FORM PTO-1618A Expires 06/30/99 OMB 0651-0027	U.S. Department of Commerce Patent and Trademark Office TRADEMARK	
RECORDATIO	ON FORM COVER SHEET	
TRADE	MARKS ONLY	
TO: The Commissioner of Patents and Trademarks: Submission Type	Please record the attached original document(s) or copy(ies). Conveyance Type	
× New	Assignment License	
Resubmission (Non-Recordation) Document ID #	Security Agreement Nunc Pro Tunc Assignment Effective Date	
Correction of PTO Error Reel # Frame #	Merger Month Day Year	
Corrective Document	Change of Name	
Reel # Frame #	Other	
Conveying Party	Mark if additional names of conveying parties attached Execution Date Month Day Year	
Name Bridge Information Systems. Inc.	05291998	
Formerly		
Individual General Partnership	Limited Partnership x Corporation Association	
Other		
Citizenship/State of Incorporation/Organiza	tion	
Receiving Party	Mark if additional names of receiving parties attached	
Name Harris Trust and Savings Bank,	as Administrative Agent	
DBA/AKA/TA		
Composed of		
Address (line 1) 111 West Monroe Street		
Address (line 2)		
Address (line 3) Chicago.	Illinois 60603	
Individual General Partnership	State/Country Zip Code Limited Partnership If document to be recorded is an assignment and the receiving party is	
Corporation Association	not domiciled in the United States, an appointment of a domestic	
× Other Bank	representative should be attached. (Designation must be a separate	
Citizenship/State of Incorporation/Organiza	document from Assignment)	
FOR	R OFFICE USE ONLY	
Cubic humber mosting for this collection of Information is action to the	e approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and	
gathering the date needed to complete the Cover Sheet. Send comments regard	ling this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington,	

generating the page needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (9651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

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

TRADEMARK **REEL: 002041 FRAME: 0198**

D003

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FORM PTO- Expires 06/30/99 OMB 0651-0027	1618B	Page 2	U.S. Department of Commerco Patent and Trademark Office TRADEMARK
	epresentative Name a	and Address Enter for the	first Receiving Party only.
Name			
Address (line 1)			
Address (line 2)			
Address (line 3)			
Address (line 4)			
Correspond	lent Name and Addres	SS Area Code and Telephone Num	nber 212-735-3000
Name	Diane Kasselman		
Address (line 1)	Skadden, Arps, Slate,	Meagher & Flom LLP	
Address (line 2)	Four Times Square		
Address (line 3)	New York, New York 10	036	
Address (line 4)			
Pages	Enter the total number of including any attachmen	f pages of the attached conveyents.	ance document # 46
Tradomark) or Registration Number	(S) X Mark if additional numbers attached
		·	
			NTER BOTH numbers for the same property).
1	demark Application Numb	5183588 2313207	Registration Number(s)
75176900			1339543 11329032
75889384	75699563	75173040 1815754	1283215 1566567
75798685	75889326	75889120 2263498	2254150 1526534
Number of I	Properties Enter the t	otal number of properties invol	ved. # 92
Fee Amoun	t Fee Amour	nt for Properties Listed (37 CFF	R 3.41): \$ 2315
Method o Deposit A		closed Deposit Accour	
		additional fees can be charged to the ac Deposit Account Number:	# 19-2385
		Authorization to charge addition	al fees: Yes 🔀 No 🗌
Statement a	nd Signature		
attac	ne best of my knowledge and ched copy is a true copy of the cated herein.	f belief, the foregoing information is ne original document. Charges to d	s true and correct and any leposit account are authorized, as
Diane Ka	sselman	TONLIL	May 10, 2000
Name	of Person Signing	Signature	Date Signed

D004

FORM PTO-1618C CONTINUAL C	ATION	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Conveying Party Enter Additional Conveying Party	lark if additional names of conveying	Execution Date
Name Dow Jones Markets Inc.		Month Day Year 05291998
Formerly		
Individual General Partnership Limite	d Partnership 👢 Corpora	ation Association
Other		
Citizenship State of Incorporation/Organization		
Receiving Party Enter Additional Receiving Party Mark if	additional names of receiving partie	es attached
Name		
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Composed of		
Address (line 1)		
Address (line 2)		
Address (line 3)	State/Country	Zip Code
	nted Partnership a	document to be recorded is an ssignment and the receiving party is
Corporation Association	a	ot domiciled in the United States, an ppointment of a domestic epresentative should be attached
Other		Designation must be a separate locument from the Assignment.)
Citizenship/State of Incorporation/Organization		
Trademark Application Number(s) or Registra	tion Number(s)	Mark if additional numbers attached
Enter either the Trademark Application Number or the Registration	•	
Trademark Application Number(s) 75697759 75700892 75032985	Registrat	2060 2216674
75097648: 75889168 75889327	2236435 2187	7479 2246434
75859967 75818267 75889169	2216675 1229	
73692629	1213908 1215	
73007301		
75889274 75653937	1751068 1328	
	1593585 1564	1241117
	1855987 1232	1241117

P005

FORM PTO-1618C CONT	FORM COVER SHEET TINUATION IARKS ONLY U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Conveying Party Enter Additional Conveying Party	Mark if additional names of conveying parties attached Execution Date
Name Bridge Commodity Research Bureau,	Month Day Yoar 05291998
Formerly	
Individual General Partnership	Limited Partnership Corporation Association
Other	
Citizenship State of Incorporation/Organization	
Receiving Party Enter Additional Receiving Party	Mark if additional names of receiving parties attached
Name	
DBA/AKA/TA	
Composed of	
Address (line 1)	
Address (line 2)	
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Individual General Partnership Corporation Association Other	Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate document from the Assignment.)
Citizenship/State of Incorporation/Organization Trademark Application Number(s) or Reg	11-12-11-11-11-11-11-11-11-11-11-11-11-1
Trademark Application Number(s)	Registration Number(s)
	2134866 2112811 2088267
	2170497 1382792 1498438
	1702154 1379685 1351076
	1937006 1407935 1846601
	1883373 1817803 1885923
	1900400 1845429 1888314
	1849581 1973639 2120409

FORM PTO-1618C

RECORDATION FORM COVER SHEET CONTINUATION

U.S. Department of Commerce Patent and Trademark Office

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Conveying Party Enter Additional Conveying Party	Mark if additional names of convey	ing parties attached Execution Date Month Day Year
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Individual General Partnership	Limited Partnership Corpo	ration Association
Other		
Citizenship State of Incorporation/Organizat	ion	10.00
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Individual General Partnership		Zip Code If document to be recorded is an
Corporation Association		assignment and the receiving party is not domiciled in the United States, an appointment of a domestic
		representative should be attached (Designation must be a separate
Other		document from the Assignment.)
Citizenship/State of Incorporation/Organiza	tion	
Trademark Application Number(s) or F Enter either the Trademark Application Number or the F		Mark if additional numbers attached numbers for the same property).
Trademark Application Number(s)	l Registra	etion Number(s)
	1941666 200	2017975
	2033727 20	09627 2095788
	•	77027
	2210409 22	10410 1302561
	1988736 13	10410 1302561
	1988736 13 1825495 209	1302561 50032 1339670

RECORDATION FORM COVER SHEET

U.S. Department of Commerce

Expires 06/30/99 OMB 0651-0027 TRADEMARKS C	
Conveying Party Enter Additional Conveying Party Mark if	additional names of conveying parties attached Execution Date Month Day Year
Name Bridge International Holdings, Inc.	05291998
Formerly	
Individual General Partnership Limited Par	tnership X Corporation Association
Other	
Citizenship State of Incorporation/Organization	
Receiving Party Enter Additional Receiving Party Mark if addition	onal names of receiving parties attached
Name	
DBA/AKA/TA	
Composed of	
Address (line 1)	
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Address (line 3)	State/Country Zip Code
	Partnership If document to be recorded is an assignment and the receiving party is
Corporation Association	not domiciled in the United States, an appointment of a domestic representative should be attached
Other	(Designation must be a separate document from the Assignment.)
Citizenship/State of Incorporation/Organization	
Trademark Application Number(s) or Registration Enter either the Trademark Application Number or the Registration Number	· · · · · · · · · · · · · · · · · · ·
Trademark Application Number(s)	Registration Number(s)

P008

FORM P7 Expires 06/30/9 OMB 0651-002	ГО-1618С э	TION FORM COVER CONTINUATION ADEMARKS ONLY		U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Conveyin Enter Addition	g Party nal Conveying Party	Mark if additions	al names of conveying parti	ies attached Execution Date Month Day Year
Name	Rridge Information System	s America, Inc.		05291998
Formerly				
Individ	ual General Partnership	Limited Partnership	Corporation	Association
Other				
	ship State of Incorporation/Organ	nization		
Receiving Enter Addition	J Party nal Receiving Party	Mark if additional name	es of receiving parties attac	hed
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Address (line				
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Address (line	idual General Partnersi	<u> </u>	assignn not don appoint represe	Zip Code ment to be recorded is an nent and the receiving party is niciled in the United States, an ment of a domestic entative should be attached
Other		10.1		ation must be a separate ent from the Assignment.)
Citize	nship/State of Incorporation/Orga	nīzation		
Enter either	k Application Number(s) or the Trademark Application Number or	the Registration Number (DO N	OT ENTER BOTH number	
<u></u>	rademark Application Number	(s) [Registration I	Number(s)

FORM PTO-1618C CON	FORM COVER SHEET ITINUATION MARKS ONLY	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Conveying Party Enter Additional Conveying Party	Mark if additional names of conveying part	execution Date
Name EJV Holdings:Agc.		05291998
Formerly		· · ·
	Limited Partnership Corporation	Association
	Corporation	Association
Other		
Citizenship State of Incorporation/Organization		
Receiving Party Enter Additional Receiving Party	Mark if additional names of receiving parties attac	hed
Name		
DBA/AKA/TA		
Composed of		
Address (line 1)		
Address (line 2)		
Address (line 3)		
Individual General Partnership	I Imited Partnership	Zip Code nent to be recorded is an
Corporation Association	assignn not dom	nent and the receiving party is niciled in the United States, an ment of a domestic
Corporation Association	represe	ntative should be attached ation must be a separate
Other	docume	nt from the Assignment.)
Citizenship/State of Incorporation/Organization	n .	
Trademark Application Number(s) or Re	-	if additional numbers attached
Trademark Application Number(s)	Registration	
Trademark Application Number(s)	Registration	vuinbei(s)

FORM PT Expires 06/30/9 OMB 0651-002	ГО-1618С ⁹	ORDATION FORM CONTINUA TRADEMARK	TION		U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Conveyin Enter Addition	g Party nal Conveying Party	je Ma	rk if additional names o	f conveying parties	attached Execution Date Month Day Year
Name	FJV Partners, 1 P				05291998
Formerly					
Individ	ual General Pa	tnership Limited	Partnership	Corporation	Association
Other					
Citizen	ship State of Incorporation	on/Organization			
Receiving Enter Addition	J Party al Receiving Party	Mark if a	iditional names of recel	ving parties attache	d
Nam	e	. 101			
DBA/AKA/T/	Α		1-11-1		
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Address (line	1)				
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Indivi	city dual General F	artnership Limit	State/Country ed Partnership		Zip Code nt to be recorded is an
Corpor	ration Associati	on		net demici	t and the receiving party is led in the United States, an nt of a domestic
Other				(Designation	tive should be attached on must be a separate
				document	from the Assignment.)
	ship/State of Incorporati		on Number(s)		
	the Trademark Application N	· · · —			dditional numbers attached or the same property).
Tr	ademark Application I	lumber(s)	R	egistration Nu	mber(s)
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FORM PTO-1618C Expires 06/30/99 OMB 0651-0027	RECORDATION FORM CONTINUA TRADEMARK	TION	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Conveying Party Enter Additional Conveying Part	y Ma	ırk if additional names of conv	eying parties attached Execution Date Month Day Year
Name Bridge Hold	ings (U.K.)Inc.		05291998
Formerly			
Individual Ge	neral Partnership Limited	Partnership Corp	oration Association
Other		****	
Receiving Party	corporation/Organization		
Enter Additional Receiving Party Name	Mark it a	dditional names of receiving pa	roes adactieo
DBA/AKA/TA			
Composed of			
Address (line 1)			
Address (line 2)			
Address (line 3)	City	State/Country	Zip Code
Individual	General Partnership Limit	ed Partnership	If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an
Corporation	Association		appointment of a domestic representative should be attached (Designation must be a separate
Other	1		document from the Assignment.)
•	corporation/Organization		
·	n Number(s) or Registration Number or the Registration N	· · · · · · · · · · · · · · · · · · ·	Mark if additional numbers attached numbers for the same property).
Trademark Appl	ication Number(s)	Regist	ration Number(s)

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

RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

U.S. Department of Commorce Patent and Tradomark Office TRADEMARK

OMB 0651-0027	TRADEI	MARKS ONLY	TRADEMARK
Conveying Enter Additiona	Conveying Party	Mark if additional names of	f conveying parties attached _{Execution Date} Month Day Year
Name [Bridge Financial AEA, Inc.		05291998
Formerly _			
Individu	al General Partnership	Limited Partnership	Corporation Association
Other			
	hip State of Incorporation/Organization	n -	
	Receiving Party	Mark if additional names of rece	ving parties attached
Name			
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Address (line 1)		
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Address (line 3	City	State/Country	Zip Code
Individ	ual General Partnership	Limited Partnership	If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic
Other	Association]	representative should be attached (Designation must be a separate document from the Assignment.)
	ship/State of Incorporation/Organization	on	
	Application Number(s) or Re		Mark if additional numbers attached
	he Trademark Application Number or the Reg		
Tra	demark Application Number(s)	 	Registration Number(s)

FORM PTO-1618C CON	FORM COVER SHEET TINUATION TARKS ONLY U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Conveying Party Enter Additional Conveying Party	Mark if additional names of conveying parties attached Execution Date Month Day Year
Name Bridge Investments, Etd.	05291998
Formerly	
Individual General Partnership	Limited Partnership Corporation Association
Other	
Citizenship State of Incorporation/Organization	
Receiving Party Enter Additional Receiving Party	Mark if additional names of receiving parties attached
Name	
DBA/AKA/TA	
Composed of	
Address (line 1)	
Address (line 2)	
Address (line 3) City Individual General Partnership	State/Country State/Country If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an
Corporation Association	appointment of a domestic representative should be attached (Designation must be a separate document from the Assignment.)
Citizenship/State of Incorporation/Organization	
Trademark Application Number(s) or Reg	
Enter either the Trademark Application Number or the Reg	istration Number (DO NOT ENTER BOTH numbers for the same property).
Trademark Application Number(s)	Registration Number(s)

