment Standard Operating Procedures	EMP Marketing - LLA		EMP	Form 23419 - 5/96	
EMP	Employment SOP Computer Based Training	EMP Marketing - LLA		EMP	In Development	
EMP	Operations Reference Guide	EMP Marketing		EMP		
EMP	Sales Reference Guide	EMP Marketing		EMP		
EMP	Public Records Quality Program	EMP Marketing		EMP	Form 23293-9/96	
EMP	Quality Assurance Program	EMP Marketing		EMP	Form 23132- 9/95	
EMP	How to Read the Report - NCFE	EMP Marketing		EMP	Form 23449 - 11/96	
EMP	Equifax and the Fair Credit Reporting Act	EMP Marketing		EMP	Form 18243 - 2/94	
EMP	Nuclear Training Manual & Reference Guide	Human Resources		EMP	Form 23405 - 12/95	
EMP	Employment 2000 Brochure	EMP Marketing		EMP		
EMP	New Accounts Reference Manual	Sales Administration		EMP		
EMP	Emp. Services Quality Continuum	EMP Marketing - TS		EMP		
EMP	Customer Implementation Kit	EMP Marketing - TS		EMP	Form 23470	
EMP	Pre-Employ. Screening Rpt - How To Read	EMP Marketing - TS		EMP	Form 23449 - 11/96	
EMP	ADA Booklet	EMP Marketing - PB				
EMP	Authorization Form	EMP Marketing - PB		EMP	Form 18890	
EMP	Background Investigations Overview	EMP Marketing - PB		EMP		
EMP	Basic Beliefs	EMP Marketing - PB		EMP		
EMP	King Tut Ad	Emp Marketing - PB		EMP		
EMP	Employ. Existing Accts & Prospects Manual	EMP Marketing - PB		EMP	written internally	
EMP	Employ. 2000 Progressive Ordering Manual	EMP Marketing - PB		EMP	written internally	

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EMP	Courts with Delayed Time Service	EMP Marketing - KN		EMP	Form 23215	
EMP	State Repository Listing	EMP Marketing - KN		EMP		
EMP	Do You Have The Facts Brochure	EMP Marketing - PB		EMP		
EMP	DTEC Insert	EMP Marketing - SS		ECIS	EFIS-286-ADV	
EMP	DTEC User Guide	EMP Marketing - SS		ECIS	101740-Full	
EMP	Safescan	EMP Marketing - SS		ECIS	EFIS-026-ADV	
EMP	6x-EAV Instruction Sheet	EMP Marketing - SS		EMP	Form 23143	
EHSS	EHSS Show Sheet	EHSS Marketing - JN		EHSS	Form 16696	
EMP	EMP Show Sheet	EMP Marketing - PB		EMP	Form 16688	
EMP	How To Evaluate an Investigative Company	EMP Marketing - PB		EMP	Form 23285A	
EMP	Responses to Above Piece	EMP Marketing - PB		EMP	Form 23265B	
EMP	Employment Link Newsletter	EMP Marketing - PB		EMP		
EMP	New Employment Brochure Folder	EMP Marketing - PB		EMP		
MVR	MVR Order Requirement	EMP Marketing - PB		EMP		
MVR	How To Read the Report - MVR	EMP Marketing		EMP	Form 21468	
EHSS	EHSS Drug Testing Inserts	EMP Marketing - PB		EMP/EHSS		
EHSS	EHSS Reference Manual	EMP Marketing - PB		EMP & EHSS	written internally	

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REEL: 002022 FRAME: 0054

EXHIBIT G
SHARED UTILITIES

Exhibit G	Shared Utilities
	Program Description
1	\$PDSADD PDS ADD ASSEMBLY ROUTINE
2	\$\$\$INDEX Security
3	AA00NAME Security
4	AA01NAME Security
5	AB00NAME Security
6	AB01NAME Security
7	ACR0NAME Security
8	ACR1NAME Security
9	ACR3NAME Security
10	AI00NAME Security
11	AI01NAME Security
12	AI02NAME Security
13	AM01NAME Security
14	AM02NAME Security
15	ARNMNAME Security
16	BATCH62 SEND & RECEIVE RECORDS FROM CBI
17	BR00NAME Security
18	BR01NAME Security
19	CI01NAME Security
20	CL01NAME Security
21	CMDMBTCH ROUTE DATA BACK TO SEARS MORTGAGE
22	COM0080T MVS TEST RUN FOR COM0080R
23	COM0137T MVS TEST RUN FOR COM0137R
24	COM0500T MVS TEST RUN FOR COM0500R
25	COM1800T MVS TEST RUN FOR COM1800R
26	COM1862T MVS TEST RUN FOR COM1862R
27	COMMAND ISSUE OPERATOR COMMANDS
28	COMMVB#R SERIES1 RECEIVE
29	COMMVB#T MVS COMM PGM
30	CONNECT TSO MULTI-SESSION FACILITY
31	CS35130
32	CUSTADDR Security
33	DFH@EQFX Security
34	DFHALTF1
35	DFHALTF2
36	DFHALTY1
37	DFHGMM SIGNON PROGRAM
38	DFHMCTA1
39	DFHMCTAP
40	DFHMCTAW
41	DFHSNPTS TEST
42	DFHSNTS0 CICS SIGN-ON TABLE (CICSTECH)
43	DFHZATDX AUTO INSTALL PROGRAM
44	DRV1NAME Security
45	EFXQWTR Insurer data retrieval from CUE
46	FAC1NAME Security
47	FAC2NAME Security

Exhibit G Shared Utilities

48	HELpname	Security
49	HLP1NAME	Security
50	HLP2NAME	Security
51	HRCJUNK	TEST JUNK
52	IGC00213	Security
53	IGC0021C	Security
54	IS01NAME	Security
55	IS02NAME	Security
56	IS03NAME	Security
57	IS04NAME	Security
58	IS935	PDS MODS
59	IS935T	CORRECTED VERSION OF IS935
60	JCKEXASM	
61	LISTNAME	Security
62	LOGOFF	CICS LOGOFF PROGRAM FOR CICS33
63	LST1NAME	Security
64	LST2NAME	Security
65	LST3NAME	Security
66	LST4NAME	Security
67	MENUNAME	Security
68	MNU1NAME	Security
69	MNU2NAME	Security
70	MSFMXBAN	Security
71	MSG1NAME	Security
72	MSG2NAME	Security
73	MSP10005	Security
74	MSP10010	Security
75	MSP10015	Security
76	MSP10020	Security
77	MSP10030	Security
78	MSP10031	Security
79	PD01NAME	Security
80	PFSCR01	CPF
81	PFSSI01	CPF PFSSI01
82	PFSSI02	CPF PFSSI02
83	PFTCEXT	CPF
84	PFX1NAME	Security
85	PFX2NAME	Security
86	PRD1NAME	Security
87	PRD2NAME	Security
88	PSGZD006	MLISTER ISAM
89	PSGZP006	MLISTER UTILITY
90	PSGZP007	STALLY UTILITY
91	PSGZP008	SCANCD UTILITY
92	PX21NAME	Security
93	PX22NAME	Security
94	RKEYNAME	Security
95	RMOATHUX	CA-Deliver User Modification Exit
96	RMOJCLUX	JCL scan utility to prefix reports with @ symbol
97	RMOUSAUX	CA-Delivery VTAM exit to verify ACID
98	SAI01OLD	Security

Exhibit G Shared Utilities

99	SARSECUX	Security exit to verify type of report access
100	SARUSAUX	CA-View VTAM exit to verify ACID
101	SC800050	Security
102	SCACRODB	Security
103	SCBCACID	Security
104	SCBCACID	Security
105	SCBCAMAR	Security
106	SCBCAMAR	Security
107	SCBCAMR2	Security
108	SCBCFILE	Security
109	SCBCVAM0	Security
110	SCBLPFX2	Security
111	SCBLPFX2	Security
112	SCBREM01	Security
113	SCBREM01	Security
114	SCBREM02	Security
115	SCBREM03	Security
116	SCBRMF01	Security
117	SCBRMF01	Security
118	SCBSAI01	Security
119	SCBUADDR	Security
120	SCBUADDR	Security
121	SCBUAI00	Security
122	SCBUAI01	Security
123	SCBUCT01	Security
124	SCBUCT01	Security
125	SCBUCT10	Security
126	SCBUCT10	Security
127	SCBUCT11	Security
128	SCBUCT11	Security
129	SCBUCT12	Security
130	SCBUCT12	Security
131	SCBUCT13	Security
132	SCBUCT13	Security
133	SCBUCT20	Security
134	SCBUCT20	Security
135	SCBUCT21	Security
136	SCBUCT21	Security
137	SCBUCT22	Security
138	SCBUCT22	Security
139	SCBUCT23	Security
140	SCBUCT23	Security
141	SCBUCT30	Security
142	SCBUCT30	Security
143	SCBUCT32	Security
144	SCBUCT32	Security
145	SCBUCT33	Security
146	SCBUCT33	Security
147	SCBUCT40	Security
148	SCBUCT40	Security
149	SCBUCT42	Security