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FORM PTO-1618C CONT	FORM COVER SHEET INUATION ARKS ONLY	U.S. Department of Commerce Patent and Tradamark Office TRADEMARK
Conveying Party Enter Additional Conveying Party	Mark if additional names of conveying p	arties attached Execution Date Month Day Year
Name Bridge News International, Inc.		05291998
Formerly		
Individual General Partnership I	Limited Partnership Corporatio	n Association
Other		
Citizenship State of Incorporation/Organization		
Receiving Party Enter Additional Receiving Party	Mark if additional names of receiving parties at	tached
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Corporation Association	appo repre (Des	intment of a domestic esentative should be attached ignation must be a separate
Other	docu	ment from the Assignment)
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FORM PTO-1618C CON	FORM COVER SHEET TINUATION MARKS ONLY	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Conveying Party Enter Additional Conveying Party	Mark if additional names of	conveying parties attached Execution Date Month Day Year
Name Bridge Information Systems Inter	national, Inc.	05291998
Formerly	*** ** ,	
Individual General Partnership	Limited Partnership	Corporation Association
Other		
Citizenship State of Incorporation/Organization		
Receiving Party Enter Additional Receiving Party	Mark if additional names of receiv	ng parties attached
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DBA/AKA/TA		
Composed of		
Address (line 1)		
Address (line 2)		
Address (line 3)		Zip Code
Individual General Partnership Corporation Association Other Citizenship/State of Incorporation/Organization	State/Country Limited Partnership	If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate document from the Assignment.)
Trademark Application Number(s) or Reg		Mark if additional numbers attached BOTH numbers for the same property).
Trademark Application Number(s)		egistration Number(s)
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RECORDATION FORM COVER SHEET U.S. Department of Commerce FORM PTO-1618C CONTINUATION Patent and Tradomark Office Expires 06/30/99 OMB 0651-0027 TRADEMARK TRADEMARKS ONLY Conveying Party Mark if additional names of conveying parties attached **Execution Date Enter Additional Conveying Party** Month Day 05291998 Dow Jones Markets Holdings, Inc. Formerly Individual General Partnership Limited Partnership Corporation Association Other Citizenship State of Incorporation/Organization Receiving Party Mark if additional names of receiving parties attached Enter Additional Receiving Party Name DBA/AKA/TA Composed of Address (tine 1) Address (line 2) Address (line 3) State/Country Zip Code If document to be recorded is an Individual General Partnership **Limited Partnership** assignment and the receiving party is not domicited in the United States, an Corporation Association appointment of a domestic representative should be attached (Designation must be a separate Other document from the Assignment.) Citizenship/State of Incorporation/Organization Trademark Application Number(s) or Registration Number(s) Mark if additional numbers attached Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property). Trademark Application Number(s) Registration Number(s)

TRADEMARK
REEL: 002041 FRAME: 0212

FORM PTO-1618C CONTI	ORM COVER SHEET NUATION Patent and Trademark Office TRADEMARK ORM COVER SHEET U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Conveying Party Enter Additional Conveying Party	Mark if additional names of conveying parties attached Execution Date Month Day Year
Name Dow Jones Markets Puerto Rico, Inc.	DE201000
Formerly	
Individual General Partnership Li	mited Partnership Corporation Association
Other	
Citizenship State of Incorporation/Organization	
Enter Additional Receiving Faity	ark if additional names of receiving parties attached
Name	
DBA/AKA/TA	
Composed of	
Address (line 1)	
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Address (line 3)	State/Country Zip Code
Individual General Partnership Corporation Association Other Citizenship/State of Incorporation/Organization	Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate document from the Assignment.)
Trademark Application Number(s) or Regis	stration Number(s) Mark if additional numbers attached atton Number (DO NOT ENTER BOTH numbers for the same property).
Trademark Application Number(s)	Registration Number(s)

RECORDATION FORM COVER SHEET

U.S. Department of Commerce

FORM PTO-1618C Expires 06/30/99 OMB 0651-0027	CONTINUATION TRADEMARKS ONLY		Trademark Office DEMARK
Conveying Party Enter Additional Conveying Party			Execution Date Month Day Year
Name Dow Jones Market	s Financial Information Services,	Inc. 0	5291998
Formerly			
Individual General	Partnership Limited Partnership	Corporation A	Association
Other]
Citizenship State of Incorpor	ation/Organization		
Receiving Party Enter Additional Receiving Party	Mark if additional name	es of receiving parties attached	
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		representative shoul (Designation must b	e a separate
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	mber(s) or Registration Num In Number or the Registration Number (DO N		numbers attached e property).
Trademark Application	n Number(s)	Registration Number(s)	

FORM PTO-1618C CON	FORM COVER SHEET FINUATION IARKS ONLY	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Conveying Party	Mark if additional names of conveying parties	attached Execution Date
Name Dow Jones Markets Systems, Inc.		Month Day Year 05291998
Formerly		
Individual General Partnership	Limited Partnership Corporation	Association
Other		
Citizenship State of Incorporation/Organization		
Receiving Party Enter Additional Receiving Party	Mark If additional names of receiving parties attache	d
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DBA/AKA/TA		
Composed of		
Address (line 1)		
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Corporation Association	appointme represents	led in the United States, an nt of a domestic tive should be attached
Other		on must be a separate from the Assignment.)
Citizenship/State of Incorporation/Organization		
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Trademark Application Number(s)	, Registration Nu	

FORM PTO-1618C	ION FORM COVER SHEET CONTINUATION DEMARKS ONLY	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Conveying Party Enter Additional Conveying Party Name Telerate Financial Servaces	Mark if additional names of conveying	parties attached Execution Date Month Day Year 05291998
Formerly		
Individual General Partnership	Limited Partnership Corporati	on Association
Other		
Citizenship State of Incorporation/Organiz	zation	
Receiving Party Enter Additional Receiving Party	Mark if additional names of receiving parties	attached
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DBA/AKA/TA		
Composed of		
Address (line 1)		
Address (line 2)		
Address (line 3)	State/Country	Zip Code
Individual General Partnershi		ocument to be recorded is an ignment and the receiving party is domicited in the United States, an
Corporation Association	teb abi	pointment of a domestic resentative should be attached
Other		signation must be a separate cument from the Assignment)
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RECORDATION FORM COVER SHEET U.S. Department of Commerce FORM PTO-1618C Expires 06/30/99 CONTINUATION Patent and Trademark Office TRADEMARK TRADEMARKS ONLY OMB 0651-0027 Conveying Party Mark If additional names of conveying parties attached **Execution Date Enter Additional Conveying Party** Month Day Year Dow Jones Markets International, Inc. 05291998 Formerly Association General Partnership **Limited Partnership** Corporation Individual Other Citizenship State of Incorporation/Organization Receiving Party Mark if additional names of receiving parties attached **Enter Additional Receiving Party** Name DBA/AKA/TA Composed of Address (line 1) Address (line 2) Address (line 3) State/Country Zip Code If document to be recorded is an General Partnership **Limited Partnership** Individual assignment and the receiving party is not domiciled in the United States, an appointment of a domestic Corporation Association representative should be attached (Designation must be a separate document from the Assignment.) Other Citizenship/State of Incorporation/Organization Trademark Application Number(s) or Registration Number(s) Mark if additional numbers attached Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property). Trademark Application Number(s) Registration Number(s)

D022

FORM PTO-1618C CONTI	ORM COVER SHEET NUATION ARKS ONLY U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Conveying Party Enter Additional Conveying Party	Mark if additional names of conveying parties attached Execution Date
Name Dow Jones Markets International	Company 05291998
Formerly	
Individual General Partnership Li	mited Partnership Corporation Association
Other	
Citizenship State of Incorporation/Organization	
Receiving Party Enter Additional Receiving Party M	ark if additional names of receiving parties attached
Name	
DBA/AKA/TA	
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Address (line 1)	
Address (line 2)	
Address (line 3)	
Individual General Partnership Corporation Association Other	State/Country Limited Partnership if document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate document from the Assignment.)
Citizenship/State of Incorporation/Organization	
Trademark Application Number(s) or Registration For the Trademark Application Number or the Registration	stration Number(s) Mark if additional numbers attached mation Number (DO NOT ENTER BOTH numbers for the same property).
Trademark Application Number(s)	Registration Number(s)

P023

15/10/2000

FORM PTO-1618C	ATION FORM COVER SHEET CONTINUATION ADEMARKS ONLY	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Conveying Party Inter Additional Conveying Party Name One Indepth Data, Inc.	Mark if additional names of conveying	g parties attached Execution Date Month Day Year 05291998
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PLEDGE AND SECURITY AGREEMENT

PLEDGE AND SECURITY AGREEMENT, dated as of May 29, 1998 (this "Agreement"), among EACH OF THE UNDERSIGNED, whether as an original signatory hereto or as an Additional Debtor (as herein defined) (each, a "Debtor") and Harris Trust and Savings Bank, as agent (in such capacity, "Secured Party') for Lenders and Lender Counterparties (as each such term is herein defined).

WITNESSETH:

WHEREAS, Bridge Information Systems, Inc., a Missouri corporation ("Company"), is a party to the Credit and Guaranty Agreement of even date herewith (as it may be from time to time amended, supplemented or otherwise modified, the "Credit Agreement") among Company, certain Subsidiaries of Company, Lenders, Goldman Sachs Credit Partners L.P., as Arranger and Syndication Agent, and Secured Party, as Administrative Agent, and The Bank of Nova Scotia, as Documentation Agent;

WHEREAS, subject to the terms and conditions of the Credit Agreement, Company may enter into one or more Interest Rate Agreements (collectively, the "Hedge Agreements") with one or more Lenders or Affiliates thereof (in such capacity, collectively, "Lender Counterparties");

WHEREAS, in consideration of the extensions of credit and other accommodations of Lenders and Lender Counterparties as set forth in the Credit Agreement and the Hedge Agreements, respectively, each Debtor has agreed, subject to the terms and conditions hereof, each other Credit Document and each of the Hedge Agreements, to secure such Debtor's obligations under the Credit Documents and the Hedge Agreements party thereto as set forth herein; and

WHEREAS, capitalized terms used herein (including the recitals hereto) not otherwise defined herein shall have the meanings ascribed thereto in the Credit Agreement.

NOW, THEREFORE, in consideration of the premises and the agreements, provisions and covenants herein contained, each Debtor and Secured Party agree as follows:

SECTION I. GRANT OF SECURITY

Each Debtor hereby grants to Secured Party a security interest in all of Debtor's right, title and interest in and to the following, in each case whether now or hereafter existing or in which Debtor now has or hereafter acquires an interest and wherever the same may be located (collectively, the "Collateral");

A. the "Securities Collateral", which term means:

the shares of stock (the "Pledged Shares") owned by such Debtor and described on Schedule 1.1(a), and the certificates representing such Pledged Shares and any interest of such Debtor in the entries on the books of any financial intermediary pertaining to such Pledged Shares, and all dividends cash. warrants, rights, instruments and other property or proceeds from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such Pledged Shares; provided, to the extent the issuer of any of such Pledged Shares is a controlled foreign corporation (used hereinafter as such term is defined in Section 957(a) or a successor provision of the Internal Revenue Code of 1986, as amended from time to time), such Debtor shall only be required to pledge Pledged Shares or, certificates representing Pledged Shares of, and such interests pertaining to Pledged Shares of such issuer possessing up to but not exceeding 65% of the voting power of all classes of capital stock entitled to vote of such issuer, and all dividends, cash, warrants, rights, instruments and other property or proceeds from time to time received. receivable or otherwise distributed in respect of or in exchange for any or all of such Pledged Shares;

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- all shares of, and all securities convertible into and warrants, options and other rights to purchase or otherwise acquire, stock of any Person that, after the date of this Agreement, becomes, as a result of any occurrence, a direct Subsidiary of such Debtor (which shares shall be deemed to be part of the Pledged Shares), the certificates or other instruments representing such shares, securities, warrants, options or other rights and any interest of such Debtor in the entries on the books of any financial intermediary pertaining to such shares, and all dividends, cash, warrants, rights, instruments and other property or proceeds from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of such shares, securities, warrants, options or other rights; provided, to the extent that the issuer of any such capital stock is a controlled foreign corporation, such Debtor shall only be required to pledge such capital stock of such issuer possessing up to but not exceeding 65% of the voting power of all classes of capital stock entitled to vote of such issuer;
- all of such Debtor's right, title and interest as a limited and/or general partner in the limited)partnerships set forth on Schedule 1.1(d) (the "Partnerships"), whether now owned or hereafter acquired, including all of such Debtor's right, title and interest in, to and under the limited) partnership agreements described on Schedule 1.1(d) (as such agreements have heretofore been and may hereafter be amended, restated, supplemented or otherwise modified from time to time, collectively, the "Partnership Agreements') to which it is a party (including, if such Debtor is a general partner of any Partnership, the right to vote with respect to and to manage and administer the business of such Partnership) together with all other rights, interests, claims and other property of such Debtor in any manner arising out of or relating to its limited and/or general partnership interest in the Partnerships, whatever their respective kind or character, whether they are tangible or intangible property, and wheresoever they may exist or be located, and further including all of the rights of such Debtor as a limited and/or general partner: a. to (1) receive money due and to become due (including without limitation dividends, distributions, interest, income from partnership properties and operations, proceeds of sale of partnership assets and returns of capital) under or pursuant to the Partnership Agreements, (2) receive payments upon termination of the Partnership Agreements, and (3) receive any other payments or distributions, whether cash or noncash, in respect of such Debtor's limited and/or general partnership interest evidenced by the Partnership Agreements; b. in and with respect to claims and causes of action rising out of or relating to the Partnerships; and c. to have the access to the Partnerships' books and records and to other information concerning or affecting the Partnerships;
- 5. any "certificate of interest" or "certificates of interest" (or other certificates or instruments however designated or titled) issued by the Partnerships and evidencing such Debtor's interest as a limited and/or general partner in the Partnerships (collectively, the "Certificates") and any interest of such Debtor in the entries on the books of any financial intermediary pertaining to such Debtor's interest as a limited and/or general partner in the Partnership;

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all right, title and interest of such Debtor as a member of each Person that is organized as a 6. limited liability company (collectively, the "LLCs"), whether now owned or hereafter acquired, including all of such Debtor's right, title and interest in, to and under the limited liability company interests as set forth on Schedule 1.1(f), whether such right, title and interest arises under the limited liability company agreement (each an "LLC Agreement") of such Person or otherwise, as the same may be amended from time to time, including a, all rights of such Debtor to receive distributions of any kind, in cash or otherwise, due or to become due under or pursuant to each such LLC Agreement or otherwise in respect of such Person, b. all rights of such Debtor to receive proceeds of any insurance, indemnity, warranty or guaranty with respect to each such Person, c. all claims of such Debtor for damages arising out of, or for the breach of, or for a default under, each such LLC Agreement, d. any certificated or uncertificated security evidencing any of the foregoing issued by such Person to such Debtor and e. to the extent not included in the foregoing, all proceeds of any and all of the foregoing (all of the foregoing being referred to herein collectively as the "LLC Interests");

Bothe restricted deposit account established and maintained by Secured Party pursuant to Section 5.3 (the "Collateral Account"), together with 1. all amounts on deposit from time to time in such denosit accounts; and 2. all interest, cash, instruments, securities and other property from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all of the foregoing:

C. the "Intellectual Property Collateral", which term means:

- all trademarks, service marks, designs, logos, indicia, tradenames, corporate names, company 1. names, business names, fictitious business names, trade styles and/or other source and/or business identifiers and applications pertaining thereto, owned or used by such Debtor in its business, or hereafter adopted and used (including, without limitation, the Trademarks specifically identified in Schedule 1.3(a), as the same may be amended pursuant hereto from time to time) (collectively, the "Trademarks"), all registrations that have been or may hereafter be issued or applied for thereon in the United States and any state thereof and in certain foreign countries (including, without limitation, the registrations specifically identified in Schedule 1.3(a), as the same may be amended pursuant hereto from time to time) (the "Trademark Registrations'), all common law and other rights (but in no event any of the obligations) in and to the Trademarks in the United States and any state thereof and in certain foreign countries (the "Trademark Rights'), and all goodwill of such Debtor's business symbolized by the Trademarks and associated therewith (the "Associated Goodwill"):
- all patents and patent applications and rights and interests in patents and patent applications under any domestic law that are presently, or in the future may be, owned by such Debtor and all patents and patent applications and rights and interests in patents and patent applications under any domestic law that are presently, or in the future may be, held or used by such Debtor in whole or in part (including, without limitation, the patents and patent applications listed in Schedule 1.3(b), as the same may be amended pursuant hereto from time to time), all rights (but not obligations) corresponding thereto (including, without limitation, the right (but not the obligation, and exercisable only upon the occurrence and continuation of an Event of Default) to sue for past, present and future infringements in the name of such Debtor or in the name of Secured Party or Lenders), and all re-issues, divisions, continuations, renewals, extensions and continuations-in-part thereof (all of the foregoing being collectively referred to as the "Patents"); it being understood that the rights and interest included herein hereby shall include, without limitation, all rights and interests pursuant to licensing or other contracts in favor of such Debtor pertaining to patent applications and patents presently or in the future owned or used by third parties but, in the case of third parties which are not Affiliates of Assignor, only to the extent permitted by such licensing or other contracts and, if not so permitted, only with the consent of such third parties; and
- various published and unpublished works of authorship including, without limitation, computer programs, computer data bases, other computer software (including without limitation object code and source code), mask works, semiconductor chips, masks, cell libraries, layouts, trade secrets, trade secret

rights, trade dress rights, ideas, drawings, designs, schematics, algorithms, writings, techniques, processes and formulas (including, without limitation, the works listed on Schedule 1.3(c), as the same may be amended pursuant hereto from time to time) (collectively, the "Copyrights"), all copyright registrations issued to such Debtor and applications for copyright registration that have been or may hereafter be issued or applied for thereon in the United States and any state thereof and in certain foreign countries (including, without limitation, the registrations listed on Schedule 1.3(c), as the same may be amended pursuant hereto from time to time) (collectively, the "Copyright Registrations"), all common law and other rights in and to the Copyrights in the United States and any state thereof and in certain foreign countries including all copyright licenses (but with respect to such copyright licenses, only to the extent permitted by such licensing arrangements) (the "Copyright Rights"), including, without limitation, each of the Copyrights, rights, titles and interests in and to the Copyrights and works protectable by copyright, which are presently, or in the future may be, owned, created (as a work for hire for the benefit of such Debtor), authored (as a work for hire for the benefit of such Debtor), acquired or used (whether pursuant to a license or otherwise but only to the extent permitted by agreements governing such license or other use) by such Debtor, in whole or in part, and all Copyright Rights with respect thereto and all Copyright Registrations therefor, heretofore or hereafter granted or applied for, and all renewals and extensions thereof, throughout the world, including all proceeds thereof (such as, by way of example and not by limitation, license royalties and proceeds of infringement suits), the right (but not the obligation) to renew and extend such Copyrights, Registrations and Copyright Rights and to register works protectable by copyright and the right (but not the obligation and exercisable only upon the occurrence and continuation of an Event of Default) to sue or bring opposition or cancellation proceedings in the name of such Debtor or in the name of Secured Party or Lenders for past. present and future infringements of the Copyrights and Copyright Rights;

- D. all of Company's right, title and interest in the Capital Contribution Agreement.;
- E. to the extent not otherwise included in any other paragraph of this <u>Section 1</u>, all other general intangibles, including tax refunds, rights to payment or performance, *choses in action* and judgments taken on any rights or claims included in the Collateral;
- F. all books, records, ledger cards, files, correspondence, computer programs, tapes, disks and related data processing software that at any time evidence or contain information relating to any of the Collateral or are otherwise necessary or helpful in the collection thereof or realization thereupon; and
- G. to the extent not covered by <u>Sections 1.1</u> through <u>1.5</u> all proceeds, products, rents and profits of or from any and all of the foregoing Collateral and, to the extent not otherwise included, all payments under insurance (whether or not Secured Party is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Collateral. For purposes of this Agreement, the term "proceeds" includes whatever is receivable or received when Collateral or proceeds are sold, exchanged, collected or otherwise disposed of, whether such disposition is voluntary or involuntary.

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SECTION II. SECURITY FOR OBLIGATIONS; DEBTORS REMAIN LIABLE

This Agreement secures, and the Collateral is collateral security for, the prompt payment or performance in full when due, whether at stated maturity, by required prepayment, declaration, acceleration, demand or otherwise (including the payment of amounts that would become due but for the operation of the automatic stay under Section 362(a) of the Bankruptcy Code, 11 U.S.C. §362(a)), of all Obligations with respect to each Debtor (the "Secured Obligations"). Anything contained herein to the contrary notwithstanding, 1. each Debtor shall remain liable under any Partnership Agreement, LLC Agreement or any other contracts and agreements included in the Collateral, to the extent set forth therein, to perform all of its duties and obligations thereunder to the same extent as if this Agreement had not been executed; 2. the exercise by Secured Party of any of its rights hereunder shall not release any Debtor from any of its duties or

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obligations under the contracts and agreements included in the Collateral; and 3. Secured Party shall not have any obligation or liability under any Partnership Agreement, LLC Agreement or any other contracts and agreements included in the Collateral by reason of this Agreement, nor shall Secured Party be obligated to perform any of the obligations or duties of any Debtor thereunder or to take any action to collect or enforce any claim for payment assigned hereunder. Notwithstanding any of the foregoing, this Agreement shall not in any way be deemed to obligate Secured Party, any Lender or any purchaser at a foreclosure sale under this Agreement to assume any of any Debtor's obligations, duties, expenses or liabilities under any LLC Agreement or Partnership Agreement (including any Debtor's obligations as a general partner for the debts and obligations of a Partnership) and to manage the business and affairs of any Partnership or any of such Debtor's obligations for the debts and obligations of an LLC, or under any and all other agreements now existing or hereafter drafted or executed (collectively, the "Debtor Obligations") unless Secured Party. any Lender or any such purchaser otherwise expressly agrees in writing to assume any or all of said Debtor Obligations. In the event of foreclosure by Secured Party, each Debtor shall remain bound and obligated to perform its Debtor Obligations arising during or otherwise related to its ownership of the Collateral, and neither Secured Party nor any Lender shall be deemed to have assumed any of such Debtor Obligations except as provided in the preceding sentence. Without limiting the generality of the foregoing, neither the grant of the security interest in the Collateral in favor of Secured Party as provided herein nor the exercise by Secured Party of any of its rights hereunder nor any action by the Secured party in connection with a foreclosure on the Collateral shall be deemed to constitute Secured Party or any Lender a partner of any Partnership or a member of any LLC; provided, in the event Secured Party or any purchaser of Collateral at a foreclosure sale elects to become a substituted general partner of any Partnership or manager of any LLC in place of any Debtor, Secured Party or such purchaser, as the case may, shall adopt in writing the applicable Partnership Agreement or LLC Agreement, as the case may be, and agree to be bound by the terms and provisions thereof.

SECTION III. REPRESENTATIONS AND WARRANTIES

A. Generally. In addition to any other representation made thereby in any other Credit Document, each Debtor represents and warrants that 1 except for the security interest created by this Agreement, each Debtor owns, or with respect to the Intellectual Property Collateral, reasonably believes in good faith that it owns, the Collateral owned by such Debtor free and clear of any Lien other than Permitted Lien; 2, this Agreement, together with the filing of a financing statement describing the Collateral with the filing offices listed on Schedule 3.1, and the recording of this Agreement or a memorandum hereof with the governmental offices with respect to that portion of the Collateral for which such filing is required or is deemed necessary, in the reasonable judgment of Secured Party, creates a valid, perfected and first priority security interest in the Collateral in the United States, securing the payment of the Secured Obligations, and, upon said filing of said financing statement and said recording of this Agreement or a memorandum thereof, all filings and other actions necessary or desirable to perfect and protect such security interest in the United States shall have been duly made or taken; 3. except such as may have been filed in favor of Secured Party relating to this Agreement or for which termination statements applicable thereto shall have been delivered to Secured Party on the Closing Date, no effective financing statement or other instrument similar in effect covering all or any part of the Collateral is on file in any filing or recording office in the United States; and 4. all notes and other instruments (excluding checks) comprising any and all items of Collateral have been delivered to Secured Party duly endorsed and accompanied by duly executed instruments of transfer or assignment in blank.

B. Securities Collateral. In addition to any other representation made thereby in any other Credit Document, each Debtor represents and warrants that 1. all of the Pledged Shares have been duly authorized and validly issued and are fully paid and non-assessable; 2. the Pledged Shares constitute all of the issued and outstanding shares of stock of each issuer thereof, and there are no outstanding warrants, options or other rights to purchase, or other agreements outstanding with respect to, or property that is now or hereafter convertible into, or that requires the issuance or sale of, any Pledged Shares; 3, the security interest of

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Secured Party hereunder has been registered on the books and records of any issuer of "uncertificated securities" (as such term is defined in the UCC) included in the Collateral; and 4, no consent of any Person, including any other limited or general partner of the Partnerships, any other member of any LLC, or any creditor of Debtors, and no authorization, approval or other action by, and no notice to or filing with, any governmental authority or regulatory body is required for either a, the grant by Debtors of the security interests granted hereby, b, the execution, delivery or performance of this Agreement by Debtors, or c, the perfection of or the exercise by Secured Party of its rights and remedies hereunder (except as may have been taken by or at the direction of Debtors).

C. Intellectual Property Collateral. In addition to any other representation made thereby in any other Credit Document, but in each case subject to any such exceptions to any such representation as expressly set forth in any other Credit Document, each Debtor represents and warrants that 1. a true and complete list of all Trademark Registrations and Trademark applications owned, held (whether pursuant to a license or otherwise) or used by such Debtor, in whole or in part, as of the date of this Agreement is set forth in Schedule 1.3(a); 2. a true and complete list of all Patents owned, held (whether pursuant to a license or otherwise) or used by such Debtor, in whole or in part, as of the date of this Agreement is set forth in Schedule 1.3(b); 3. a true and complete list of all Copyright Registrations and applications for Copyright Registrations held (whether pursuant to a license or otherwise) or used by such Debtor, in whole or in part, as of the date of this Agreement is set forth in Schedule 1.3(c); 4. after inquiry, Debtor is not aware of any pending or threatened claim by any third party that any of the Intellectual Property owned, held or used by such Debtor is invalid or unenforceable; and 5. except as set forth on Schedule 3.1, no effective security interest or other Lien covering all or any part of the Intellectual Property Collateral is on file in the United States Patent and Trademark Office or the United States Copyright Office.

SECTION IV. FURTHER ASSURANCES; ADDITIONAL DEBTORS

- A. Generally. Each Debtor agrees that from time to time, at the expense of Debtor, each Debtor will promptly execute and deliver all further instruments and documents, and take all further action, that may be necessary or desirable, or that Secured Party may reasonably request, in order to perfect and protect any security interest granted or purported to be granted hereby or to enable Secured Party to exercise and enforce its rights and remedies hereunder with respect to any Collateral. Without limiting the generality of the foregoing, each Debtor will 1, execute and file such financing or continuation statements, or amendments thereto, and such other instruments or notices, as may be necessary, or as Secured Party may reasonably request, in order to perfect and preserve the security interests granted or purported to be granted hereby; 2. at any reasonable time, upon request by Secured Party, exhibit the Collateral to and allow inspection of the Collateral by Secured Party, or persons designated by Secured Party; and 3. at Secured Party's request, appear in and defend any action or proceeding that may affect Debtor's title to or Secured Party's security interest in all or any part of the Collateral. Each Debtor hereby authorizes Secured Party to file one or more financing or continuation statements, and amendments thereto, relative to all or any part of the Collateral without the signature of Debtor. Each Debtor agrees that a carbon, photographic or other reproduction of this Agreement or of a financing statement signed by Debtor shall be sufficient as a financing statement and may be filed as a financing statement in any and all jurisdictions. Each Debtor will furnish to Secured Party from time to time statements and schedules further identifying and describing the Collateral and such other reports in connection with the Collateral as Secured Party may reasonably request. all in reasonable detail.
- B. Securities Collateral. Each Debtor agrees that it will, upon obtaining any additional shares of stock or other securities required to be pledged hereunder, promptly (and in any event within five Business Days) deliver to Secured Party a Pledge Supplement, duly executed by Debtor, in substantially the form of Exhibit A (a "Pledge Supplement"), in respect of the additional Pledged Shares to be pledged pursuant to this Agreement. Each Debtor hereby authorizes Secured Party to attach each Pledge Supplement to this Agreement and agrees that all Pledged Shares of Debtor listed on any Pledge Supplement shall for all

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purposes hereunder be considered Collateral of Debtor; <u>provided</u>, the failure of any Debtor to execute a Pledge Supplement with respect to any additional Pledged Shares pledged pursuant to this Agreement shall not impair the security interest of Secured Party therein or otherwise adversely affect the rights and remedies of Secured Party hereunder with respect thereto. Each Debtor agrees that upon request by Secured Party, each Debtor, at its own expense, shall deliver to the applicable Partnership or LLC, as the case may be, an order, satisfactory in form and substance to Secured Party, requesting that the pledge of such Debtor's interest as a partner in such Partnership or as a member of such LLC, as applicable, which is included in the Collateral be registered on the books of such Partnership or LLC, as applicable.

- C. Intellectual Property Collateral. If any Debtor shall hereafter obtain rights to any new Intellectual Property Collateral or become entitled to the benefit of 1. any patent application or patent or any reissue, division, continuation, renewal, extension or continuation-in-part of any Patent or any improvement of any Patent; or 2, any Copyright Registration, application for Registration or renewals or extension of any Copyright, then in any such case, the provisions of this Agreement shall automatically apply thereto. Each Debtor shall promptly notify Secured Party in writing of any of the foregoing rights acquired by Debtor after the date hereof and of a, any Trademark Registrations issued or applications for Trademark Registration or applications for Patents made, and b. any Copyright Registrations issued or applications for Copyright Registration made, in any such case, after the date hereof. Promptly after the filing of an application for any (1) Trademark Registration; (2) Patent; and (3) Copyright Registration, each Debtor shall execute and deliver to Secured Party and record in all places where this Agreement is recorded a Pledge Supplement, pursuant to which Debtor shall grant to Secured Party a security interest to the extent of its interest in such Intellectual Property Collateral; provided, if, in the reasonable judgment of Debtor, after due inquiry, granting such interest would result in the grant of a Trademark Registration or Copyright Registration in the name of Secured Party, in which event Debtor shall give written notice to Secured Party as soon as reasonably practicable and the filing shall instead be undertaken as soon as practicable but in no case later than immediately following the grant of the applicable Trademark Registration or Copyright Registration, as the case may be. In addition to the foregoing, each Debtor hereby authorizes Secured Party to modify this Agreement without obtaining Debtor's approval of or signature to such modification by amending Schedules 1.3(a), 1.3(b), and 1.3(c), as applicable, to include reference to any right, title or interest in any existing Intellectual Property Collateral or any Intellectual Property Collateral acquired or developed by Debtor after the execution hereof or to delete any reference to any right, title or interest in any Intellectual Property Collateral in which Debtor no longer has or claims any right, title or interest.
- D. Additional Debtors. From time to time subsequent to the date hereof, additional Persons may become parties hereto as additional Debtors (each, an "Additional Debtor"), by executing a Counterpart Agreement pursuant to Section 5.9 of the Credit Agreement. Upon delivery of any such Counterpart Agreement to Secured Party, notice of which is hereby waived by Debtors, each Additional Debtor shall be a Debtor and shall be as fully a party hereto as if Additional Debtor were an original signatory hereto. Each Debtor expressly agrees that its obligations arising hereunder shall not be affected or diminished by the addition or release of any other Debtor hereunder, nor by any election of Administrative Agent not to cause any Subsidiary of Company to become an Additional Debtor hereunder. This Agreement shall be fully effective as to any Debtor that is or becomes a party hereto regardless of whether any other Person becomes or fails to become or ceases to be a Debtor hereunder.