Exhibit G Shared Utilities

150	SCBUCT42	Security
151	SCBUCT43	Security
152	SCBUCT43	Security
153	SCBUCV02	Security
154	SCBUCV03	Security
155	SCBUDOC0	Security
156	SCBUDOC0	Security
157	SCBUEZTP	Security
158	SCBUEZTP	Security
159	SCBUHPLD	Security
160	SCBUHPLD	Security
161	SCBULOGA	Security
162	SCBULT01	Security
163	SCBULT01	Security
164	SCBULT02	Security
165	SCBULT02	Security
166	SCBULT03	Security
167	SCBULT03	Security
168	SCBULT04	Security
169	SCBULT04	Security
170	SCBULT05	Security
171	SCBULT05	Security
172	SCBULT06	Security
173	SCBULT06	Security
174	SCBULT11	Security
175	SCBULT11	Security
176	SCBULT12	Security
177	SCBULT12	Security
178	SCBULT13	Security
179	SCBULT13	Security
180	SCBULT14	Security
181	SCBULT14	Security
182	SCBULT15	Security
183	SCBULT15	Security
184	SCBULT16	Security
185	SCBULT16	Security
186	SCBUMIT	Security
187	SCBUMIT	Security
188	SCBUMVDP	Security
189	SCBUMVDP	Security
190	SCBUNT01	Security
191	SCBUNT02	Security
192	SCBUPH80	Security
193	SCBUPH80	Security
194	SCBUPH81	Security
195	SCBUPH81	Security
196	SCBUPH82	Security
197	SCBUPH82	Security
198	SCBUPH83	Security
199	SCBUPH83	Security
200	SCBURW00	Security

Exhibit G Shared Utilities

201	SCBURW00	Security
202	SCBURW01	Security
203	SCBURW01	Security
204	SCBURW02	Security
205	SCBURW02	Security
206	SCBURW03	Security
207	SCBURW03	Security
208	SCBURW05	Security
209	SCBURW05	Security
210	SCBURW10	Security
211	SCBURW10	Security
212	SCBURW11	Security
213	SCBURW11	Security
214	SCBURW12	Security
215	SCBURW12	Security
216	SCBURW13	Security
217	SCBURW13	Security
218	SCBURW14	Security
219	SCBURW14	Security
220	SCBURW15	Security
221	SCBURW15	Security
222	SCBUSCRN	Security
223	SCBUSCRN	Security
224	SCBUSLOG	Security
225	SCBUSLOG	Security
226	SCBUSPR	Security
227	SCBUSPR	Security
228	SCBUSTAT	Security
229	SCBUSTAT	Security
230	SCBUTSS1	Security
231	SCBUTSS1	Security
232	SCBUTSS5	Security
233	SCBUTSS5	Security
234	SCBUTSS6	Security
235	SCBUTSS6	Security
236	SCBUTSSC	Security
237	SCBUUNSP	Security
238	SCBUVM00	Security
239	SCBUVM00	Security
240	SCBUVM01	Security
241	SCBUVM01	Security
242	SCBUVM02	Security
243	SCBUVM02	Security
244	SCBUVM03	Security
245	SCBUVM03	Security
246	SCBUVM05	Security
247	SCBUVM05	Security
248	SCBUVM10	Security
249	SCBUVM10	Security
250	SCBUVM15	Security
251	SCBUVM15	Security

Exhibit G Shared Utilities

252	SCBUVM20	Security
253	SCBUVM20	Security
254	SCBUVM25	Security
255	SCBUVM25	Security
256	SCBUVM30	Security
257	SCBUVM30	Security
258	SCBUVM35	Security
259	SCBUVM35	Security
260	SCBUVM40	Security
261	SCBUVM40	Security
262	SCBVCV01	Security
263	SCBVCV02	Security
264	SCBXMSG0	Security
265	SCBXMSG0	Security
266	SCBZLT00	Security
267	SCBZLT00	Security
268	SCDEFAC2	Security
269	SCMMENU	Security
270	SCO40240	Security
271	SCOCOPYB	Security
272	SCOCOPYB	Security
273	SCOCOPYBK	Security
274	SCOIO000	Security
275	SCOIO000	Security
276	SCOISGN2	Security
277	SCOISGN2	Security
278	SCOMMENU	Security
279	SCOMMENU	Security
280	SCOMMN01	Security
281	SCOMMN01	Security
282	SCOSAA00	Security
283	SCOSAA00	Security
284	SCOSAA01	Security
285	SCOSAA01	Security
286	SCOSAA91	Security
287	SCOSAI00	Security
288	SCOSAI00	Security
289	SCOSAI01	Security
290	SCOSAI01	Security
291	SCOSAI02	Security
292	SCOSAI02	Security
293	SCOSAI91	Security
294	SCOSAM01	Security
295	SCOSAM01	Security
296	SCOSAM02	Security
297	SCOSAM02	Security
298	SCOSCI01	Security
299	SCOSCI01	Security
300	SCOSCI90	Security
301	SCOSCL01	Security
302	SCOSCL01	Security

Exhibit G Shared Utilities

303	SCOSIS01	Security
304	SCOSIS01	Security
305	SCOSIS02	Security
306	SCOSIS02	Security
307	SCOSIS03	Security
308	SCOSIS03	Security
309	SCOSIS04	Security
310	SCOSIS04	Security
311	SCOSIS10	Security
312	SCOSIS10	Security
313	SCOSIS90	Security
314	SCOSIS91	Security
315	SCOSPD01	Security
316	SCOSPD01	Security
317	SCOSPD91	Security
318	SCOSTUB1	Security
319	SCOSUS00	Security
320	SCOSUS00	Security
321	SCOSUS01	Security
322	SCOSUS01	Security
323	SCOSUS02	Security
324	SCOSUS02	Security
325	SCOSVW01	Security
326	SCOSVW01	Security
327	SCOSVW02	Security
328	SCOSVW02	Security
329	SCOSVW03	Security
330	SCOSVW03	Security
331	SCOSVW04	Security
332	SCOSVW04	Security
333	SCOSVW05	Security
334	SCOSVW05	Security
335	SCOSVW06	Security
336	SCOSVW06	Security
337	SCOSVW07	Security
338	SCOSVW07	Security
339	SCOTHELP	Security
340	SCOTHLP1	Security
341	SCOTHLP1	Security
342	SCOTHLP2	Security
343	SCOTHLP2	Security
344	SCOTLST1	Security
345	SCOTLST1	Security
346	SCOTLST2	Security
347	SCOTLST2	Security
348	SCOTLST3	Security
349	SCOTLST3	Security
350	SCOTLST4	Security
351	SCOTLST4	Security
352	SCOTMNU1	Security
353	SCOTMNU1	Security

Exhibit G Shared Utilities

354	SCOTMNU2	Security
355	SCOTMNU2	Security
356	SCOTMSG1	Security
357	SCOTMSG1	Security
358	SCOTMSG2	Security
359	SCOTMSG2	Security
360	SCOTPFX1	Security
361	SCOTPFX1	Security
362	SCOTPFX2	Security
363	SCOTPFX2	Security
364	SCOTPRD1	Security
365	SCOTPRD1	Security
366	SCOTPRD2	Security
367	SCOTPRD2	Security
368	SCOTPX21	Security
369	SCOTPX21	Security
370	SCOTPX22	Security
371	SCOTPX22	Security
372	SCOTSPR1	Security
373	SCOTSPR1	Security
374	SCOTSPR2	Security
375	SCOTSPR2	Security
376	SCOTSYS1	Security
377	SCOTTDEF	Security
378	SCOTTDEF	Security
379	SCOTTRN1	Security
380	SCOTTRN1	Security
381	SCOTTRN2	Security
382	SCOTTRN2	Security
383	SCOTUSG1	Security
384	SCOTUSG1	Security
385	SCOTUSG2	Security
386	SCOTUSG2	Security
387	SCOTUTP1	Security
388	SCOTUTP1	Security
389	SCOTUTP2	Security
390	SCOTUTP2	Security
391	SCOTVDR1	Security
392	SCOTVDR1	Security
393	SCOTVDR2	Security
394	SCOTVDR2	Security
395	SCOUAB00	Security
396	SCOUAB00	Security
397	SCOUAB01	Security
398	SCOUAB01	Security
399	SCOUACEE	Security
400	SCOUACEE	Security
401	SCOUACI2	Security
402	SCOUACID	Security
403	SCOUACID	Security
404	SCOUARNM	Security