SECTION V. COVENANTS OF DEBTORS

A. Generally. Each Debtor shall 1. except for the security interest created by this Agreement, not create or suffer to exist any Lien upon or with respect to any of the Collateral, except Permitted Liens; 2. not use or permit any Collateral to be used unlawfully or in violation of any provision of this Agreement or any applicable statute, regulation or ordinance or any policy of insurance covering the Collateral; 3. notify Secured Party of any change in Debtor's name, identity or corporate structure within 15 days of such change; 4. diligently keep reasonable records respecting the Intellectual Property Collateral and at all times keep at

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least one complete set of its records concerning such Collateral at its chief executive office or principal place of business; 5, if Secured Party gives value to enable Debtor to acquire rights in or the use of any Collateral. use such value for such purposes; 6. pay promptly when due all property and other taxes, assessments and governmental charges or levies imposed upon, and all claims (including claims for labor, materials and supplies) against, the Collateral, except to the extent the validity thereof is being contested in good faith; provided, Debtor shall in any event pay such taxes, assessments, charges, levies or claims not later than five days prior to the date of any proposed sale under any judgement, writ or warrant of attachment entered or filed against Debtor or any of the Collateral as a result of the failure to make such payment; and 7. upon any officer of such Debtor obtaining knowledge thereof, promptly notify Secured Party in writing of any event that may materially and adversely affect the value of the Collateral or any portion thereof, the ability of Debtor or Secured Party to dispose of the Collateral or any portion thereof, or the rights and remedies of Secured Party in relation thereto, including, without limitation, the levy of any legal process against the Collateral or any portion thereof. No Debtor shall sell, transfer or assign (by operation of law or otherwise) any Collateral except as permitted by Section 6 of the Credit Agreement (a "Permitted Sale"). So long as a. no Event of Default shall have occurred and is then continuing or would occur after giving effect to a Permitted Sale, and b. the Net Asset Sale Proceeds with respect to such Permitted Sale are delivered to Secured Party contemporaneously with such Permitted Sale, Secured Party shall release the Lien hereof encumbering the Collateral that is the subject of such Permitted Sale. Secured Party shall execute each and every appropriate filing statement and/or recording document reasonably requested by any Debtor is connection with the foregoing. Any reasonable expense or cost incurred by Secured Party in connection with any such release shall be for the account of the applicable Debtor.

B. Securities Collateral.

- Delivery, a. All certificates or instruments representing or evidencing the Securities Collateral shall be delivered to and held by or on behalf of Secured Party pursuant hereto and shall be in suitable form for transfer by delivery or, as applicable, shall be accompanied by Debtor's endorsement, where necessary, or duly executed instruments of transfer or assignment in blank, all in form and substance satisfactory to Secured Party. Upon the occurrence and during the continuation of an Event of Default, Secured Party shall have the right, without notice to any Debtor, to transfer to or to register in the name of Secured Party or any of its nominees any or all of the Securities Collateral, subject only to the revocable rights specified herein. In addition, Secured Party shall have the right at any time to exchange certificates or instruments representing or evidencing Securities Collateral for certificates or instruments of smaller or larger denominations.
- Each Debtor hereby consents to the pledge of the Partnership Interests by each other b. Debtor in each Partnership pursuant to the terms hereof, and, subject to Section 7, to the transfer of such Partnership Interests to Secured Party or its nominee and to the substitution of Secured Party or its nominee as a substituted Partner or each such Partnership with all the rights, powers and duties of a general partner or a limited partners, as the case may be.
- Each Debtor hereby consents to the pledge of the LLC Interests by each other Debtor in each LLC pursuant to the terms hereof, and, subject to Section 7, to the transfer of such LLC Interests to Secured Party or its nominee and to the substitution of Secured Party or its nominee as a substituted member of the LLC with all the rights, powers and duties of a member of the LLC in question.
- Covenants. Each Debtor shall a not permit any issuer of Pledged Shares to merge or consolidate unless all the outstanding capital stock of the surviving or resulting corporation is, upon such merger or consolidation, pledged hereunder and no cash, securities or other property is distributed in respect of the outstanding shares of any other constituent corporation; provided, if the surviving or resulting corporation upon any such merger or consolidation involving an issuer of Pledged Shares which is a controlled foreign corporation is a controlled foreign corporation, then such Debtor shall only be required to

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pledge outstanding capital stock of such surviving or resulting corporation possessing up to but not exceeding 65% of the voting power of all classes of capital stock of such issuer entitled to vote; b. cause each issuer of Pledged Shares not to issue any stock or other securities in addition to or in substitution for the Pledged Shares issued by such issuer, except to Debtor; c. promptly deliver to Secured Party notice of the conversion of any partnership interests in a Partnership Agreement or any membership interests in a LLC to certificated form: d. not (1) cancel or terminate any of the Partnership Agreements or LLC Agreements or consent to or accept any cancellation or termination thereof, (2) sell, assign (by operation of law or otherwise) or otherwise dispose of any part of its limited or general partnership interest in any of the Partnerships or its membership interest in any of the LLCs, (3) amend, supplement or otherwise modify any of the Partnership Agreements or any of the LLC Agreements (as in effect on the date hereof), (4) waive any default under or breach of any of the Partnership Agreements or any of the LLC Agreements or waive, fail to enforce, forgive or release any right, interest or entitlement of any kind, howsoever arising, under or in respect of any of the Partnership Agreements or any of the LLC Agreements or vary or agree to the variation in any respect of any of the provisions of any of the Partnership Agreements or any of the LLC Agreements or the performance of any Other Person under any of the Partnership Agreements or any of the LLC Agreements, or (5) petition, request or take any other legal or administrative action which seeks, or may reasonably be expected, to rescind, to terminate or to suspend any of the Partnership Agreements or any of the LLC Agreements or to amend or modify any of the Partnership Agreements or any of the LLC Agreements; e. at its expense (1) perform and comply in all material respects with all terms and provisions of the Partnership Agreements and the LLC Agreements required to be performed or complied with by it, (2) maintain the Partnership Agreements and the LLC Agreements to which it is a party in full force and effect, and (3) enforce each of the Partnership Agreements and each of the LLC Agreements to which it is a party in accordance with its terms; f. not vote to permit the Partnerships or the LLCs to enter into any transaction of merger or consolidation, or liquidate, wind up or dissolve itself (or suffer any liquidation or dissolution); g. upon request by Secured Party, cause each Person which is an issuer of an uncertificated security included in the Collateral to execute and deliver all instruments and documents, and take all further action, that may be reasonably necessary or desirable, or that Secured Party may reasonably request, in order to perfect and protect any security interest granted or purported to be granted in such uncertificated securities, to establish "control" (as such term is defined in the UCC) by Secured Party over such Collateral or to enable Secured Party to exercise and enforce its rights and remedies hereunder with respect to such Collateral, including, and as applicable. (1) register the security interest granted hereby upon the books of such Person in accordance with Article 8 of the UCC, and (2) deliver to Secured Party Acknowledgment of Pledge, duly executed by such Debtor, in substantially the form of Exhibit B (an "Acknowledgment of Pledge"); h, pledge hereunder, immediately upon its acquisition (directly or indirectly) thereof, any and all additional shares of stock or other securities of each issuer of Pledged Shares; and i, pledge hereunder, immediately upon its acquisition (directly or indirectly) thereof, any and all shares of stock of any Person that, after the date of this Agreement, becomes, as a result of any occurrence, a direct Subsidiary of any Debtor; provided, notwithstanding anything contained in this clause (ix) to the contrary, such Debtor shall only be required to pledge the outstanding capital stock of a controlled foreign corporation possessing up to but not exceeding 65% of the voting power of all classes of capital stock of such controlled foreign corporation entitled to vote.

Voting and Distributions. a. So long as no Event of Default shall have occurred and be continuing, (1) each Debtor shall be entitled to exercise any and all voting and other consensual rights pertaining to the Securities Collateral or any part thereof for any purpose not inconsistent with the terms of this Agreement or the Credit Agreement; provided, no Debtor shall exercise or refrain from exercising any such right if Secured Party shall have notified Debtor that, in Secured Party's reasonable judgment, such action would have a material adverse effect on the value of the Securities Collateral or any part thereof; and provided further. Debtor shall give Secured Party at least two Business Days' prior written notice of the manner in which it intends to exercise, or the reasons for refraining from exercising, any such right. It is understood, however, that neither (a) the voting by Debtor of any Pledged Shares for or Debtor's consent to the election of directors at a regularly scheduled annual or other meeting of stockholders or with respect to incidental matters at any such meeting, nor (b) Debtor's consent to or approval of any action otherwise permitted under this Agreement and the Credit Agreement shall be deemed inconsistent with the terms of

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this Agreement or the Credit Agreement within the meaning of this Section, and no notice of any such voting or consent need be given to Secured Party; (2) Debtor shall be entitled to receive and retain, and to utilize free and clear of the lien of this Agreement, any and all dividends and interest paid in respect of the Securities Collateral; provided, any and all (a) dividends and interest paid or payable other than in cash in respect of, and instruments and other property received, receivable or otherwise distributed in respect of, or in exchange for, any Securities Collateral, (b) dividends and other distributions paid or payable in cash in respect of any Securities Collateral in connection with a partial or total liquidation or dissolution or in connection with a reduction of capital, capital surplus or paid-in-surplus, and (c) cash paid, payable or otherwise distributed in respect of principal or in redemption of or in exchange for any Securities Collateral. shall be, and shall forthwith be delivered to Secured Party to hold as, Securities Collateral and shall, if received by Debtor, be received in trust for the benefit of Secured Party, be segregated from the other property or funds of Debtor and be forthwith delivered to Secured Party as Securities Collateral in the same form as so received (with all necessary endorsements); and (3) Secured Party shall promptly execute and deliver (or cause to be executed and delivered) to Debtor all such proxies, dividend payment orders and other instruments as Debtor may from time to time reasonably request for the purpose of enabling Debtor to exercise the voting and other consensual rights when and to the extent which it is entitled to exercise pursuant to clause (i) above and to receive the dividends, principal or interest payments which it is authorized to receive and retain pursuant to clause (2) above.

- Upon the occurrence and during the continuation of an Event of Default, (1) upon written notice from Secured Party to any Debtor, all rights of Debtor to exercise the voting and other consensual rights which it would otherwise be entitled to exercise pursuant hereto shall cease, and all such rights shall thereupon become vested in Secured Party who shall thereupon have the sole right to exercise such voting and other consensual rights; (2) all rights of Debtor to receive the dividends and interest payments which it would otherwise be authorized to receive and retain pursuant hereto shall cease, and all such rights shall thereupon become vested in Secured Party who shall thereupon have the sole right to receive and hold as Securities Collateral such dividends and interest payments; and (3) all payments which are received by Debtor contrary to the provisions of clause (2) above shall be received in trust for the benefit of Secured Party, shall be segregated from other funds of Debtor and shall forthwith be paid over to Secured Party as Securities Collateral in the same form as so received (with any necessary endorsements); and (4) all rights of such Debtor or receive any and all payments under or in connection with the Partnership Agreements and/or the LLC Agreements, including but not limited to the profits, dividends, and other distributions which it would otherwise be authorized to receive and retain pursuant hereto, shall cease, and all such rights shall thereupon become vested in Secured Party who shall thereupon have the sole right to receive and hold such payments as collateral.
- IRREVOCABLEPROXY. IN ORDER TO PERMIT SECURED PARTY TO EXERCISE THE VOTING AND OTHER CONSENSUAL RIGHTS WHICH IT MAY BE ENTITLED TO EXERCISE PURSUANT HERETO AND TO RECEIVE ALL DIVIDENDS AND OTHER DISTRIBUTIONS WHICH IT MAY BE ENTITLED TO RECEIVE HEREUNDER, (1) DEBTOR SHALL PROMPTLY EXECUTE AND DELIVER (OR CAUSE TO BE EXECUTED AND DELIVERED) TO SECURED PARTY ALL SUCH PROXIES, DIVIDEND PAYMENT ORDERS AND OTHER INSTRUMENTS AS SECURED PARTYMAY FROM TIME TO TIME REASONABLYREQUEST, AND (2) WITHOUT LIMITING THE EFFECT OF CLAUSE (1) ABOVE, DEBTOR HEREBY GRANTS TO SECURED PARTY AN IRREVOCABLEPROXY TO VOTE THE PLEDGED SHARES AND TO EXERCISE ALL OTHER RIGHTS, POWERS, PRIVILEGES AND REMEDIES TO WHICH A HOLDER OF THE PLEDGED SHARES WOULD BE ENTITLED (INCLUDING GIVING OR WITHHOLDING WRITTEN CONSENTS OF SHAREHOLDERS. CALLING SPECIAL MEETINGS OF SHAREHOLDERS AND VOTING AT SUCH MEETINGS), WHICH PROXY SHALL BE EFFECTIVE, AUTOMATICALLYAND WITHOUT THE NECESSITY OF ANY ACTION (INCLUDING ANY TRANSFER OF ANY PLEDGED SHARES ON THE RECORD BOOKS OF THE ISSUER THEREOF) BY ANY OTHER PERSON (INCLUDING THE ISSUER OF THE PLEDGED SHARES OR ANY OFFICER OR AGENT THEREOF), UPON THE OCCURRENCE AND DURING THE

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CONTINUATION OF AN EVENT OF DEFAULT, AND WHICH PROXY SHALL ONLY TERMINATE UPON THE PAYMENT IN FULL OF THE SECURED OBLIGATIONS.

C. Collateral Account. Secured Party is hereby authorized to establish and maintain at its office at Harris Trust and Savings Bank, as a blocked account in the name of Secured Party and under the sole dominion and control of Secured Party, a restricted deposit account designated as "Bridge Information Systems, Inc. Collateral Account". All amounts at any time held in the Collateral Account shall be beneficially owned by Debtor but shall be held in the name of Secured Party hereunder, for the benefit of Lenders, as collateral security for the Secured Obligations upon the terms and conditions set forth herein. Debtor shall have no right to withdraw, transfer or, except as expressly set forth herein, otherwise receive any funds deposited into the Collateral Account. Anything contained herein to the contrary notwithstanding, the Collateral Account shall be subject to such applicable laws, and such applicable regulations of the Board of Governors of the Federal Reserve System and of any other appropriate banking or governmental authority. as may now or hereafter be in effect. All deposits of funds in the Collateral Account shall be made by wire transfer (or, if applicable, by intra-bank transfer from another account of Debtor) of immediately available funds, in each case addressed as follows: Account No.: 195-882-6, ABA No.: 071000288, Reference: Bridge Information Systems, Inc., Attention: Emerging Majors West. Debtor shall, promptly after initiating a transfer of funds to the Collateral Account, give notice to Secured Party by telefacsimile of the date, amount and method of delivery of such deposit. To the extent permitted under Regulation Q of the Board of Governors of the Federal Reserve System, any cash held in the Collateral Account shall bear interest at the standard rate paid by Secured Party to its customers for deposits of like amounts and terms. Subject to Secured Party's rights hereunder, any interest earned on deposits of cash in the Collateral Account shall be deposited directly in, and held in the Collateral Account.

D. Intellectual Property Collateral.

- Covenants. Each Debtor shall a hereafter use commercially reasonable efforts so as not to permit the inclusion in any contract to which it hereafter becomes a party of any provision that could or might in any way materially impair or prevent the creation of a security interest in, or the assignment of Debtor's rights and interests in any property included within the definitions of any Intellectual Property Collateral acquired under such contracts; b. take all steps reasonably necessary to protect the secrecy of all trade secrets relating to the products and services sold or delivered under or in connection with the Intellectual Property Collateral, including, without limitation, entering into confidentiality agreements with employees and labeling and restricting access to secret information and documents; c. use proper statutory notice in connection with its use of any of the Intellectual Property Collateral; d. use consistent standards of high quality (which may be consistent with Debtor's past practices) in the manufacture, sale and delivery of products and services sold or delivered under or in connection with the Intellectual Property Collateral; and e. furnish to Secured Party from time to time statements and schedules further identifying and describing any Intellectual Property Collateral and such other reports in connection with such Collateral as Secured Party may reasonably request, all in reasonable detail.
- Collections. Except as otherwise provided in this Section 5.4, each Debtor shall continue to collect, at its own expense, all amounts due or to become due to Debtor in respect of the Intellectual property Collateral or any portion thereof. In connection with such collections, each Debtor may take (and, at Secured Party's reasonable direction, shall take) such action as Debtor or Secured Party may deem reasonably necessary or advisable to enforce collection of such amounts; provided, Secured Party shall have the right at any time, upon the occurrence and during the continuation of an Event of Default and upon written notice to Debtor of its intention to do so, to notify the obligors with respect to any such amounts of the existence of the security interest created hereby and to direct such obligors to make payment of all such amounts directly to Secured Party, and, upon such notification and at the expense of Debtor, to enforce collection of any such amounts and to adjust, settle or compromise the amount or payment thereof, in the same manner and to the same extent as Debtor might have done. After receipt by any Debtor of the notice from Secured Party referred to in the proviso to the preceding sentence and during the continuation of any

EXECUTION TRADEMARK **REEL: 002041 FRAME: 0230** Event of Default, (i) all amounts and proceeds (including checks and other instruments) received by Debtor in respect of amounts due to Debtor in respect of the Collateral or any portion thereof shall be received in trust for the benefit of Secured Party hereunder, shall be segregated from other funds of Debtor and shall be forthwith paid over or delivered to Secured Party in the same form as so received (with any necessary endorsement) to be held as cash Collateral and applied as provided by Section 7.3, and (ii) Debtor shall not adjust, settle or compromise the amount or payment of any such amount or release wholly or partly any obligor with respect thereto or allow any credit or discount thereon.