Exhibit G Shared Utilities

405	SCOUARNM	Security
406	SCOUAUTH	Security
407	SCOUAUTH	Security
408	SCOUBR00	Security
409	SCOUBR00	Security
410	SCOUBR01	Security
411	SCOUBR01	Security
412	SCOUGEN1	Security
413	SCOUGEN1	Security
414	SCOUHELP	Security
415	SCUINIT	Security
416	SCUINIT	Security
417	SCUIO00	Security
418	SCUIO00	Security
419	SCOULIST	Security
420	SCOULIST	Security
421	SCOURACB	Security
422	SCOURACB	Security
423	SCOURCMP	Security
424	SCOURCMP	Security
425	SCOURELS	Security
426	SCOURKEY	Security
427	SCOURKEY	Security
428	SCOURMFA	Security
429	SCOURMFA	Security
430	SCOURMIS	Security
431	SCOURMIS	Security
432	SCOUSCHK	Security
433	SCOUSCKL	Security
434	SCOUSCKL	Security
435	SCOUSYSD	Security
436	SCOUSYSD	Security
437	SCOUT010	Security
438	SCOUTSSC	Security
439	SCOUTSSC	Security
440	SCOUTSSL	Security
441	SCOUTSSL	Security
442	SCOUVAXL	Security
443	SCOUVAXL	Security
444	SCOXACR0	Security
445	SCOXACR1	Security
446	SCOXACR3	Security
447	SCOXACR8	Security
448	SCOXACR9	Security
449	SCOXACRO	Security
450	SCOXFAC1	Security
451	SCOXFAC2	Security
452	SCOXIO00	Security
453	SCOXIO00	Security
454	SCOXSEC1	Security
455	SCOXSEC1	Security

Exhibit G Shared Utilities

456	SCOXSYS0	Security
457	SCOXSYS0	Security
458	SCOXSYS1	Security
459	SCOXSYS1	Security
460	SCOXSYS2	Security
461	SCOXSYS2	Security
462	SCOXTDEF	Security
463	SCOZAA00	Security
464	SCOZAA00	Security
465	SCOZAA01	Security
466	SCOZAA90	Security
467	SCOZAI00	Security
468	SCOZAI00	Security
469	SCOZAI90	Security
470	SCOZCL00	Security
471	SCOZCL00	Security
472	SCOZDRV1	Security
473	SCOZDRV1	Security
474	SCOZDRV2	Security
475	SCOZELG2	Security
476	SCOZELOG	Security
477	SCOZELOG	Security
478	SCOZIS00	Security
479	SCOZIS00	Security
480	SCOZIS90	Security
481	SCOZPD00	Security
482	SCOZPD00	Security
483	SCOZPD90	Security
484	SCOZPOS0	Security
485	SCOZSEC1	Security
486	SCOZSEC1	Security
487	SCOZSEC2	Security
488	SCOZSGN0	Security
489	SCOZSGN2	Security
490	SCOZSGN2	Security
491	SCOZSGNB	Security
492	SCOZUS00	Security
493	SCOZUS00	Security
494	SCOZVW00	Security
495	SCOZVW00	Security
496	SCP11005	Security
497	SCP11000	Security
498	SCP130A	Security
499	SCP143	Security
500	SCP144	Security
501	SCP145	Security
502	SCP18005	Security
503	SCP18010	Security
504	SCP22005	Security
505	SCP22105	Security
506	SCP23010	Security

Exhibit G Shared Utilities

507 SCP29905 Security
508 SCP29910 Security
509 SCP29915 Security
510 SCP29920 Security
511 SCP40005 Security
512 SCP40010 Security
513 SCP40015 Security
514 SCP40020 Security
515 SCP40025 Security
516 SCP40030 Security
517 SCP40035 Security
518 SCP40040 Security
519 SCP40045 Security
520 SCP40099 Security
521 SCP40100 Security
522 SCP40101 Security
523 SCP40102 Security
524 SCP40103 Security
525 SCP40109 Security
526 SCP40110 Security
527 SCP40115 Security
528 SCP40120 Security
529 SCP40130 Security
530 SCP40135 Security
531 SCP40140 Security
532 SCP40145 Security
533 SCP40155 Security
534 SCP40170 Security
535 SCP40175 Security
536 SCP40190 Security
537 SCP40191 Security
538 SCP40195 Security
539 SCP40199 Security
540 SCP40205 Security
541 SCP40210 Security
542 SCP40220 Security
543 SCP40230 Security
544 SCP40240 Security
545 SCP40241 Security
546 SCP40245 Security
547 SCP40250 Security
548 SCP40265 Security
549 SCP40267 Security
550 SCP40270 Security
551 SCP40290 Security
552 SCP41005 Security
553 SCP42005 Security
554 SCP46005 Security
555 SCP46010 Security
556 SCP46015 Security
557 SCP50010 Security

Exhibit G Shared Utilities

558	SCP501A	Security
559	SCP502A	Security
560	SCP51010	Security
561	SCP51015	Security
562	SCP70005	Security
563	SCP70010	Security
564	SCP70015	Security
565	SCP80005	Security
566	SCP80010	Security
567	SCP80015	Security
568	SCP80020	Security
569	SCP80025	Security
570	SCP81005	Security
571	SCP81010	Security
572	SCP81015	Security
573	SCP81020	Security
574	SCPLT000	Security
575	SCPLT000	Security
576	SCPLTRLD	Security
577	SCPNOSU2	Security
578	SCPNOSU3	Security
579	SCPNOSUS	Security
580	SCPSPR01	Security
581	SCPSPR01	Security
582	SCPSPR02	Security
583	SCPSPR02	Security
584	SCPSPR20	Security
585	SCSAA00	Security
586	SCSAA00	Security
587	SCSAA01	Security
588	SCSAA01	Security
589	SCSAI00	Security
590	SCSAI00	Security
591	SCSAI01	Security
592	SCSAI01	Security
593	SCSAI02	Security
594	SCSAI02	Security
595	SCSAM01	Security
596	SCSAM01	Security
597	SCSAM02	Security
598	SCSAM02	Security
599	SCSAW	Security
600	SCSCI01	Security
601	SCSCI01	Security
602	SCSCL01	Security
603	SCSCL01	Security
604	SCSDRV1	Security
605	SCSDRV1	Security
606	SCSIGNON	Security
607	SCSIGNON	Security
608	SCSIS01	Security

Exhibit G Shared Utilities

609	SCSIS01	Security
610	SCSIS02	Security
611	SCSIS02	Security
612	SCSIS03	Security
613	SCSIS03	Security
614	SCSIS04	Security
615	SCSIS04	Security
616	SCSPD01	Security
617	SCSPD01	Security
618	SCSPD03	Security
619	SCSPH00	Security
620	SCSPH01	Security
621	SCSPH03	Security
622	SCSUS00	Security
623	SCSUS00	Security
624	SCSUS01	Security
625	SCSUS01	Security
626	SCSUS02	Security
627	SCSUS02	Security
628	SCSUTP1	Security
629	SCSUTP2	Security
630	SCSVW01	Security
631	SCSVW03	Security
632	SCSVW04	Security
633	SCSVW05	Security
634	SCSVW06	Security
635	SCSVW06	Security
636	SCSVW07	Security
637	SCTHLP1	Security
638	SCTHLP1	Security
639	SCTHLP2	Security
640	SCTHLP2	Security
641	SCTLST1	Security
642	SCTLST1	Security
643	SCTLST2	Security
644	SCTLST2	Security
645	SCTLST3	Security
646	SCTLST3	Security
647	SCTLST4	Security
648	SCTLST4	Security
649	SCTMNU1	Security
650	SCTMNU1	Security
651	SCTMNU2	Security
652	SCTMNU2	Security
653	SCTMSG1	Security
654	SCTMSG1	Security
655	SCTMSG2	Security
656	SCTMSG2	Security
657	SCTNAV1	Security
658	SCTNAV2	Security
659	SCTPFX1	Security

Exhibit G Shared Utilities

660	SCTPFX1	Security
661	SCTPFX2	Security
662	SCTPFX2	Security
663	SCTPRD1	Security
664	SCTPRD1	Security
665	SCTPRD2	Security
666	SCTPRD2	Security
667	SCTPX21	Security
668	SCTPX21	Security
669	SCTPX22	Security
670	SCTPX22	Security
671	SCTTRAN01	Security
672	SCTTRAN01	Security
673	SCTSPR1	Security
674	SCTSPR1	Security
675	SCTSPR2	Security
676	SCTSPR2	Security
677	SCTSYS1	Security
678	SCTSYS2	Security
679	SCTSYS3	Security
680	SCTTRN1	Security
681	SCTTRN1	Security
682	SCTTRN2	Security
683	SCTTRN2	Security
684	SCTUSG1	Security
685	SCTUSG1	Security
686	SCTUSG2	Security
687	SCTUSG2	Security
688	SCTUTP1	Security
689	SCTUTP1	Security
690	SCTUTP2	Security
691	SCTUTP2	Security
692	SCTVDR1	Security
693	SCTVDR1	Security
694	SCTVDR2	Security
695	SCTVDR2	Security
696	SCTVX01	Security
697	SCUAB00	Security
698	SCUAB00	Security
699	SCUAB01	Security
700	SCUAB01	Security
701	SCUARNM	Security
702	SCUBR00	Security
703	SCUBR00	Security
704	SCUBR01	Security
705	SCUBR01	Security
706	SCUHELP	Security
707	SCUHELP	Security
708	SCULIST	Security
709	SCULST1	Security
710	SCULST2	Security

Exhibit G Shared Utilities

711	SCUMENU	Security
712	SCURKEY	Security
713	SCURKEY	Security
714	SCUTSSL	Security
715	SCUTSSL	Security
716	SCXACR0	Security
717	SCXACR1	Security
718	SCXACR3	Security
719	SCXFAC1	Security
720	SCXFAC2	Security
721	SCXSYS0	Security
722	SCXSYS0	Security
723	SCXSYS1	Security
724	SCXSYS1	Security
725	SCXSYS2	Security
726	SCXSYS2	Security
727	SCXTDEF	Security
728	SGU063	PDS DELETE CODE
729	SGU064	TST PARMS SUBROUT FOR SGU063
730	SIGNONE	CICS SIGN ON PROGRAM
731	SIGNPGM	SIGN
732	SPPABEND	SPPABEND - USER ABEND ROUTINE
733	SPPALPHA	SPPALPHA - ALPHANUMERIC EDIT
734	SPPBITA	SPPBITA - STANFAST SUBROUTINE
735	SPPBITB	SPPBITB - STANFAST SUBROUTINE
736	SPPBITX	SPPBITX - BIT MANIPULATION
737	SPPBSORT	SPPBSORT - BINARY SORT SUBRTN
738	SPPBSRCH	SPPBSRCH - BINARY SEARCH
739	SPPCCC	SPPCCC - CARRIAGE CTL CONVERT
740	SPPCKDG	SPPCKDG - CK DIGIT VERIFY
741	SPPCMPRS	SPPCMPRS - COMPRESSION SUBRTN
742	SPPDATEJ	SPPDATEJ - JULIAN DATE ADJ.
743	SPPDATER	SPPDATER - RELATIVE DATE EVALU
744	SPPDATEX	SPPDATEX - DATE CONVERSION SUB
745	SPPDCRYP	SPPDCRYP - DECRYPTION SUBRTN
746	SPPDOLRX	SPPDOLRX - CONVERT NUMERIC TO
747	SPPEXPND	SPPEXPND - EXPAND COMPRESSED D
748	SPPFIELD	SPPFIELD - DATA JUSTIFICATION
749	SPPFPLOT	SPPFPLOT - XY PLOT SUBRTN
750	SPPHIST	SPPHIST - HISTOGRAM SUBRTN
751	SPPJCLX	SPPJCLX - JOB INFO. SUBRTN
752	SPPLINK	SPPLINK - OS LINK SUBROUTINE
753	SPPLTR	SPPLTR - BLOCK LETTER SUBRTN
754	SPPMAINT	SPPMAINT - FIELD MAINT SUBRTN
755	SPPMETR	SPPMETR - METRIC CONVERSION
756	SPPNAME	SPPNAME - NAME MANIPULATION
757	SPPNCRYP	SPPNCRYP - ENCRYPTION SUBRTN
758	SPPNUMER	SPPNUMER - NUMERIC EDIT SUBRTN
759	SPPOPEN	SPPOPEN - DATASET OPEN STATUS
760	SPPQSORT	SPPQSORT - QUICKSORT SUBRTN
761	SPPSCAN	SPPSCAN - SCAN - REPLACE SUBRT

Exhibit G

Shared Utilities

Job Number	Job Name	Description
762	SPPSCRAM	SPPSCRAM - DATA SCRAMBLING SUB
763	SPPSNAP	SPPSNAP - SNAP DUMP SUBRTN
764	SPPSPIE	SPPSPIE - SPIE SUBRTN
765	SPPSTATS	SPPSTATS - STATISTICAL SUBRTN
766	SPPTIME	SPPTIME - TIME CALC SUBRTN
767	SPPXDUMP	SPPXDUMP - RCD DUMP SUBRTN
768	SPPXTRAN	SPPXTRAN - HEX TRNSLTE SUBRTN
769	SPR1NAME	Security
770	SPR2NAME	Security
771	SS0004	ESPF - 'WPRT' WRITE TO PRINTER
772	SS0005	ESPF - FORM ALIGNMENT
773	SS0006	ESPF - START PRINTER FOR FORM
774	SS0007	ESPF - WRITE PTFIL RECORDS
775	SS0008B	ESPF - DETERMINE VALID PRINTER
776	SS0009	ESPF - MAIN MENU / DRIVER
777	SS0010	ESPF - STOP PRINTER
778	SS0011	ESPF - FILE INITIALIZATION
779	SS27FONT	XEROX 2700 FONTLOAD REFORMAT
780	SS400	SYSTEM TO SYSTEM MAIN PROGRAM
781	SS405	SYSTEM TO SYSTEM SUB-TASK
782	SS410	EQUILINK SYSTEM TO SYSTEM PGM
783	SS415	EQUILNKJ JES2 REFORMAT
784	SSASCCNV	COPY EBCDIC TO ASCII
785	SSBASEMP	CICS BASE MAP
786	SSBASEPM	CICS BASE PGM
787	SSBAT1MP	CICS BATTLE1 MAP
788	SSBAT1PM	CICS SINGLE BATTLE PGM
789	SSBATTMP	CICS BATTLE MAP
790	SSBATTPM	CICS BATTLE PGM
791	SSBOMB	ABEND TO PRODUCE DUMP W/ TRACE
792	SSBTABLE	CICS BASE TURN TABLE
793	SSBULLMP	CICS BULL MAP
794	SSBULLPM	CICS BULL PGM
795	SSCLOCKI	CICS CLOCK PGM
796	SSCLS	TSO CLEAR SCREEN UTILITY
797	SSCOB	COBOL SAMPLE PROGRAM
798	SSCOB1	COBOL SAMPLE PROGRAM
799	SSDFHXSP	DFHXSP
800	SSDOCPGM	DYNAMIC CICS CLOSE OPEN PGM
801	SSDRAMMP	DRAW MAP RELEASE 2
802	SSDRAWIT	CICS DRAW MAP MENU
803	SSDRAWMP	DRAW MAP
804	SSDRAWPM	CICS DRAW MAP PGM
805	SSDUMMPM	CICS INTRDR SEND
806	SSDWNLDE	PREP. DATA FOR PC DOWN LOAD
807	SSDWRITE	CICS TD WRITE TO PRINTER
808	SSDYALOC	SUB PGM FOR DYNAMIC ALLOCATION
809	SSDYALOK	SSDYALOC FOR CANADA
810	SSDYNALC	LINKAGE ASSIST TO SSDYALOC
811	SSDYNALK	SSDYNALC FOR CANADA
812	SSDYO1PM	CICS DYANAMIC OPEN/CLOSE PGM 2

Exhibit G Shared Utilities

813	SSDYOCCL	DYNAMIC CLOSE PGM
814	SSDYOCMP	CICS DYNAMIC OPEN/CLOSE MAP
815	SSDYOCMT	
816	SSDYOCN0	
817	SSDYOCOP	DYNAMIC OPEN PGM
818	SSDYOCPM	CICSMANT DYOCPGM
819	SSDYOCPT	CICSTST DYOCPGM
820	SSDYOCTS	CICSTST DYOC
821	SSEBCCNV	ASCII TO EBCDIC CONVERT
822	SSEFXGMM	EQUIFAX SIGNON PGM CICS 161
823	SSEQSMS	SIGN-ON MAP (CICSTECH)
824	SSEQSN	SIGN-ON PROGRAM (ALL REGIONS)
825	SSEQSNM	SIGN-ON MAP (CICSMANT)
826	SSEQSNN	
827	SSEQSNS	SIGN-ON MAP (CICSTECH)
828	SSEQSNT	SIGN-ON MAP (CICSTEST)
829	SSEQSNY	
830	SSEQSOMP	CICS SIGN-ON MAP
831	SSEQSOP	CICSVS SIGN ON VALIDATION
832	SSEQSOPD	EQSOPGMD FOR TSS
833	SSEQSOPF	FIN SIGN ON VALIDATION
834	SSEQSOPM	CICSMANT SIGN ON VALIDATION
835	SSEQSOPT	TEST SIGN ON
836	SSEQSOPY	CICSAP SIGNON SCREEN
837	SSEQSOTS	TSS SIGN ON TEST
838	SSERRMAP	CICS ERROR MAP
839	SSEZ2HEX	CNVT 2 CHARS. TO 1 HEX BYTE
840	SSFBFIX	COPY FB FILE DROP BAD RCDS
841	SSGENSSI	GEN. SETSSI DATA RCD FOR LINK
842	SSHRCLH	FIXES SHORT BLOCKED DATA - SEARCH
843	SSIBMDEC	IBM BISYNC TRANSMIT TO DEC
844	SSICICM	XPEDCICS
845	SSICICT	XPEDCICS
846	SSIDCAMS	EQUIFAX INTERFACE TO IDCAMS
847	SSIGZDDN	
848	SSIMAPF	XPEDCICS
849	SSIMAPS	XPEDCICS
850	SSJACKMP	CICS JACK MAP
851	SSJACKPM	CICS JACK PGM
852	SSJARSEX	JARS SMF EXIT
853	SSKWIKEY	KWIKKEY SOURCE VER 2.1
854	SSKWKLO	KWIKLOD SOURCE VER 1.0
855	SSLOGOMP	
856	SSM2HEX	MANTIS INTERFACE 2 BYTES TO 1
857	SSMALPHA	MANTIS INTERFACE TO SPPALPHA
858	SSMANTFN	CICS/MANTIS IFC (TERMINATE)
859	SSMANTMP	CICS NO MANTIS MAP
860	SSMANTPG	SEND MANTIS STATUS ON TEST SYS
861	SSMANTPX	MANTIS PRINTER EXIT
862	SSMANTST	CICS/MANTIS IFC (START TASK)
863	SSMANTTS	CICS/MANTIS IFC (TEMP STORAGE)