- 3. Applications and Registrations. Each Debtor shall have the duty diligently, through counsel reasonably acceptable to Secured Party, to prosecute, file and/or make, unless and until Debtor, in its commercially reasonable judgment, decides otherwise, (i) any application relating to any of the Intellectual Property Collateral owned, held or used by Debtor and identified on Schedules 1.3(a), 1.3(b) or 1.3(c), as applicable, that is pending as of the date of this Agreement, (ii) any Registration on any existing or future unregistered but copyrightable works (except for works of nominal commercial value or with respect to which Debtor has determined in the exercise of its commercially reasonable judgment that it shall not seek registration), (iii) application on any existing patent or future patentable but unpatented invention comprising Intellectual Property Collateral, and (iv) any Trademark opposition and cancellation proceedings, renew Trademark Registrations and Copyright Registrations and do any and all acts which are necessary or desirable, as determined in such Debtor's commercially reasonable judgment, to preserve and maintain all rights in all Intellectual Property Collateral. Any expenses incurred in connection therewith shall be borne solely by Debtor. Subject to the foregoing, Debtor shall give Secured Party prior written notice of any abandonment of any Intellectual Property Collateral or any right to file a patent application or any pending patent application or any Patent.
- 4. Litigation. Except as provided herein, each Debtor shall have the right to commence and prosecute in its own name, as real party in interest, for its own benefit and at its own expense, such suits, proceedings or other actions for infringement, unfair competition, dilution, misappropriation or other damage, or reexamination or reissue proceedings as are in its commercially reasonable judgment necessary to protect the Intellectual Property Collateral. Secured Party shall provide, at Debtor's expense, all reasonable and necessary cooperation in connection with any such suit, proceeding or action including, without limitation, joining as a necessary party. Each Debtor shall promptly, following its becoming aware thereof, notify Secured Party of the institution of, or of any adverse determination in, any proceeding (whether in the United States Patent and Trademark Office, the United States Copyright Office or any federal, state, local or foreign court) or regarding Debtor's ownership, right to use, or interest in any Intellectual Property Collateral. Debtor shall provide to Secured Party any information with respect thereto requested by Secured Party.
- Certain Rights of Secured Party. In addition to, and not by way of limitation of, the granting of a security interest in the Collateral pursuant hereto, each Debtor, effective upon the occurrence and during the continuation of an Event of Default and upon written notice from Secured Party, shall grant, sell, convey, transfer, assign and set over to Secured Party, for its benefit and the ratable benefit of Lenders. all of Debtor's right, title and interest in and to the Intellectual Property Collateral to the extent necessary to enable Secured Party to use, possess and realize on the Collateral and to enable any successor or assign to enjoy the benefits of the Collateral. This right and license shall inure to the benefit of all successors, assigns and transferees of Secured Party and its successors, assigns and transferees, whether by voluntary conveyance, operation of law, assignment, transfer, foreclosure, deed in lieu of foreclosure or otherwise. Such right and license shall be granted free of charge, without requirement that any monetary payment whatsoever be made to such Debtor. In addition, each Debtor hereby grants to Secured Party and its employees, representatives and agents the right to visit Debtor's and any of its Affiliate's or subcontractor's plants, facilities and other places of business that are utilized in connection with the manufacture, production, inspection, storage or sale of products and services sold or delivered under any of the Intellectual Property Collateral (or which were so utilized during the prior six month period), and to inspect the quality control and all other records relating thereto upon reasonable advance written notice to Debtor and at reasonable

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dates and times and as often as may be reasonably requested. If and to the extent that any Debtor is permitted to license the Intellectual Property Collateral, Secured Party shall promptly enter into a non-disturbance agreement or other similar arrangement, at Debtor's request and expense, with Debtor and any licensee of any Intellectual Property Collateral permitted hereunder in form and substance reasonably satisfactory to Secured Party pursuant to which (i) Secured Party shall agree not to disturb or interfere with such licensee's rights under its license agreement with Debtor so long as such licensee is not in default thereunder, and (ii) such licensee shall acknowledge and agree that the Intellectual Property Collateral licensed to it is subject to the security interest created in favor of Secured Party and the other terms of this Agreement.

SECTION VI. SECURED PARTY APPOINTED ATTORNEY-IN-FACT

Each Debtor hereby irrevocably appoints Secured Party as Debtor's attorney-in-fact, with full authority in the place and stead of Debtor and in the name of Debtor, Secured Party or otherwise, from time to time in Secured Party's discretion to take any action and to execute any instrument that Secured Party may deem reasonably necessary or advisable to accomplish the purposes of this Agreement, including 1 to obtain and adjust insurance required to be maintained by Debtor or paid to Secured Party pursuant to the Credit Agreement; 2. upon the occurrence and during the continuation of any Event of Default, to ask for, demand, collect, sue for, recover, compound, receive and give acquittance and receipts for moneys due and to become due under or in respect of any of the Collateral; 3, upon the occurrence and during the continuation of any Event of Default, to receive, endorse and collect any drafts or other instruments, documents and chattel paper in connection with clause (b) above; 4. to file any claims or take any action or institute any proceedings that Secured Party may deem necessary or desirable for the collection of any of the Collateral or otherwise to enforce the rights of Secured Party with respect to any of the Collateral; 5. to pay or discharge taxes or Liens (other than Liens permitted under this Agreement or the Credit Agreement) levied or placed upon or threatened against the Collateral, the legality or validity thereof and the amounts necessary to discharge the same to be determined by Secured Party in its sole discretion, any such payments made by Secured Party to become obligations of Debtor to Secured Party, due and payable immediately without demand; and 6, upon the occurrence and during the continuation of an Event of Default, generally to sell, transfer, pledge, make any agreement with respect to or otherwise deal with any of the Collateral as fully and completely as though Secured Party were the absolute owner thereof for all purposes, and to do, at Secured Party's option and Debtor's expense, at any time or from time to time, all acts and things that Secured Party deems reasonably necessary to protect, preserve or realize upon the Collateral and Secured Party's security interest therein in order to effect the intent of this Agreement, all as fully and effectively as Debtor might do.

SECTION VII. REMEDIES

A. Generally. If any Event of Default shall have occurred and be continuing, Secured Party may exercise in respect of the Collateral, in addition to all other rights and remedies provided for herein or otherwise available to it, all the rights and remedies of a secured party on default under the Uniform Commercial Code as in effect in any relevant jurisdiction (the "Code") (whether or not the Code applies to the affected Collateral), and also may 1 require any Debtor to, and each Debtor hereby agrees that it will at its expense and upon request of Secured Party forthwith, assemble all or part of the Collateral as directed by Secured Party and make it available to Secured Party at a place to be designated by Secured Party that is reasonably convenient to both parties; 2. enter onto the property where any Collateral is located and take possession thereof with or without judicial process; 3. prior to the disposition of the Collateral, store, process, repair or recondition the Collateral or otherwise prepare the Collateral for disposition in any manner to the extent Secured Party deems appropriate; 4. without notice except as specified below, sell the Collateral or any part thereof in one or more parcels at public or private sale, at any of Secured Party's offices or elsewhere, for cash, on credit or for future delivery, at such time or times and at such price or prices and

upon such other terms as Secured Party may deem commercially reasonable; and 5, exercise dominion and control over, and refuse to permit further withdrawals (whether of money, securities, instruments or other property) from any deposit account maintained with Secured Party constituting part of the Collateral. Secured Party or any Lender or Lender Counterparty may be the purchaser of any or all of the Collateral at any such sale and Secured Party, as agent for and representative of Lenders and Lender Counterparties (but not any Lender or Lenders or Lender Counterparties in its or their respective individual capacities unless Requisite Obligees shall otherwise agree in writing), shall be entitled, for the purpose of bidding and making settlement or payment of the purchase price for all or any portion of the Collateral sold at any such public sale, to use and apply any of the Secured Obligations as a credit on account of the purchase price for any Collateral payable by Secured Party at such sale. Each purchaser at any such sale shall hold the property sold absolutely free from any claim or right on the part of any Debtor, and each Debtor hereby waives (to the extent permitted by applicable law) all rights of redemption, stay and/or appraisal which it now has or may at any time in the future have under any rule of law or statute now existing or hereafter enacted. Each Debtor agrees that, to the extent notice of sale shall be required by law, at least ten days' notice to Debtor of the time and place of any public sale or the time after which any private sale is to be made shall constitute reasonable notification. Secured Party shall not be obligated to make any sale of Collateral regardless of notice of sale having been given. Secured Party may adjourn any public or private sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned. Each Debtor hereby waives any claims against Secured Party arising by reason of the fact that the price at which any Collateral may have been sold at such a private sale was less than the price which might have been obtained at a public sale, even if Secured Party accepts the first offer received and does not offer such Collateral to more than one offeree. If the proceeds of any sale or other disposition of the Collateral are insufficient to pay all the Secured Obligations. Debtors shall be liable for the deficiency and the fees of any attorneys employed by Secured Party to collect such deficiency. Each Debtor further agrees that a breach of any of the covenants contained in this Section will cause irreparable injury to Secured Party, that Secured Party has no adequate remedy at law in respect of such breach and, as a consequence, that each and every covenant contained in this Section shall be specifically enforceable against Debtor, and Debtor hereby waives and agrees not to assert any defenses against an action for specific performance of such covenants except for a defense that no default has occurred giving rise to the Secured Obligations becoming due and payable prior to their stated maturities. Nothing in this Section shall in any way alter the rights of Secured Party hereunder.

B. Securities Collateral. Each Debtor recognizes that, by reason of certain prohibitions contained in the Securities Act and applicable state securities laws, Secured Party may be compelled, with respect to any sale of all or any part of the Securities Collateral conducted without prior registration or qualification of such Securities Collateral under the Securities Act and/or such state securities laws, to limit purchasers to those who will agree, among other things, to acquire the Securities Collateral for their own account, for investment and not with a view to the distribution or resale thereof. Each Debtor acknowledges that any such private sales may be at prices and on terms less favorable than those obtainable through a public sale without such restrictions (including a public offering made pursuant to a registration statement under the Securities Act) and, notwithstanding such circumstances each Debtor agrees that any such private sale shall be deemed to have been made in a commercially reasonable manner and that Secured Party shall have no obligation to engage in public sales and no obligation to delay the sale of any Securities Collateral for the period of time necessary to permit the issuer thereof to register it for a form of public sale requiring registration under the Securities Act or under applicable state securities laws, even if such issuer would, or should, agree to so register it. If Secured Party determines to exercise its right to sell any or all of the Securities Collateral, upon written request, each Debtor shall and shall cause each issuer of any Pledged Shares to be sold hereunder, each Partnership and each LLC from time to time to furnish to Secured Party all such information as Secured Party may request in order to determine the number and nature of interest. shares or other instruments included in the Securities Collateral which may be sold by Secured Party in exempt transactions under the Securities Act and the rules and regulations of the Securities and Exchange Commission thereunder, as the same are from time to time in effect.

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- C. Collateral Account. If an Event of Default has occurred and is continuing and, in accordance with Section 8 of the Credit Agreement, Debtor is required to pay to Secured Party an amount (the "Aggregate Available Amount") equal to the maximum amount that may at any time be drawn under all Letters of Credit then outstanding under the Credit Agreement, Debtor shall deliver funds in such an amount for deposit in the Collateral Account. If for any reason the aggregate amount delivered by Debtor for deposit in the Collateral Account as aforesaid is less than the Aggregate Available Amount, the aggregate amount so delivered by Debtor shall be apportioned among all outstanding Letters of Credit for purposes of this Section in accordance with the ratio of the maximum amount available for drawing under each such Letter of Credit (as to such Letter of Credit, the "Maximum Available Amount") to the Aggregate Available Amount. Upon any drawing under any outstanding Letter of Credit in respect of which Debtor has deposited in the Collateral Account any amounts described above, Secured Party shall apply such amounts to reimburse the Issuing Lender for the amount of such drawing. In the event of cancellation or expiration of any Letter of Credit in respect of which Debtor has deposited in the Collateral Account any amounts described above, or in the event of any reduction in the Maximum Available Amount under such Letter of Credit, Secured Party shall apply the amount then on deposit in the Collateral Account in respect of such Letter of Credit (less, in the case of such a reduction, the Maximum Available Amount under such Letter of Credit immediately after such reduction) first, to the payment of any amounts payable to Secured Party pursuant to Section 9 of the Credit Agreement, second, to the extent of any excess, to the cash collateralization pursuant to the terms of this Agreement of any outstanding Letters of Credit in respect of which Debtor has failed to pay all or a portion of the amounts described above (such cash collateralization to be apportioned among all such Letters of Credit in the manner described above), third, to the extent of any further excess, to the payment of any other outstanding Secured Obligations in such order as Secured Party shall elect, and fourth, to the extent of any further excess, to the payment to whomsoever shall be lawfully entitled to receive such funds.
- D. Intellectual Property Collateral. 1. Anything contained herein to the contrary notwithstanding, upon the occurrence and during the continuation of an Event of Default, (i) Secured Party shall have the right (but not the obligation) to bring suit, in the name of any Debtor, Secured Party or otherwise, to enforce any Intellectual Property Collateral, in which event Debtor shall, at the request of Secured Party, do any and all lawful acts and execute any and all documents required by Secured Party in aid of such enforcement and Debtor shall promptly, upon demand, reimburse and indemnify Secured Party as provided in Section 102 of the Credit Agreement in connection with the exercise of its rights under this Section, and, to the extent that Secured Party shall elect not to bring suit to enforce any Intellectual Property Collateral as provided in this Section, each Debtor agrees to use all reasonable measures, whether by action, suit, proceeding or otherwise, to prevent the infringement of any of the Intellectual Property Collateral by others and for that purpose agrees to diligently maintain any action, suit or proceeding against any Person so infringing necessary to prevent such infringement; (ii) upon written demand from Secured Party, each Debtor shall execute and deliver to Secured Party an assignment or assignments of the Intellectual Property Collateral and such other documents as are necessary or appropriate to carry out the intent and purposes of this Agreement; (iii) each Debtor agrees that such an assignment and/or recording shall be applied to reduce the Secured Obligations outstanding only to the extent that Secured Party (or any Lender) receives cash proceeds in respect of the sale of, or other realization upon, the Intellectual Property Collateral; and (iv) within five Business Days after written notice from Secured Party, Debtor shall make available to Secured Party, to the extent within Debtor's power and authority, such personnel in Debtor's employ on the date of such Event of Default as Secured Party may reasonably designate, by name, title or job responsibility, to permit Debtor to continue, directly or indirectly, to produce, advertise and sell the products and services sold or delivered by Debtor under or in connection with the Trademarks, Trademark Registrations and Trademark Rights, such persons to be available to perform their prior functions on Secured Party's behalf and to be compensated by Secured Party at Debtor's expense on a per diem, pro-rata basis consistent with the salary and benefit structure applicable to each as of the date of such Event of Default.
- If (i) an Event of Default shall have occurred and, by reason of cure, waiver, modification, amendment or otherwise, no longer be continuing, (ii) no other Event of Default shall have occurred and be

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continuing, (iii) an assignment to Secured Party of any rights, title and interests in and to the Intellectual Property Collateral shall have been previously made and shall have become absolute and effective, and (iv) the Secured Obligations shall not have become immediately due and payable, upon the written request of Debtor, Secured Party shall promptly execute and deliver to Debtor such assignments as may be necessary to reassign to Debtor any such rights, title and interests as may have been assigned to Secured Party as aforesaid, subject to any disposition thereof that may have been made by Secured Party; provided, after giving effect to such reassignment, Secured Party's security interest granted pursuant hereto, as well as all other rights and remedies of Secured Party granted hereunder, shall continue to be in full force and effect; and provided further, the rights, title and interests so reassigned shall be free and clear of all Liens other than Liens (if any) encumbering such rights, title and interest at the time of their assignment to Secured Party and Permitted Liens.