Exhibit G	Shared Utilities	
864	SSMANTUS	CICS/MANTIS IFC (CICS USERID)
865	SSMBINCV	MANTIS INTRFCE BINARY TO FLTPT
866	SSMBITA	MANTIS INTERFACE TO SPPBITA
867	SSMBITB	MANTIS INTERFACE TO SPPBITB
868	SSMBSORT	MANTIS INTERFACE TO SPPBSORT
869	SSMBSRCH	MANTIS INTERFACE TO SPPBSRCH
870	SSMCKDG	MANTIS INTERFACE TO SPPCKDG
871	SSMDATEJ	MANTIS INTERFACE TO SPPDATEJ
872	SSMDATER	MANTIS INTERFACE TO SPPDATER
873	SSMDATEX	MANTIS INTERFACE TO SPPDATEX
874	SSMDOLRX	MANTIS INTERFACE TO SPPDOLRX
875	SSMFIELD	MANTIS INTERFACE TO SPPFIELD
876	SSMJCLPM	DRAW SUBMIT JCL
877	SSMQSORT	MANTIS INTERFACE TO SPPQSORT
878	SSMSGMP	SEND MESSAGE
879	SSMSGPG	SEND MESSAGE
880	SSOCSAPM	CICS CSA DISPLAY
881	SSODCAMP	MAP FOR DCA DISPLAY
882	SSODCAPG	DISPLAY ACTIVE DCA CHAIN
883	SSPDSBKP	READ PDS WRITE SEQUENTIAL BKUP
884	SSPDSUPD	UPDATE PDS DIRECTORY - AS ISPF
885	SSPLT33	EISS SSPLT33
886	SSPLTSD	SPECIAL TERMINATE PGM
887	SSPOETMP	CICS POETRY MAP
888	SSPOETPM	CICS POETRY
889	SSPROFPM	CICS PROFILE TRANS
890	SSPTRDR	BTAM MONITOR FOR PAPER TAPE RD
891	SSRETCDE	SET RETURN CODE TO DAY OF WEEK
892	SSRETURN	SET RETURN CODE TO PARM VALUE
893	SSROULMP	ROULMAP
894	SSROULPM	CICS ROUL PROGRAM
895	SSROUTPM	CICS MSG ROUTING
896	SSRVB01	CREATE INP STMTS FOR LIBRARIAN
897	SSSET	CICS 1.7 "SET" TRANS PROGRAM
898	SSSIGNM0	CICMANT GOOD MORNING PROGRAM
899	SSSIGNMP	SINN SIGN MAP
900	SSSIGNP1	ANOTHER SIGN PROGRAM
901	SSSIGNPG	SINN PROGRAM
902	SSSIGNPM	CICS SIGN-ON PROGRAM
903	SSSIGNS3	TSS3 SIGNON PROGRAM
904	SSSIGNT0	CICTST GOOD MORNING PROGRAM
905	SSSLOTMP	CICS SLOT MAP
906	SSSLOTPM	CICS SLOT PROGRAM
907	SSSMSGMP	CICS GLOBAL SEND MESSAGE MAP
908	SSSMSGPM	SEND MESSAGE
909	SSSNMS1	CICTSS1 MAP
910	SSSNMS3	TSS3 SIGNON MAP
911	SSSSMT	CICS DFHEMTP INTERFACE
912	SSSTATF0	CICFIN END OF DAY STAT
913	SSSTATFF	CICFIN2 EOD STATISTIC
914	SSSTATM0	CICMANT EOD STATISTIC

Exhibit G Shared Utilities

915	SSSTAT00	CICS EOD STATISTICS
916	SSSTATPF	CICPFIN EOD STATISTICS
917	SSSTATQ0	END OF DAY STATISTICS
918	SSSTATS3	CICTSS3 EOD STATISTIC
919	SSSTATSC	CICTSS0 EOD STATISTICS
920	SSSTATTO	CICTST EOD STATISTIC
921	SSSTATT4	CICTST4 EOD STATISTIC
922	SSSTATY0	CICAP EOD STATISTIC
923	SSSVC235	SVC 235 FOR EQUIFAX UK
924	SSTERMTB	TERMINAL TABLE
925	SSTWMPG1	ASMML INTRDR TEST PGM
926	SSUSER	CICS 1.7 USER LIST PROGRAM
927	SSVCATMP	CICS VSAM CAT MAP
928	SSVCATPM	CICS VSAM CATALOG PGM
929	SSWAIT	PUT A JOB IN WAIT STATE X SECS
930	SSWTO	WTO UTILITY
931	SSYOYOMP	MAP FOR YOYO
932	SSYOYOPM	CICS YOYO PGM
933	SSZATDX	REDD AUTOINST
934	SYS0NAME	Security
935	SYS1NAME	Security
936	SYS2NAME	Security
937	TDEFNAME	Security
938	TMCT00	
939	TMCTAP	
940	TMCTAT	
941	TMCTAW	
942	TMCTCL	CICSCSL TMON
943	TMCTCS	
944	TMCTDF	
945	TMCTEC	
946	TMCTF0	
947	TMCTFF	CICSFIN2 TMCT
948	TMCTFN	
949	TMCTI0	CICSITV TMCT
950	TMCTLO	TMON CONTROL TABLE
951	TMCTMT	
952	TMCTN0	
953	TMCTS0	CICSTECH TMCT
954	TMCTS1	CICSTSS1 TMCT
955	TMCTS3	CICSTSS3 TMCT
956	TMCTSC	CICSTSS0 TMCT
957	TMCTT0	
958	TMCTY0	
959	TMRTF0	CICSFIN TMRT
960	TMRTFF	CICSFIN2 TMRT
961	TMRTFN	TMON REPORT TABLE CICSFIN
962	TMRTI0	CICSITV TMRT
963	TMRTL0	
964	TMRTMT	TMON REPORT TABLE FOR CICS MANT
965	TMRTR0	

Exhibit G Shared Utilities

966	TMRTS1	CICSTSS1 TMRT
967	TMRTS3	CICSTSS3 TMRT
968	TMRTSC	CICSTSS0 TMRT
969	TMRTT0	MONITOR RPT TABLE FOR CICSTST
970	TMRTY0	MONITOR RPT TABLE FOR CICSAP
971	TRN1NAME	Security
972	TRN2NAME	Security
973	TSSLNAME	Security
974	US00NAME	Security
975	US01NAME	Security
976	US02NAME	Security
977	USG1NAME	Security
978	USG2NAME	Security
979	UT33001	
980	UT33002	
981	UT33003	
982	UT33004	
983	UT33006	OSPRINT SL OR NL PRINT TAPE
984	UT33007	OSCHARACTER SHIFT
985	UT33008	OSROSCOE DOS SUBMIT D TO T
986	UT33009	DOS CICS PROGRAM RENAME
987	UT33010	
988	UT33011	
989	UT33012	DOS CICS DATA BASE MONITOR
990	UT33013	DOS CICS DATA BASE DUMP
991	UT33014	OS SL TAPE TO PRINT
992	UT33016	OS IPD SYCOR MULTI-FILE HANDLE
993	UT33017	OSISSUE SYSTEM CMDS BY PGM.
994	UT33020	
995	UT33021	OSENQ-DEQ FOR IBM UTILITIES
996	UT33022	DOS FIND AVAIL. SPACE ON ISAM
997	UT33022T	
998	UT33025	OSCATALOG MAINTENANCE
999	UT33026	OSGEN. DATE/TIME RCD. DASD
1000	UT33027	DOS CONVERT DOS JA TO OS SMF
1001	UT33028	OSSMF SECURITY FEATURE
1002	UT33029	OSUNLIKE DEVICE CONCATENATE
1003	UT33031	OSALLOCATE SPACE FOR SMF
1004	UT33032	DOS COPY C.I.L. TAPE TO TAPE
1005	UT33033	DOS CONVERT POWER/VS JA TO DOS
1006	UT33034	OS/DOS CHG. FORMAT 1 FOR ISAM
1007	UT33037	OSWTO UTILITY
1008	UT33038	OS/DOS CONVERT TIME TO EBCDIC
1009	UT33039	
1010	UT33040	
1011	UT33041	OSDELETE TYPE 26 RCD IN CAS
1012	UT33060	DOS LOAD DOS POINTER
1013	UT33061	DOS POINTER EXECUTIVE PGM
1014	UT33070	
1015	UT33117	OSLOGINIT - OCMF
1016	UT33118	OSOCMF REPORT PRINT

Exhibit G Shared Utilities

1017 UT33120 DOS STRAIGHT TAB REPORT
1018 UT33124 ALPHA SEQUENCE SORTED VTOC
1019 UT33124A ALPHA VTOC WITH LAST USED DATE
1020 UT33150
1021 UT33505 I/O ROUTINE TO WRITE SEQ FILES
1022 UT33560 OSPRINT TAPE LIBRARY LIST
1023 UT33562 OSUPD. TAPE LIBRARY MASTER
1024 UT33564 OSEDIT I/P TO TAPE LIBRARY
1025 UT33566 OSPRINT COMPUTER INVENTORY
1026 UT33570 OSSORT E35 - ROSCOE TEST LOG
1027 UT33571 OSCONSOLE TAPE LABEL DISPLAY
1028 UT33572 OSJOB VALIDATION REPORT
1029 UT33573 OSJOB VALIDATION REPORT E15
1030 UT33574 OSREGION DIST. REPORT E15
1031 UT33599 OSSLM/ROSCOE INTERFACE
1032 UT33600 STACKED SEQUENTIAL FILE BACKUP
1033 UT33605 STACKED BACKUP I/O MODULE
1034 UT33700 OSDISPLAY FACILITY
1035 UT33701 OSDISPLAY FACILITY INIT.
1036 UT33710 OSDISPLAY FACILITY WTOWTOR
1037 UT33711
1038 UT33712
1039 UT33713
1040 UT33714
1041 UT33715
1042 UT33721
1043 UT33750 OSDISPLAY ENTRY POINT
1044 UT33801 OSCOMPRESS SYSLST FOR XMIT.
1045 UT33803 OSTRANSLATE HONEYWELL CODE
1046 UT33804 OSDISPLAY ROSCOE PASSWORD
1047 UT33805 OSRETAIN DSN'S FOR RESTART
1048 UT33806 OSBUILD JCL FOR JOB RESTART
1049 UT33809 OSCOBOL CALL = TO UT33805
1050 UT33821 TOTAL LOADER EXIT
1051 UT33822 IDENTIFY EPS IN COBOL MOD
1052 UT33999 PDS SCRATCH UTILITY - PRODTURN
1053 UTGETDSN SUBROUTING FOR DSN AND VOLSER
1054 UTILPGM PGMR. PULLS FROM CICS.DUMP.DSN
1055 UTLOGIC1
1056 UTLOGIC2
1057 UTLOGIC3
1058 UTLOGIC4
1059 UTP1NAME Security
1060 UTP2NAME Security
1061 UTSETRC SETS A RETURN CODE
1062 UTTALK01
1063 UTTK1
1064 UTTK2
1065 UTVKTIME
1066 VDR1NAME Security
1067 VDR2NAME Security

Exhibit G Shared Utilities

1068	VW01NAME	Security
1069	VW03NAME	Security
1070	VW04NAME	Security
1071	VW05NAME	Security
1072	VW06NAME	Security
1073	VW07NAME	Security
1074	VX01NAME	Security

Appl. Code

1075	A0	EFX Acctg Prorations
1076	A8	Osborn Labs Prorations
1077	B7	ECS Prorations
1078	F2	PRC Prorations
1079	P4	Misc Charges
1080	P6	S/E RDC
1081	P8	Customer Service & Support
1082	QA	Quality Assurance
1083	Q0	Facilitated Terminals
1084	R4	Automated Div Mkt & Res
1085	R6	EFXS Svcs Legal
1086	S6	Other Chargeouts
1087	U0	Other Chargeouts
1088	UT	Utilities - SS
1089	V7	Other Chargeouts
1090	V8	Other Chargeouts
1091	Y1	EFXS Roscoe
1092	ZE	Endevor - SS
1093	ZL	Librarian - SS
1094	ZZ	Other (TS) - SS

EXHIBIT H
CHOICEPOINT EXCLUSIVE ASSETS

Application Codes

Name	Prefix	Endeavor System
ARD Customer Conversion Test	AD	MSI01
Software AG Data Base Files	AG	DBA01
Aviation Information	AI	MSI01
Atic	AT	MS001
AV&S/Premium Audit	AV	MS001
Convert Bus Bill to Bus Handled	BH	MSI01
Business Research&Dev-Ins Svcs	BR	MS001
Customer Expense	CE	MSI01
Special Address Conformation Sys	CG	MS001
Customatic	CM	MSI01
Customer Supply Order	CO	MSI01
Credit Processing	CP	CAD01
IISG Customer Info Sighs (new)	CS	MSI01
Data Base Administration	DA	DA001
Data Base - CLUE charges	DC	DBA01
Data Base ADDS Activity	DI	DBA01
Data Base CUE UK Motor	DJ	DBA01
Data Base CLUE UK Activity	DK	DBA01
Data Base NCF Activity	DN	DBA01
Data Base CLUE Personal Prop	DP	DBA01
Data Base Utilities	DU	DBA01
Data Base VIN Services	DV	DBA01
Data Base L.E.A.D. Activity	DW	DBA01
6X Expanded Base System	EB	CI001
Information Gateway I	EC	CI001
Empl Appl Screening Exchange	EE	MSI01
6X System	EQ	CI001
Equifax EDITS Report Formats	EX	DA001
Employment Exchange-QA Assistant	EY	
Services Help Desk	HD	IES01
HOMEWORK-Mileage Calculation Svc	HM	DSE01
Composite ID Database Server	ID	IES01
Information Gateway II	IG	CI001
Innovative Research	IN	MS001
Insurance 2000 System	IT	DSE01
JUA Depopulation	JD	IES01
ECS Efxs Commercial Specialist	KC	
Intercept Data Overlay	LB	IES01
Life Plus O/L Customer Setup	LC	MSI01
Loss Experience Activity Detail	LD	IES01
C.L.U.E.	LE	IES01
L&H Integrated Screening	LH	IES01
CUE UK - Motor	LJ	IES01

CUE UK - Household	LK	IES01
Life Plus System	LP	
CLUE Personal Property	LR	IES01
Life 2000	LT	DSE01
Product Shared IES Applications	LX	IES01
MVR Costs	MC	MSI01
GMS	MD	
Test ITV	MG	MSI01
SR&M Master Index	MI	MSI01
Property Renewal System	MK	MSI01
Modified ITV Project	MN	MSI01
MVR/DMV Data Base In-House	MV	MS001
National Credit File	NC	MS001
NICB Gateway Interface	NI	CI001
Life Plus Trans File Consol	NV	IES01
ROA Database	OA	MSI01
Opinion Survey	OP	CAD01
Public Records	PR	
ChoicePoint Payroll	PY	
Quality Measurement	QM	MSI01
Rate Price Management Sys.	RP	MS001
Revenue & Reporting - Cost	RR	CAD01
IISG Customer Info Sys (old)	SB	MSI01
Services Human Resources	SH	MSI01
Sales Management Info. Sys.	SM	MSI01
Customer Supply Costs	SP	MSI01
Supplement Measure Odometer	SQ	MS001
IG/II SPR Data Base	SR	CI001
Utilities (S&P)	UP	UTL01
Information Gateway II	US	CI001
VIN Master Information	VM	IES01
Vehicle ID Number (VIN) Services	VS	MS001
Experimental Projects	XP	ISS01
B.O. Info. & Routing	ZM	MSI01

Application Codes

Name	Prefix	Endeavor System
ElIS Accounting	AC	
Bookkeeping	BK	MSI01
Billing/Rev. Acctg.	BL	MSI01
Corporate Year 2000	DX	
Sales Management Info. Sys.	SM	MSI01
Utilities	UP	UTLD1
Utilities	UT	
VAX/Mainframe Communications	VC	NS001
VAX/Mainframe Tech. Support	VX	NS001
Charge Back Automated	XA	MSI01
Charge Back Bus Info Systems	XB	MSI01
Charge Back Employment Svc.	XE	MSI01
Charge Back Insurance Div.	XI	MSI01
Charge Back PMI	XM	MSI01
Charge Back UMH	XU	MSI01
Year-2000	YK	
Services Operations	ZC	
Customer Service & Support	ZV	