E. <u>Application of Proceeds</u>. Except as expressly provided elsewhere in this Agreement, all proceeds received by Secured Party in respect of any sale of, collection from, or other realization upon all or any part of the Collateral shall be applied as provided in <u>Section 2.16</u> of the Credit Agreement.

SECTION VIII. SECURED PARTY AS AGENT

Secured Party has been appointed to act as Secured Party hereunder by Lenders and, by their acceptance of the benefits hereof, Lender Counterparties. Secured Party shall be obligated, and shall have the right hereunder, to make demands, to give notices, to exercise or refrain from exercising any rights, and to take or refrain from taking any action (including the release or substitution of Collateral), solely in accordance with this Agreement and the Credit Agreement; provided, Secured Party shall exercise, or refrain from exercising, any remedies provided for herein in accordance with the instructions of 1. Requisite Lenders or 2. after payment in full of all Obligations under the Credit Agreement and the other Credit Documents, the holders of a majority of the aggregate notional amount (or, with respect to any Hedge Agreement that has been terminated in accordance with its terms, the amount then due and payable (exclusive of expenses and similar payments but including any early termination payments then due) under such Hedge Agreement) under all Hedge Agreements (Requisite Lenders or, if applicable, such holders being referred to herein as "Requisite Obligees"). In furtherance of the foregoing provisions of this Section, each Lender Counterparty. by its acceptance of the benefits hereof, agrees that it shall have no right individually to realize upon any of the Collateral hereunder, it being understood and agreed by such Lender Counterparty that all rights and remedies hereunder may be exercised solely by Secured Party for the benefit of Lenders and Lender Counterparties in accordance with the terms of this Section. Secured Party shall at all times be the same Person that is Administrative Agent under the Credit Agreement. Written notice of resignation by Administrative Agent pursuant to terms of the Credit Agreement shall also constitute notice of resignation as Secured Party under this Agreement; removal of Administrative Agent pursuant to the terms of the Credit Agreement shall also constitute removal as Secured Party under this Agreement; and appointment of a successor Administrative Agent pursuant to the terms of the Credit Agreement shall also constitute appointment of a successor Secured Party under this Agreement. Upon the acceptance of any appointment as Administrative Agent under the terms of the Credit Agreement by a successor Administrative Agent, that successor Administrative Agent shall thereupon succeed to and become vested with all the rights, powers. privileges and duties of the retiring or removed Secured Party under this Agreement, and the retiring or removed Secured Party under this Agreement shall promptly (i) transfer to such successor Secured Party all sums, securities and other items of Collateral held hereunder, together with all records and other documents necessary or appropriate in connection with the performance of the duties of the successor Secured Party under this Agreement, and (ii) execute and deliver to such successor Secured Party such amendments to financing statements, and take such other actions, as may be necessary or appropriate in connection with the assignment to such successor Secured Party of the security interests created hereunder, whereupon such retiring or removed Secured Party shall be discharged from its duties and obligations under this Agreement, After any retiring or removed Administrative Agent 's resignation or removal hereunder as Secured Party,

the provisions of this Agreement shall inure to its benefit as to any actions taken or omitted to be taken by it under this Agreement while it was Secured Party hereunder.

SECTION IX. CONTINUING SECURITY INTEREST; TRANSFER OF LOANS

This Agreement shall create a continuing security interest in the Collateral and shall 1. remain in full force and effect until the payment in full of the Secured Obligations, the cancellation or termination of the Commitments and the cancellation or expiration of all outstanding Letters of Credit, 2. be binding upon each Debtor, its successors and assigns, and 3. inure, together with the rights and remedies of Secured Party hereunder, to the benefit of Secured Party and its successors, transferees and assigns. Without limiting the generality of the foregoing clause (c), but subject to the terms of the Credit Agreement, any Lender may assign or otherwise transfer any Loans held by it to any other Person, and such other Person shall thereupon become vested with all the benefits in respect thereof granted to Lenders herein or otherwise. Upon the payment in full of all Secured Obligations, the cancellation or termination of the Commitments and the cancellation or expiration of all outstanding Letters of Credit, the security interest granted hereby shall terminate hereunder and of record and all rights to the Collateral shall revert to Debtor. Upon any such termination Secured Party will, at Debtors' expense, execute and deliver to Debtors such documents as Debtors shall reasonably request to evidence such termination.

SECTION X. STANDARD OF CARE; SECURED PARTYMAY PERFORM.

The powers conferred on Secured Party hereunder are solely to protect its interest in the Collateral and shall not impose any duty upon it to exercise any such powers. Except for the exercise of reasonable care in the custody of any Collateral in its possession and the accounting for moneys actually received by it hereunder, Secured Party shall have no duty as to any Collateral or as to the taking of any necessary steps to preserve rights against prior parties or any other rights pertaining to any Collateral. Secured Party shall be deemed to have exercised reasonable care in the custody and preservation of Collateral in its possession if such Collateral is accorded treatment substantially equal to that which Secured Party accords its own property. If any Debtor fails to perform any agreement contained herein, Secured Party may itself perform, or cause performance of, such agreement, and the expenses of Secured Party incurred in connection therewith shall be payable by each Debtor under Section 10.2 of the Credit Agreement.

SECTION XI. MISCELLANEOUS

Any notice required or permitted to be given under this Agreement shall be given in accordance with Section 10.1 of the Credit Agreement. No failure or delay on the part of Secured Party in the exercise of any power, right or privilege hereunder or under any other Credit Document shall impair such power, right or privilege or be construed to be a waiver of any default or acquiescence therein, nor shall any single or partial exercise of any such power, right or privilege preclude other or further exercise thereof or of any other power, right or privilege. All rights and remedies existing under this Agreement and the other Credit Documents are cumulative to, and not exclusive of, any rights or remedies otherwise available. In case any provision in or obligation under this Agreement shall be invalid, illegal or unenforceable in any jurisdiction, the validity, legality and enforceability of the remaining provisions or obligations, or of such provision or obligation in any other jurisdiction, shall not in any way be affected or impaired thereby. All covenants hereunder shall be given independent effect so that if a particular action or condition is not permitted by any of such covenants, the fact that it would be permitted by an exception to, or would otherwise be within the limitations of, another covenant shall not avoid the occurrence of a Default or an Event of Default if such action is taken or condition exists. This Agreement shall be binding upon and inure to the benefit of Secured Party and Debtors and their respective successors and assigns. No Debtor shall, without the prior written consent of Secured Party, assign any right, duty or obligation hereunder. This Agreement and the

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other Credit Documents embody the entire agreement and understanding between Debtors and Secured Party and supersede all prior agreements and understandings between such parties relating to the subject matter hereof and thereof. Accordingly, the Credit Documents may not be contradicted by evidence of prior, contemporaneous or subsequent oral agreements of the parties. There are no unwritten oral agreements between the parties. This Agreement may be executed in one or more counterparts and by different parties hereto in separate counterparts, each of which when so executed and delivered shall be deemed an original, but all such counterparts together shall constitute but one and the same instrument; signature pages may be detached from multiple separate counterparts and attached to a single counterpart so that all signature pages are physically attached to the same document.

THE PROVISIONS OF THIS AGREEMENT REGARDING THE CREATION, PERFECTION AND ENFORCEMENT OF THE LIENS AND SECURITY INTERESTS HEREIN GRANTED SHALL BE GOVERNED BY AND CONSTRUED UNDER THE LAWS OF THE STATE IN WHICH THE COLLATERALIS LOCATED. ALL OTHER PROVISIONS OF THIS AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF EACH DEBTOR AND SECURED PARTY SHALL BE GOVERNED BY, AND SHALL BE CONSTRUED AND ENFORCED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK, WITHOUT REGARD TO THE CONFLICT OF LAWS PRINCIPLES THEREOF.

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EXECUTION TRADEMARK

REEL: 002041 FRAME: 0237

SCHEDULE 1.1(a) TO PLEDGE AND SECURITY AGREEMENT

1. Bridge Information Systems, Inc.

Stock Issuer	Class of Stock	Stock Certificate Nos.	Par Value	Number of Shares	Percentage Outstanding Shares Pledged
Bridge Commodity Research Bureau, Inc. (formerly Bridge III, Inc., St. Louis Holding Corp. and Market Data Systems, Ltd.)	Common	C1	\$1,00	1,000	100%
Bridge Data Company	Common	C1	\$1.00	2,900	100%
Bridge International Holdings, Inc. (formerly Bridge Companies, Inc. and Bridge Information Systems International, Inc.)	Common	C1	\$1.00	10	100%
Bridge Information Systems America, Inc. (formerly LFM News, Inc., Commodity News Services, Inc., Knight-Ridder Financial, Inc. and GFIC Financial, Inc.)	Сопивоп	Cı	No par	2,000	100%
Dow Jones Markets Holdings, Inc.	Common	2	\$.01	1	100%

2. Bridge Information Systems America, Inc.

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Stock Issuer	Class of Stock	Stock Certificate Nos.	Par Value	Number of Shares	Percentage Outstanding Shares Pledged
EJV Holdings, Inc.	Common	Cl	\$.01	1,000	100%

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3. Bridge International Holdings, Inc.

Stock Issuer	Class of Stock	Stock Certificate Nos.	Par Value	Number of Shares	Percentage Outstanding Shares Pledged
Bridge Holdings (U.K.), Inc.	Common	C1	\$1.00	1,000	100%
Bridge News International, Inc. (formerly Commodity News Services (International), Inc.)	Common	С1	\$1.00	1,000	100%
Bridge Information Systems International, Inc. (formerly Bridge NewCo, Inc.)	Common	CI	\$1.00	1,000	100%

4. Bridge Holdings (U.K.), Inc.

Stock Issuer	Class of Stock	Stock Certificate Nos.	Par Value	Number of Shares	Percentage Outstanding Shares Pledged
Bridge Financial AEA, Inc. (formerly Unicom, Inc., Knight-Ridder Unicom, Inc. Knight-Ridder Financial AEA, Inc. and GFIC Financial AEA, Inc.)	Common .	C1	\$.01	1,000	100%
Bridge Investments, Ltd. (formerly Knight-Ridder Unicom JM, Inc., Knight- Ridder Financial/JM, Inc. and GFIC Financial / JW, Inc.)	Common	C1	5.01	1,000	100%

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5. Dow Jones Markets Holdings, Inc.

Stock Issuer	Class of Stock	Stock Certificate Nos	Par Value	Number of Shares	Percentage Outstanding Shares Pledged
Dow Jones Markets, Inc.	Common	100	\$.10	397,610	100%
Dow Jones Markets Systems, Inc.	Class A Common	15	No Par Value	11,802	100%
Telerate Financial Services Co.	Common	3	S. 01	1,000	100%
Dow Jones Markets International, Inc.	Common	2	No Par Value	1,000	100%
Indepth Data Inc.	Class A Common	10	No Par Value	1,026	100%

6. Dow Jones Markets, Inc.

Stock Issuer	Ciass of Stock	Stock Certificate Nos.	Par Value	Number of Shares	Percentage Outstanding Shares Pledged
Dow Jones Markets Puerto Rico, Inc.	Common	1	\$.01	100	100%

7. Dow Jones Markets International Co.

Stock Issuer	Class of Stock	Stock Certificate Nos.	Par Value	Number of Shares	Percentage Outstanding Shares Pledged
Dow Jones Financial Information Services, Inc.	Common	1	5.01	100	100%
Dow Jones Markets Ltd.	Ordinary	1	£1	2,499,999	65%

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SCHEDULE 1.1(d) TO PLEDGE AND SECURITY AGREEMENT

<u>PARTNERSHIPS</u>

1. EJV Holdings, Inc.

Partnership	Type of Interest	Percentage
EJV Partners, L.P.	Partnership Interest	66.67%

2. Bridge Information Systems America, Inc.

		"
Partnership	Type of Interest	Percentage
EJV Partners, L.P.	Partnership Interest	33.33%

3. Dow Jones Markets, International, Inc.

Partnership	Type of Interest	Percentage
Dow Jones Markets International	Partnership Interest	75,2%
Company		

4. Telerate Financial Services Co.

	·	
Partnership	Type of Interest	Percentage
Dow Jones Markets International Company	Partnership Interest	24.8%

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SCHEDULE 1.1(f) TO PLEDGE AND SECURITY AGREEMENT

<u>LLCs</u>

None

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Trademarks:

See attached.

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TRADEMARK
REEL: 002041 FRAME: 0243

Registered Owner	United States Trademark Description	<u>Country</u>	Serial/Registration <u>Number</u>	Filing/Registration <u>Date</u>
Dow Jones Markets, Inc Tele	erate .	India	676619 676618	8/14/95 8/14/95
		Japan Malaysia Nigeria	250160 84/02608 45562/84	9/30/92 6/9/84 6/12/84
		Argentina	45506/84 1442561 / 1618001 1442562 / 1618002 1442563 / 1618003	6/12/84 7/6/84 / 5/3/85 7/6/84 / 5/3/85 7/6/84 / 5/3/85
		Australia	1442564 / 1642710 409192 / A409192 409194 / A409194 409195 / A409195	7/6/84 / 12/3/86 5/29/84 5/29/84 5/29/84
		Austria Bahamas	409193 / A409193 AM3227/84 / 109541 11280 / 11280 11281 / 11281	5/29/84 10/18/84 / 7/1/85 5/2/84 5/2/84
		Bahrain	9876 / 9876 9877 / 9877 426 / 426 346 / 345	11/9/85 11/9/85 11/9/85 11/26/84
		Benelux	666116 / 400192 788381 / 523436	5/22/84 11/6/92
		Bermuda	5635 / 10387 5636 / 10388	12/24/84 12/24/84
	· .·	Brazil	811668398 811668401 815342861	8/15/84 / 3/25/86 8/15/84 / 11/05/85 1/15/90 / 5/5/92
		Brunei	18536 / 15094 18535 / 15088	12/21/88 12/21/88
		Canada Cayman	541882 / 328072 1212902CAY 1212903CAY	5/13/85 / 5/29/87 2/16/84 2/16/84
·		Chile	352234 / 482958 352235 / 482959	8/14/96 / 3/24/97 8/14/96 / 3/24/97
		China	93103685 / 754141 9309224 / 774561	10/27/93 / 7/7/95 9/30/93 / 12/28/94
	·	Columbia	297622 / 136105 297620 / 136104 297621 / 5685	1/30/89 / 11/19/91 1/30/89 / 11/19/91 11/14/91
		Denmark Egypt	2333/84 / 1956-1985 64188 64189 64190	4/26/84 / 7/12/85 6/5/84 / 6/5/84 6/5/84 / 6/5/84 6/5/84 / 6/5/84
		Finland France Greece	6004/84 / 105784 700617/1272489 77190/77190	10/24/84 / 12/5/89 04/25/84/04/25/84 05/25/84/05/25/84
		Hong Kong	2189/84/3/1987 2189A/84/2653/1986 9715/92/628Z/97	02/16/92/02/16/84 02/16/84/02/16/84 04/02/92/04/02/92
• • • • • • • • • • • • • • • • • • •		Hungary	1936/88/127732	09/13/88/09/13/88