SYSID	Vendor	Model	S/N	Asset Nbr	Pr De v	Source	Location	Comments
Albert	IBM	RS/6000 G30	7012-2684229		X	Jim Taylor	JVWTC 1	Employment Services
App-Svr1	Sun	Sparc Ultra-2	706F154F	299662	X	Jim Taylor	JVWTC 1	Nothing Yet
App-Svr2	Sun	Sparc Ultra-2	708F10C7	299663	X	Jim Taylor	JVWTC 1	Nothing Yet
App-Svr3	Sun	Sparc Ultra-2	708F10C8	299660	X	Jim Taylor	JVWTC 1	Fireman's Fund
App-Svr4	Sun	Sparc Ultra-2	708F0ED7	299661	X	Jim Taylor	JVWTC 1	Nothing Yet
APPS1	Sun	Sparc 20	630F03DB	296245	X	Jim Taylor	JVWTC 1	Nothing Yet
APPS2	Sun	Sparc 20	629F0582	296244	X	Jim Taylor	JVWTC 1	Nothing Yet
B00000	Digital	MV3900	NI95150600		X	Lynne Summerville	JVWTC 1	Communications
- BANCHI01	HP	NetServer	SG62300455		X	Joan Lester	Chicago	Banyan, Supported by ISSC Help
BANCLE01	HP	NetServer	SG62300494		X	Joan Lester	Cleveland	Banyan, Supported by ISSC Help
BANLAX01	HP	NetServer	SG62300538		X	Joan Lester	Los Angeles	Banyan, Supported by ISSC Help
BANTKR01	HP	NetServer	SG62300428		X	Joan Lester	Tucker	Banyan, Supported by ISSC Help
CLUEQA1	Dell	486/50	0ETN8	249410	X	Joan Lester	JVWTC1	CLUE KB QA
CLUEQA2	Dell	486/50	0ETN9	249409	X	Joan Lester	JVWTC1	CLUE KB QA
C00000	Digital	MV3900	NI00456196		X	Lynne Summerville	JVWTC 1	Communications
Dse1	Everex	EXO-2604M-01DT	GPB-23220019		X	Mark Pew	Shr Srv Lab	ESP, ESP-1
Dse3	Sun	SPARCcenter 6000	711F0DF5	299827	X	Jim Taylor	JVWTC 1	I2K, L2K, RM2K
Dse4	Sun	SPARCcenter 6000	723F21E5		X	Jim Taylor	JVWTC 1	Nothing Yet
Dsecon	Sun	Sparcstation IPX	318H2666	258193	X	Mark Noyes	Shr Srv Lab	Monitoring System
Dudley	Sun	Sparcstation IPC	111F3264	243802	X	Mark Noyes	RM2000 Lab	Login Server for Support
E00000	Digital	MV3600	NI01061460		X	Lynne Summerville	JVWTC 1	Communications
E11097	Digital	MVII	NU40386		X	Lynne Summerville	Tucker	RPM
Evcl	Sun	SPARCcenter 1000E	617F05A8	290402	X	Jim Taylor	Tucker	Verbal Center, Life, Health
Evcl2	Sun	Sparc 20	431F1507	268102	X	Jim Taylor	Tucker	Verbal Center, Life
External	HP	Vectra 5/133	US63260719		X	Shujuan Hubbard	JVWTC 2	Lotus Notes
F00000	Digital	MV3600	NU00182		X	Lynne Summerville	JVWTC 1	Communications
H00000	Digital	MV3600	NI00354814		X	Lynne Summerville	JVWTC 1	Communications
H22000	Digital	MV3100	KA516YJKA7		X	Lynne Summerville	JVWTC 1	ROA

Hovax1	Digital	MV3600	NU73440387	X	Lynne Summerville	JWVTC 1	MVR
I2_Mon	Sun	Sparcstation IPC	112F0173	X	Mark Noyes	Shr Srv Lab	Monitor state of DSE3
ICCBREWERNT1	HP	Vectra VL 5/133	US65161213	X	Craig Wooster	JWVTC 3	Vanstar Database Replication
ICLOANER	HP	Vectra VL 5/133	US64759622		Brian Jones	JWVTC 3	Workstation
ICRLAMB1	HP	Vectra 5/75	3523A04683	X	Rob Lamb	JWVTC 1	Workstation
Isaac	IBM	RS/6000 G30	7012-2687024	X	Jim Taylor	JWVTC 1	ServiceCenter
ISAPS01	HP	Vectra XL 5/166	US71657745	X	Craig Wooster	JWVTC 1	IDAPS PDC
ISAPS02	HP	Vectra XL 5/166	US71908393	X	Rob Lamb	JWVTC 1	IDAPS BDC
ISAPS03	HP	Vectra VL 5/100	US60950365	X	Alan Walters	JWVTC 3	NT Server
ISAPS04	HP	Vectra 5/75	US53852204	X	Craig Wooster	JWVTC 1	Workstation
ISEDGE1	USR	Edgeserver	21CFBBL6Q8NW80-001705-01	X	Craig Wooster	JWVTC 3	RAS Server
ISESP001	HP	Vectra VL 5/133	US62554273	X	Brian Jones	JWVTC 3	NT Server, PMI 2000
ISNT001	Digital	2100A	N162505FZ7	X	Craig Wooster	JWVTC 1	NT Server
ISNT002	Digital	2100A	N162505FX3	X	Craig Wooster	JWVTC 1	NT Server
ISNT004	Digital	Celebris XL 5/100	KA546FMPYV	X	Craig Wooster	JWVTC 1	WINDD Server
ISNT005	Compaq	Proliant 5/100		X	Craig Wooster	JWVTC 1	NT Server
ISNT008	Digital	Celebris XL 5/133	KN625K9451	X	Craig Wooster	JWVTC 3	IDALPHA BDC
ISNT009	Digital	Celebris XL 5/133	KN625K9452	X	Craig Wooster	JWVTC 3	IDALPHA PDC
ISNT013	Digital	Digital	400 N162503PHT	X	Craig Wooster	JWVTC 3	NT Server
ISNT014	Digital	Digital	400 N162603K82	X	Craig Wooster	JWVTC 1	NT Server
ISNT021	Digital	Celebris XL 5/133	KN625K9450	X	Craig Wooster	JWVTC 3	IDMASTER PDC
ISNT022	Digital	Celebris XL 5/133	KN625K9453	X	Craig Wooster	JWVTC 1	IDMASTER BDC
ISNT023	Digital	Prioris MX 6/200	KN709TS128	X	Craig Wooster	1600	IDMASTER BDC
Isocor-Solaris	Sun	Sparc IPC	113G1876	X	Shujuan Hubbard	JWVTC 2	Lotus Notes
Isocor Dos	Dell	316SX	1KWRJ	X	Shujuan Hubbard	JWVTC 2	Lotus Notes
ISPAYROLL-TST	HP	Netserver E30	US71150311	X	Brian Jones	JWVTC 3	NT Server
Labcom	Digital	MV11	NU00196	X	Lynne Summerville	JWVTC 1	Communications
M00001	Digital	Digital	7720 NI514004H5	X	Lynne Summerville	JWVTC 1	ROA
M00002	Digital	Digital	7720 NI40800W4	X	Lynne Summerville	JWVTC 1	ROA
M00003	Digital	Digital	6610 AG94909455	X	Lynne Summerville	JWVTC 1	ROA, belongs to AVNET
M00004	Digital	Digital	6610 AG94809362	X	Lynne Summerville	JWVTC 1	ROA, belongs to AVNET
Milo	Sun	Sparc 20	532F00D4	X	Ron Forrester	Shr Srv Lab	Internal DBA Research Box
Monman1	Sun	Sparc 5	639F0182	X	Jim Taylor	JWVTC 1	Monitoring System
MS-Gateway	Compaq	386S	6045HT8HO493	X	Shujuan Hubbard	JWVTC-1	Lotus Notes