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Registered Owner	United States Trademark <u>Description</u>	Country	Serial/Registration Number	Filing/Registration <u>Date</u>
Dow Jones Markets, Inc.	Telerate	Iceland	278/1984/62/1985	06/01/84/03/05/85
		Indonesia	18187/88C/255643	11/29/88/11/21/89
		Ireland	1447/84/115232 1448/84/115233	02/16/84/02/16/84 02/16/84/02/16/84
		İsrael	59085/59085 59086/59086 59087/59087 59088/59088	07/04/84/07/04/84 07/04/84/07/04/84 07/04/84/07/04/84 07/04/84/07/04/84
•		Italy	34682-C/84/688.345	06/15/84/06/15/84
		Japan	59-043873/1872387	06/27/86
		K <i>e</i> nya	32149/32149 32148/32148	06/25/84/06/25/84 06/25/84/06/25/84
		Korea, South	10560/84/116321 10561/84/116322 757/84/5236	07/12/84/09/05/85 07/12/84/09/05/85 07/12/84/07/01/85
		Lebanon	146/72814/52301	09/26/88/09/26/88
		Malaysia	2613/84/84/02613	06/09/84/06/09/84
		Mexico	237282/338454 237283/312648 338398/307644 132177/460628 132179/424677	08/15/84/12/10/87 08/15/84/10/01/85 09/07/84/06/05/85 02/06/92/05/17/94 02/06/92/10/29/92
		Monaco	9998/94-15343	05/28/84/05/28/84
		New Zealand	183239/183239 152942/152942 183238/183238 152941/152941	05/02/88/05/02/88 05/25/84/05/25/84 05/02/88/05/02/88 05/25/84/05/25/84
		Norway	841437/128166	04/26/84/03/26/87
		Panama	044413	04/22/88
		Paraguay	6363/156772 6364/156834	04/03/92/09/10/92 04/03/92/09/15/92
٠.		Philippines	66639/49083 66638.49155 66641/48743 66640.48623	01/09/89/09/07/90 01/09/89/09/07/90 01/09/89/08/03/90 01/09/89/07/18/90

Register <u>ed Owner</u>	United States Trademark <u>Description</u>	<u>Country</u>	Serial/Registration Number	Filing/Registration <u>Date</u>
Dow Jones Markets, Inc.	Telerate	Poland	Z-137052/98755	08/17/94/08/17/94
		Portugal	226041/226041 226042/226042 225431/225431 225432/225432	07/16/84/12/20/89 07/16/84/12/20/89 05/31/84/09/19/89 05/31/84/09/19/89
		Singapore	2311/84 2310/84 S/4000/92/4000/92	02/16/84 02/16/84 05/28/92
		South Africa	92/9494 92/9495	11/05/92 11/05/92
		Spain	1075804 1075805 1075806 1075807	07/12/84/10/05/85 07/12/84/07/05/85 07/12/84/02/04/84 07/12/84/09/17/85
		Sweden	84-3206/214224	04/24/84/07/07/89
	r The second se	Switzerland	2113/341587 5861/1993.6/410420	04/19/84/04/19/84 04/01/93/04/01/93
		Taiwan	7337813/20202 7337811/283638	07/31/84/02/16/86 07/31/84/05/16/85
		Thailand	141020/KOR16303 141021/KOR16304	08/01/84/08/01/84 08/01/84/08/01/84
		United Arab Emi	5413/5837 5414/5838	03/09/94/07/14/96 03/09/94/07/14/96
		United Kingdom	1212902 1212903 1277540	02/16/84 02/16/84 10/01/86
		United States	72/396051/947397	06/28/71/11/14/72
		Uruguay	260025	01/20/93/07/16/93
4 - 4		Venezuela	2518-92	02/13/92
		Vietnam	17847/14547	04/22/94/12/07/94
Dow Jones Markets, Inc.	Telerate (in Chinese)	Taiwan	81039281/62540	08/06/92/03/01/93
Dow Jones Markets, Inc	Telerates	Paraguay	21077/169660	10/12/93/07/12/94
Dow Jones Markets, Inc	Telerate and Swoosh Design	Korea, South	96-12408/378892 96-12409/370531	03/29/96/10/21/97 03/29/96/07/25/97

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Registered Owner	United States Trademark <u>Description</u>	<u>Country</u>	Serial/Registration Number	Filing/Registration <u>Date</u>
Dow Jones Markets, Inc	Telerate and Design	South Korea Brazil	96-3281 815438664	3/29/96 3/29/90 / 2/18/92
		Taiwan	815438656 84019612/727734	3/29/90 / 2/18/92 04/26/95/09/16/96
•		United States	74/179712/1694156	06/25/91/06/16/92
Dow Jones Markets, Inc	Telerate Matrix & Design	Korea, South	89-3530/14000	04/18/91
Dow Jones Markets, Inc	Telerate Access Service France	France	891636/1438224	12/02/87/12/02/87
Dow Jones Markets, Inc	TDPF Telerate Digital Page Feed	United States	74/172648/1691933 74/162594/1699403	06/03/91/06/09/92 05/01/91/07/07/92
Dow Jones Markets, Inc	Telerate Information Platform	Japan United States	52976/1991 74/120482/1740937	5/24/91 12/04/90/12/22/92
Dow Jones Markets, Inc	Telerate Interest Rate Index	United States	73/533065/1367065	04/19/85/10/22/85
Dow Jones Markets, Inc	Telerate Matrix	United States	74/121896/1743586	12/10/90/12/29/92
Dow Jones Markets, Inc	Telerate PDQ	United States	73/501866/1338392	10/01/84/05/28/85
Dow Jones Markets, Inc	Telerate Trading Assistant	United States	74/122374/1716406	12/10/90/09/15/92
Dow Jones Markets, Inc	Telerate Treasury 500	United States	74/176083/1705390	06/13/91-08/04/92
Dow Jones Markets, Inc	Advance Factor Service	United States	73/828354/1605925	09/29/89/07/10/90
Dow Jones Markets, Inc	Сотринас Ѕпар	United States	74/179659/1688884	06/25/91/05/26/92
Dow Jones Markets, Inc	Dataview	Canada	587656 / 345219	7/13/87 / 9/23/88
Dow Jones Markets, Inc	Dynoquote	Hong Kong	13827/92/688/97 13826/92/1004/96	07/24/92 07/24/92
		Japan	111816 139695	5/13/92 7/15/92
		Singapore	S/4134/92 S/4135/92/S/4135/92	6/2/92 06/02/92
Dow Jones Markets, Inc	Easylactor	United States	74/207086/1714483	09/25/91/09/08/92
Dow Jones Markets, Inc	Intra Day Analyst	United States	74/179799/1742829	06/25/91/12/29/92
Dow Jones Markets, Inc	Marketteed	United Kingdom United States	1436889/B1436889 73/668524/1479136	08/22/90/08/22/90 06/25/87/03/01/88
Dow Jones Markets, Inc	Market Limit	Canada United States	569539 / 350966 73/601421/1443513	9/19/86 / 2/10/89 05/30/86/06/16/87
Dow Jones Markets, Inc	Market Monitor	Canada United States	569540 / 350967 73/601419/1447863	9/19/86 / 2/10/89 05/30/86/07/14/87

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Register <u>ed Owner</u>	United States Trademark <u>Description</u>	Country	Serial/Registration <u>Number</u>	Filing/Registration <u>Date</u>
Dow Jones Telerate, Inc.	Telerate Money Market Index (active & registered)	USA	73/064965/1079821	10/3/75 12/20/77
Dow Jones Telerate, Inc.	Telerate International Quotations (cancelled)	USA	74/062902/1644634	5/24/90 / 5/14/91
Dow Jones Telerate, Inc.	Market Access (cancelled)	USA	73/647343/1526547	3/2/87 2/28/89
Dow Jones Markets, Inc	Marketlan	Canada	615283 / 359707	9/19/88 / 8/25/89
Dow Jones Markets, Inc	Multiport	Canada United States	569537 / 331400 73/601426/1471233	9/19/86 / 8/28/87 05/30/86/01/05/88
Dow Jones Markets, Inc	Number One in Numbers	United States	74/175143/1696478	06/11/91/06/23/92
Dow Jones Markets, Inc	Option Chain	Canada United States	659542 / 347621 73/601420/1443512	9/19 /8 6 / 11/10/88 05/30/86/06/16/87
Dow Jones Markets, Inc	Profitmaker	France Japan	206915/1605646 42408/1990/2607106	05/03/90/05/03/90 04/12/90/12/24/93
Dow Jones Telerate Systems, Inc.	Profimaker (cancelled)	United Sates Japan	74/025947/1662925 42409/1990/254988	2/5/90 / 10/29/91 04/12/90/06/30/93
Dow Jones Markets, Inc	Quick Chart	Canada	569538 / 348314	9/19/86 / 11/25/88
Dow Jones Markets, Inc	Quick Quote	Canada	581882 / 338025	4/13/87 / 3/11/88
Dow Jones Markets, Inc	Tactician	United States	73/656051/1601939	04/20/87/06/19/90
Dow Jones Markets, Inc	Teletrac	Community Trade Canada Hong Kong	209932 691912 / 422191 9878/91/1515/93 9717/92/8665/94	4/1/96 11/8/91 / 1/21/94 12/31/91/12/31/91 04/02/92/04/04/92
		Mexico	132178/424676	02/06/92/10/29/92
		Switzerland	7498/1991.9/393672 5860/1993.4/410419	11/07/91 04/01/93
		Taiwan	80-56709/66944	12/11/91/11/01/93
		United Kingdom	1481860	10/30/91
		United States	73/607083/1427335 74/223283/1761669	06/30/86/02/03/87 11/19/91/03/30/93
Dow Jones Markets, Inc.	Teletrac (Stylized)	Japan	114735/1991 114736/1991/2688068	11/06/91 11/06/91/07/29/94
_ v Madada Imp	Trademaker	France	206916/1605647	05/03/90/05/03/90
Dow Jones Markets, Inc Dow Jones Markets, Inc	Tradeplan	United States	73/477306/1357733	04/26/84/09/03/85

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Registered Owner	United States Trademark <u>Description</u>	Country	Serial/Registration <u>Number</u>	Filing/Registration <u>Date</u>
Dow Jones Markets, Inc	TTS	United States	74/173926/1696477	06/03/91/06/23/92
Dow Jones Markets, Inc	Ultronic Videomaster	Canada	321170 / 166853	3/31/69 / 12/12/69
Dow Jones Telerate Systems, Inc.	Dealmaker (abandoned)	United States	74/125311	12/20/90
Dow Jones Telerate, Inc.	Dealmaker (abandoned)	United States	74/344829	12/30/92
Dow Jones Telerate, Inc.	Teleres (abandoned)	United States	74/551390	7/20/ 9 4
Dow Jones Telerate, Inc.	Telerate Concierge (abandoned)	United States	74/555175	7/29/94
Dow Jones Telerate, Inc.	(Design Only) (abandoned)	United States	74/596515	11/8/94
Dow Jones Telerate, Inc.	TIQ (cancelled)	United States	74/126592/1661086	12/21/90 / 10/15/91
Dow Jones Telerate Software, Inc.	Compu Trac (cancelled)	United States	73/729652/1573790	5/20/88 / 12/26/89
Dow Jones Telerate Software, Inc.	Compu Trac (cancelled)	United States	73/729559/15 822 90	5/20/88 / 2/13/90

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Bridge Trademarks

Registered Owner	United States Trademark Description	Country	Registration/ Serial No.	Registr/Filing Date
Dow Jones MarketMay 1, 2000s, Inc.	ACTIVE1	United States	2,313,207 (75/470,105)	02/01/2000 (04/20/1998)
Knight-Ridder Financial, Inc.	AMERICAN QUOTATION SYSTEMS	United States	1,339,543 (73/441,439)	6/4/1985 (8/29/1983)
Knight-Ridder Financial, Inc.	AQS	United States	1,329,032 (73/441,273)	4/2/1985 (8/29/1983)
Bridge Information Systems America, Inc.	ATHENA	United States	1,815,754 (74/371,075)	01/11/1994 (03/23/1993)
Bridge Information Systems, Inc.	B BRIDGE THE GLOBAL FINANCIAL INFORMATION COMPANY	United States	(75/176,900)	(10/04/1996)
Bridge Information Systems, Inc.	B and Design	United States	1,283,215 (73/428,790)	06/26/1984 (06/06/1983)
Bridge Information Systems, Inc.	BRIDGE	United States	1,566,567 (73/7 87,388)	11/14/1989 (03/20/1989)
Bridge Information Systems, Inc.	BRIDGE EUROCHANNEL	United States	(75/627,128)	(01/26/1999)
Bridge Information Systems, Inc.	BRIDGE INTERACTIVE DIGITAL FEED	United States	(75/183,588)	(10/18/1996)
Bridge Information Systems, Inc.	BRIDGE ETICKER	United States	(75/889,384)	(01/06/2000)
Bridge Information Systems, Inc.	BRIDGE/COMMODITY RESEARCH BUREAU	United States	2,263,498 (75/273,924)	07/20/1999 (04/14/1997)
Bridge Information Systems, Inc.	BRIDGE/CRB	United States	2,254,150 (75/274,132)	06/15/1999 (04/14/1997)
Bridge Information Systems, Inc.	BRIDGE	United States	1,526,534 (73/428,782)	02/28/1989 (06/06/1983)
Bridge Information Systems Inc.	BRIDGE	United States	1,521,300 (73/428,791)	01/17/1989 (06/06/1983)
Bridge Information Systems, Inc.	BRIDGE.COM	United States	(75/699,563)	(05/07/1999)
Bridge Information Systems, Inc.	BRIDGECHANNEL	United States	2,222,060 (75/352,571)	02/02/1999 (09/05/1997)
Bridge Information Systems, Inc.	BRIDGEFEED	United States	2,216,674 (75/201,950)	01/05/1999 (11/21/1996)
Bridge Information Systems, Inc.	BRIDGENET	United States	(75/173,040)	(09/27/1996)
Bridge Information Systems, Inc.	BRIDGENEWS	United States	2,236,435 (75/296,332)	04/06/1999 (05/22/1997)
Bridge Information Systems, Inc.	BRIDGEONLINE	United States	2,187,479 (75/299,245)	09/08/1998 (05/28/1997)

Registered Owner	United States Trademark Description	Country	Registration/ Serial No.	Registr:/Filing Date
Bridge Information Systems, inc.	BRIDGESTATION	United States	2,246,434 (75/201,945)	05/18/1 999 (11/21/1996)
Bridge Information Systems, Inc.	BRIDGESTATION	United States	2,216,675 (75/202,744)	01/05/1 9 99 (11/21/1 996)
Knight-Ridder Financial, Inc.	С	United States	1,229,655 (73/310,346)	3/8/1983 (5/14/1981)
Knight-Ridder Financial, Inc.	CNS	United States	1,210,917 (73/2 86 ,168)	9/28/1982 (11/17/1980)
Knight-Ridder Financial, Inc.	COMMODITY YEAR BOOK STATISTICAL ABSTRACT SERVICE	United States	1,213,908 (73/310,350)	10/26/1982 (5/14/1981)
Knight-Ridder Financial, Inc.	COMMODITY PERSPECTIVE	United States	1,215,769 (73/290,750)	11/9/1982 (12/15/1980)
Knight-Ridder Financial, Inc.	CRB	United States	1,324,487 (73/485,580)	3/12/1985 (6/18/1984)
Bridge Information Systems America, Inc.	CRB INFOTECH	United States	1,751,068 (74/222,380)	02/09/1993 (11/18/1991)
Knight-Ridder Financial, Inc.	Design Only	United States	1,328,962 (73/441,248)	4/2/1985 (8/29/1983)
Bridge Information Systems, Inc.	DESIGN ONLY	United States	1,565,200 (73/777,320)	11/07/1989 (01/30/1989)
Bridge Information Systems, Inc.	DESIGN ONLY	United States	1,593,585 (73/816,901)	04/24/1990 (08/04/19 8 9)
Bridge Information Systems, Inc.	DESIGN ONLY	United States	1,564,462 (73/799,036)	11/07/1989 (02/06/1989)
Bridge Information Systems, Inc.	E BRIDGE	United States	(75/798,685)	(09/14/1999)
Bridge Information Systems, Inc.	EARNINGS PREDICTOR	United States	(75/889,326)	(01/06/2000)
Bridge Information Systems, Inc.	EARNINGS PREDICTOR	United States	(75/889,120)	(01/06/2000)
Bridge Information Systems, Inc.	EQUISEARCH	United States	2,166,225 (75/053,644)	06/16/1998 (02/05/1996)
Bridge Information Systems, Inc.	EUROCHANNEL	United States	(75/697,759)	(05/04/1999)
Bridge Information Systems, Inc.	EXPRESSWAY	United States	1,855,987 (74/385,659)	09/27/1994 (05/03/1993)
Knight-Ridder Financial, Inc.	FINANCIAL PERSPECTIVE	United States	1,232,659 (73/289,919)	3/29/1983 (12/15/1980)
Bridge Information Systems, Inc.	FINANCIAL WEBSITE TO THE WORLD	United States	(75/700,892)	(05/07/1999)
Knight-Ridder Financial, Inc.	FUTURE MARKET SERVICE	United States	1,241,117 (73/310,347)	6/7/1983 (5/14/1981)

Registered Owner	United States Trademark Description	Country	Registration/ Senal No.	Registr./Filing Date
Bridge Information Systems America, Inc.	GLOBAL CHRONICLE	United States	2,134,866 (75/025,728)	02/03/199 8 (11/30/1995)
Bridge Information Systems America, Inc.	GLOBAL TICKER	United States	(75/032,985)	(12/15/1995)
Bridge Information Systems America, Inc.	GLOBAL MARKETS NAVIGATOR	United States	(75/097,648)	(11/07/1995)
Bridge Information Systems America, Inc.	GLOBAL ACTIONS	United States	2,112,811 (75/033,220)	11/11/1997 (12/15/1992)
Bridge Information Systems America, Inc.	GLOBAL ADAPTER	United States	2,088,267 (75/032,943)	08/12/1997 (12/15/1995)
Bridge Information Systems America, Inc.	GLOBAL PRICING	United States	2,170,497 (75/033,219)	06/30/1998 (12/15/1995)
Knight-Ridder Financial, Inc.	GWS	United States	1,382,792 (73/511,810)	2/11/1986 (12/4/1984)
Indepth Data Inc.	INDEPTH DATA INC.	United States	1,498,438 (73/697,421)	08/02/1988 (11/24/1987)
Bridge Information Systems, Inc.	IOE	United States	1,702,154 (74/197,877)	07/21/1992 (08/26/1991)
Bridge Information Systems, Inc.	LEAD ANALYST	United States	(75/889,168)	(01/06/2000)
Bridge Information Systems, Inc.	LEAD ANALYST	United States	(75/889,327)	(01/06/2000)
Knight-Ridder Financial, Inc.	MARKET MINDER	United States	1,379,685 (73/453, 27 5)	1/21/1986 (11/17/1983)
Bridge Information Systems America, Inc.	MARKETVISION	United States	1,351,076 (73/475,006)	07/23/1985 (04/12/1984)
Bridge Information Systems, Inc.	матснвох	United States	1,937,006 (74/595,942)	11/21/1995 (11/07/1994)
Knight-Ridder Financial, Inc.	MONEYCENTER	United States	1,407,935 (73/541,465)	9/2/1986 (6/5/1985)
Bridge Information Systems America, Inc.	MV PAGE DISPLAY	United States	1,846,601 (74/418,352)	07/26/1994 (07/26/1993)
Bridge Information Systems America, Inc.	MV XQUOTE	United States	1,883,373 (74/418,350)	03/14/1995 (07/26/1993)
Bridge Information Systems America, Inc.	MV LINK	United States	1,817,803 (74/370,999)	01/25/1994 (03/23/1993)

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Registered Owner	United States Trademark Description	Country	Registration/ Serial No.	Registr./Filing Date
Telerate Holdings, Inc.	TELERATE A BRIDGE COMPANY and Design	United States	(75/653,937)	(05/04/1999)
Bridge Information Systems America, Inc.	TELESPHERE	United States	2,095,788 (75/013,335)	09/09/1997 (11/01/1995)
Stockval Inc.	THE ACE PORTFOLIO	United States	2,210,409 (75/306,758)	12/25/1998 (7/11/1997)
Stockval Inc.	THE ACE PORTFOLIO	United States	2,210,410 (75/307,048)	12/15/1998 (6/11/1997)
Knight-Ridder Financial, Inc.	TRADE CENTER TRENDS	United States	1,302,561 (73/457,440)	10/30/1984 (12/16/1983)
Knight-Ridder Financial, Inc.	TRADECENTER II	United States	1,988,736 (74/189,548)	7/23/1996 (7/29/1991)
Knight-Ridder Financial, Inc.	TRADECENTER	United States	1,350,032 (73/457,453)	7/16/1985 (12/16/1983)
Knight-Ridder Financial, Inc.	UNICOM	United States	1,339,670 (73/465,056)	6/4/1985 (2/10/1984)
EJV Partners, L.P.	UNIMAIL	United States	1,825,495 (74/322,472)	03/08/1994 (10/15/1992)
Bridge Information Systems America, Inc.	UNIVERSAL KEY	United States	2,092,033 (75/032,986)	08/26/1997 (12/15/1995)
EJV Partners, L.P.	UNIVU	United States	1,892,961 (74/306,210)	05/09/1995 (08/21/1992)
Wall Street on Demand, Inc.	WALL STREET ON DEMAND	United States	2,108,407 (75/090,148)	10/28/1997 (4/12/1996)
Wall Street on Demand, Inc.	WALL STREET BY FAX	United States	1,910,386 (74/219,444)	8/8/1995 (11/6/1991)
Knight-Ridder Financial, Inc.	YIELDPACK	United States	1,385,556 (73/5 49,8 67)	3/4/1986 (7/24/1985)

281831.04-New York S3A

SCHEDULE 1.3(b) TO PLEDGE AND SECURITY AGREEMENT

Patents Issued:

Patent No. 5,168,446

December 1, 1992

System for Conducting Processing Spot Commodity Transaction

James W. Wiseman

Spot Controlled Variable Gain Amplifier

Andrew C. Barber

Patents Pending:

None

SCHEDULE 1.3(c) TO PLEDGE AND SECURITY AGREEMENT

U.S Copyright and Mask Works:

Copyright	Registration No.	Date of Issue	Registered Owner
Telerate Financial Information System	TX3787-974	July 22, 1994	Dow Jones Telerate, Inc.
Telerate Financial Information System	TX3787973	July 11, 1994	Dow Jones Telerate, Inc.
Dow Jones Financial Information System			
True Investment Facts	TX2212754	November 20, 1987	Indepth Data, Inc.
EquityIndepth	TX2212708	November 20, 1987	Indepth Data, Inc.
Access and Analysis Software	TX2096462	June 11, 1987	Indepth Data, Inc.
Insight Information, Inc.	TX2096459	March 28, 1987	Indepth Data, Inc.

Foreign Copyright and Mask Works:

None

Pending U.S Copyright and Mask Works:

None

Pending Foreign Copyright and Mask Works:

None

SCHEDULE 3.1 TO PLEDGE AND SECURITY AGREEMENT

Filing Offices:

Secretary of State, Delaware · Secretary of State, Illinois · 7.
Secretary of State, Missouri
St. Louis, Missouri
Secretary of State, New Jersey
Secretary of State, New York
New York County, New York

NY1-0601919

EXECUTION

SCHEDULE 3.1 TO PLEDGE AND SECURITY AGREEMENT

Filing Offices

1. New York

Secretary of State

New York County

2. New Jersey

Secretary of State

3. Missouri

Secretary of State

St. Louis County

328191.2

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EXHIBIT A TO PLEDGE AND SECURITY AGREEMENT

PLEDGE SUPPLEMENT

This PLEDGE SUPPLEMENT, dated, is delivered pursuant to the Pledge and Security
Agreement, dated as of May 29, 1998 (as it may be from time to time amended, modified or supplemente
the "Security Agreement"), among Bridge Information Systems, Inc., the other Debtors named therein, and
Harris Trust and Savings Bank, as Secured Party. Capitalized terms used herein not otherwise defined
herein shall have the meanings ascribed thereto in the Security Agreement.

Subject to the terms and conditions of the Security Agreement, Debtor hereby grants to Secured Party a security interest in all of Debtor's right, title and interest in and to [the Securities Collateral listed on Supplemental Schedule [1.1(a)] [1.1(d)] [1.1(f)] attached hereto] [and] [the Intellectual Property Collateral listed on Supplemental Schedule [1.3(a)] [1.3(b)] [1.3(c)] attached hereto] the following, in each case whether now or hereafter existing or in which Debtor now has or hereafter acquires an interest and wherever the same may be located. All such [Securities Collateral] [and] [Intellectual Property Collateral] shall be deemed to be part of the Collateral and hereafter subject to each of the terms and conditions of the Security Agreement.

IN WITNESS WHEREOF, Debtor l its duly authorized officer as of	as caused this Supplement to be duly executed ar	id delivered b
	[DEBTOR]	
	By:	·

EXECUTION

EXHIBIT B TO PLEDGE AND SECURITY AGREEMENT

ACKNOWLEDGMENT OF PLEDGE

	This AC	CKNOWLEDGMENT OF PLEDGE, date	ed, is delivered to Harris Trust and Savings	
Bank, a	s Semre	d Party, pursuant to the Pledge and Securi	ity Agreement, dated as of, (as it	
may be	from tin	ne to time amended, modified or suppleme	ented, the "Security Agreement"), among Bridge	
Informa	ation Syst	tems, Inc., the other Debtors named there	in, and Secured Party. Capitalized terms used	
herein 1	not other	wise defined herein shall have the meanin	gs ascribed thereto in the Security Agreement.	
_	NAME	OF ISSUER], a ("Is:	suer"), hereby acknowledges receipt of a conformed arms thereof, and (b) confirms that a pledge of all	
copy of	THE SECT	APPLICABLE DERTOR's right, title and	d interest in, to and under the security referred to	
below 3	ME OF A	registered or otherwise duly noted in the	books and records of Issuer in the name of Secured	
	s follows:			
party w	, 1020			
	1.	Security:	[Describe Interest]	
		·		
	2.	Number of Shares,	_	
		Units or other Interests Pledged:	[]	
			nr en la l	
	3.	Registered Owner:	[Name of Debtor]	
	4.	Taxpayer Identification No.		
	₹.	of Registered Owner, if any:	[]	
	5.	Registered Pledgee:	Harris Trust and Savings Bank, as Secured Party	
	6.	Taxpayer Identification No.		
		of Registered Pledgee:		
	7.	Date of Registration of Pledgee:	[]	
	Issuer l	nereby represents and warrants that there	are no Liens, restrictions or adverse claims as to	
which I	ssuer ha	s a duty pursuant to Section 8-403 of the	UCC to which such Security is or may be subject,	
other ti	han Pern	nitted Liens.		
• .	Issuer I	hereby agrees, at the request of Secured F	arty and at the sole cost and expense of Issuer, to ected in the manner contemplated by the Security	
register	any furt	ner pieuge or transfer of such accounty on	such pledgee or transferee any statement	
agréem	ent and	Section 8-408 of the UCC.	such bredges or dimensions and automone	
contem	plated of	Section 6-100 or the Occ.		
	IN WIT	NESS WHEREOF, Issuer has caused this	s Acknowledgment of Pledge to be duly executed	
and del	ivered by	its duly authorized officer as of the date	above first written.	
		[ISSUE	(R)	
В у.				
		Title:	•	

EXECUTION

IN WITNESS WHEREOF, each Debtor and Secured Party have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the date first written above

BRIDGE INFORMATION SYSTEMS, INC., as a Debtor

Name: Daryl Rhodes

Title: Executive Vice President

DOW JONES MARKETS, INC.,

as a Debtor

Name: Daryl Rhodes

Title: Executive Vice President

BRIDGE COMMODITY RESEARCH BUREAU, INC.,

as a Debtor

Name: Daryl Rhodes

Title: Executive Vice President

BRIDGE DATA COMPANY,

as a Debtor

Name: Daryl Roodes

Title: Executive Vice President

BRIDGE INTERNATIONAL HOLDINGS, INC.,

as a Debtor

Name: Daryl Khodes

Title: Executive Vice President

BRIDGE INFORMATION SYSTEMS AMERICA, INC.,

as a Debtor

Name: Daryl Rhodes

Title: Executive Vice President

EJV HOLDINGS, INC.,

as a Debtor

Name: Daryl Rhodes

Title: Executivé Vice President

EJV PARTNERS, L.P.,

as a Debtor

By: EIV HOLDINGS, INC.

Name: Daryl Ryodes

Title: Executive Vice President

BRIDGE HOLDINGS (U.K.), INC.,

as a Debtor

Name: Daryl Rhodes

Title: Executive Vice President

BRIDGE FINANCIAL AEA, INC.

as a Debtor

Name: Daryl Rhodes

Title: Executive Vice President

BRIDGE INVESTMENTS, LTD.,

as a Debtor

Name: Daryl Rhodes

Title: Executive Vice President

BRIDGE	NEWS	INTERNATIONAL,	INC.
Dabe			

Name: Daryl Rhoges

Title: Executive Vice President

BRIDGE INFORMATION SYSTEMS INTERNATIONAL, INC., as a Debtor

Name: Daryl Rhodes

Title: Executive Vice President

DOW JONES MARKETS HOLDINGS, INC.,

as a Debtor

Name: Daryl Rhodes

Title: Executive Vice President

DOW JONES MARKETS PUERTO RICO, INC.

as a Debtor

Name: Daryl Rhodes

Title: Executive Vice President

DOW JONES MARKETS FINANCIAL INFORMATION SERVICES, INC.,

as a Debtor

Name: Daryl Raodes

Title: Executive Vice President

DOW JONES MARKETS SYSTEMS, INC.

as a Debtor

Name: Daryl Rhodes

Title: Executive Vice President

10/2000

TELERATE FINANCIAL SERVICES CO.

as a Debtor

By

Name: Daryl Rhedes

Title: Executive Vice President

DOW JONES MARKETS INTERNATIONAL INC.,

as a Debtor

Name: Daryl Rhodes

Title: Executive Vice President

DOW JONES MARKETS INTERNATIONAL COMPANY,

as a Debtor

By: DOW JONES MARKETS INTERNATIONAL INC.

Name: Daryl Rhodes

Title: Executive Vice President

INDEPTH DATA INC.,

as a Debtor

Name: Daryl Rhodes

Title: Executive Vice President

HARRIS TRUST AND SAVINGS BANK,

as Secured Party

By_

Name: Stephen Gray

Title: Vice President

TELERATE FINANCIAL SERVICES CO. as a Debtor

By_______ Name: Daryl Rhodes

Title: Executive Vice President

DOW JONES MARKETS INTERNATIONAL INC.,

as a Debtor

Name: Daryl Rhodes

Title: Executive Vice President

DOW JONES MARKETS INTERNATIONAL COMPANY,

as a Debtor

By: DOW JONES MARKETS INTERNATIONAL INC.

By_____

Name: Daryl Rhodes

Title: Executive Vice President

INDEPTH DATA INC.,

as a Debtor

Name: Daryl Rhodes

Title: Executive Vice President

HARRIS TRUST AND SAVINGS BANK,

as Secured Party

Title: Vice President

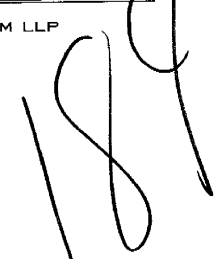
SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

FOUR TIMES SQUARE NEW YORK 10036-6522

TELEPHONE No.: (212) 735-3000 FACSIMILE No.: (212) 735-2000

DIRECT FACSIMILE NO.: EMAIL: mmcguire@skadden.com

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