MS-PO	NEC	433 PowerMate	3501115UB	X	Shujuan Hubbard	JWTC-1	Lotus Notes
Mvrsup	Digital	MV3100	KA516YJKA8	X	Lynne Summerville	JWTC 1	All product support system
Oliver	Sun	Sparc Ultra-2	631F0849	X	Randy Roles		I2K, L2K
Opus	Sun	Sparc 20	418F0995	X	Randy Roles		I2K, L2K
Phoenix1	Sun	Sparc Ultra-2	710F1388	X	Mark Burgess	MVR Lab	Phoenix
Phoenix2	Sun	Sparc Ultra-2	710F1386	X	Mark Burgess	MVR Lab	Phoenix
Phoenix3	Sun	Sparc Ultra-2	710F1389	X	Mark Burgess	MVR Lab	Phoenix
Pravda	Sun	Sparc Ultra-1	707F15AC	X	Jim Taylor	JWTC 1	Web Server
Roats1	Digital	MV3900	NU73440391	X	Lynne Summerville	JWTC 1	ROA
Roats2	Digital	MVII	WF60608335	X	Lynne Summerville	JWTC 1	ROA
Roats3	Digital	MVII	NU00131	X	Lynne Summerville	JWTC 1	ROA
Roats4	Digital	MVII	NU00178	X	Lynne Summerville	JWTC 1	ROA
Rocky	Sun	Sparc 20	511F00EH	X	Jim Taylor	Tucker	L2K, Health
SCOCHI01	HP	NetServer	3436S00440	X	Joan Lester	Chicago	ESP-1, Supported by ISSC Help D
SCOCLE01	HP	NetServer	SG51345284	X	Joan Lester	Cleveland	ESP-1, Supported by ISSC Help D
SCOJVW01	HP	NetServer	SG64600927	X	Joan Lester	JWTC 1	ESP-1, Supported by ISSC Help D
SCOLAX01	HP	NetServer	3436S00439	X	Joan Lester	Los Angeles	ESP-1, Supported by ISSC Help D
SCOTKR01	HP	NetServer	3439S00305	X	Joan Lester	Tucker	ESP-1, Supported by ISSC Help D
Sigmund	IBM	RS/6000-C20	7009 26-11808	X	Mark Pew	Fld Sys Lab	ESP, ESP-1
Sunny	IBM	RS/6000-C20	7009 26-10464	X	Mark Pew	Shr Srv Lab	ESP, ESP-1
Support	Digital	MV3900	NI01264637	X	Lynne Summerville	JWTC 1	CSTS
T00000	Digital	DEC3000	NI441K5928	X	Lynne Summerville	JWTC 1	Communications
T00001	Digital	DEC3000	NI44+D343K7039	X	Lynne Summerville	JWTC 1	Communications
T00002	Digital	DEC3000	NI443K7040	X	Lynne Summerville	JWTC 1	Communications
T00004	Digital		7820 AB32500OC3	X	Lynne Summerville	JWTC 1	MVR
Tmss01	Sun	Sparcstation 2	112F0687	X	Doug Boling	Fld Sys Lab	CRDB
Troy	Sun	Ultra Enterprise 2	713F02A0	X	Ron Forrester	Shr Srv Lab	Database Server
V00001	Digital		6640 AG130SHU77	X	Lynne Summerville	JWTC 1	MVR
V00002	Digital		6640 AG130SHU75	X	Lynne Summerville	JWTC 1	MVR
V00003	Digital		2100 KA426ASWV5	X	Lynne Summerville	JWTC 1	MVR, Alpha Server
V00009	Digital	VAX4705	NI549R8376	X	Lynne Summerville	JWTC 1	MVR
V00010	Digital	MV3100	KA510TZZAV3	X	Lynne Summerville	JWTC 1	MVR
WETC-1	HP	NetServer	SG53600617	X	Shujuan Hubbard	JWTC 2	Lotus Notes
WETC-2	HP	NetServer 5/66 LF	SG50745383	X	Shujuan Hubbard	JWTC 2	Lotus Notes
WETC-3	HP	NetServer 5/100 LH	SG52500109	X	Shujuan Hubbard	JWTC 2	Lotus Notes

WETC-4	HP	NetServer 4d/66LM	3430S00263	X	Shujuan Hubbard	JVWTC 2	Lotus Notes
WETC-5	HP	Vectra 5/90	352A09925	X	Shujuan Hubbard	JVWTC 2	Lotus Notes
WETC-Test	Compaq	Prolinea MT 4/50	A425HHB50159	X	Shujuan Hubbard	JVWTC 2	Lotus Notes
WWW	Sun	Sparc Ultra-2	710F0743	X	Jim Taylor	JVWTC 1	Web Server
WWW1	Sun	Sparc Ultra-2	713F0253	X	Jim Taylor	JVWTC 1	Web Server
Zippy	IBM	RS/6000-F50	7025 26-05952	X	Mark Pew	Fld Sys Lab	ESP, ESP-1

UTILITY PROGRAMS

1 Description

ATTACHER	CIS/TOTAL ATTACH TASK
COBESTAE	ESTAE SUBROUTINE FOR CLUE COBOL PROGRAMS
DFHMCTAT	ATIC MCT
DFHXLTC	XLT FOR CICSDBMS (CINCOM)
QACCESS	
RESPINT	ADABAS RESPONSE CODE TRANSLATION
RESPINT2	ADABAS RESPONSE CODE TRANSLATION
SSATTACH	ATTACH CICS AND TOTAL IN 1 ASI
SSDYOCDF	CICSDFAT DYOC
SSECL01	
SSECL02	ECHO LINE IN SERVICE
SSEQSNA	CICSATIC SIGN ON MAP FOR 1.7
SSEQSN	SIGN-ON MAP (CICSCUST)
SSEQSN	SIGN-ON MAP (CICSDFAT)
SSEQSN	SIGN-ON MAP (CICSECO)
SSEQSNP	CICSATI3 SIGNON MAP REL 1.7
SSEQSNW	CICSATI2 SIGN ON CICS17SP
SSEQSOA1	ATIC SIGN ON VALIDATION
SSEQSOD1	DFAT SIGN ON VALEDATION
SSEQSOPA	ATIC SIGN ON
SSEQSOPC	CUST EQSO
SSEQSOPE	ECO SIGN ON
SSEQSOP	CLUE SIGNON
SSEQSOPN	ADMN SIGNON PGM
SSEQSOPP	ATI3 SIGN ON
SSEQSOPW	ATI2 SIGN ON
SSEQSOP1	ATI3 EQSOPGM
SSEQSOW1	ATI2 SIGN ON
SSESPFMP	EQ. SVCS. PRINT MAP
SSIGEXIT	LIBRARAN EXIT - GATEWAY 2 PGMS
SSSIGNCL	CICCSL GOOD MORNING PROGRAM
SSSIGND0	CICDMSG SIGN ON PROGRAM
SSSIGNG0	CICMSGSG SIGN ON PROGRAM
SSSIGNQ0	CICCSL GOOD MORNING PROGRAM
SSSIGNSQ	CICSQC SIGN ON PROGRAM
SSSIGNTT	CICTST2 GOOD MORNING PROGRAM
SSSIGNU0	CICTSP SIGN ON PROGRAM
SSSIGNX0	CICPRIR GOOD MORNING PROGRAM
SSSNMD0	CICDMSG SIGN ON MAP
SSSNMG0	CICMSGSG GOOD MORNING MAP
SSSNMQ0	CICCSL GOOD MORNING PROGRAM
SSSNMSQ	CICSQC SIGN ON SCREEN
SSSNMU0	CICTSP GOOD MORNING SCREEN
SSSNMX0	CICPRIR GOOD MORNING MAP
SSSTATA0	CICATIC EOD STATISTICS
SSSTATCL	CICCSL EOD STATISTICS
SSSTATC0	CICCSL EOD STATISTICS
SSSTATD0	CICDMSG EOD STATISTIC
SSSTATG0	CICMSGSG SET STATISTIC TIME

SSSTATN0	CICADMN EOD STATISTICS
SSSTATSQ	CICSSQC EOD STATISTIC
SSSTATTT	CICTST2 END OF DAY STATISTIC
SSSTATU0	CICTSP END OF DAY STATISTIC
SSSTATV0	CICVS EOD STATISTICS
SSSTATX0	CICPRIR END OF DAY STATISTIC
TMCTG0	CICSMMSG
TMCTO0	CICSCOMM
TMCTQ0	CICSCSP TMCT
TMCTSQ	CICSSQC TMONCT
TMCTTT	CICSTST2 TMCT
TMCTU0	CICSTSP TMCT
TMCTV0	CICSVS TMCT
TMCTX0	CICS6X TMCT
TMRTAP	MONITOR RPT TABLE FOR CICSATI3
TMRTAT	MONITOR RPT TABLE FOR CICSATIC
TMRTAW	MONITOR RPT TABLE FOR CICSATI2
TMRTA2	TMON REPORT TABLE CICSATI2
TMRTCL	CICSCSL TMRT
TMRTCS	MONITOR RPT TABLE FOR CICSCUST
TMRTDF	MONITOR RPT TABLE FOR CICSDFAT
TMRTEC	MONITOR RPT TABLE FOR CICSECO
TMRTG0	CICSMMSG TMRT
TMRTN0	MONITOR REPORT TABLE FOR ADMN
TMRTO0	CICSCOMM TMRTO0
TMRTQ0	CICSCSP TMRT
TMRTSQ	CICSSQC TMRT
TMRTTT	CICSTST2 TMRT
TMRTU0	CICSTSP TMRT
TMRTVS	MONITOR RPT TABLE FOR CICSVS
TMRTV0	CICSVS TMRT
TMRTX0	CICS6X TMRT
TMRT00	CICSVS TMRT
XXADALOC	CLUE ADALOC CALLED PROGRAM