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

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TRADE	MARKS ONLY
Submission Type	Please record the attached original document(s) or copy(ies). Conveyance Type
X New	Assignment License
Resubmission (Non-Recordation) Document ID #	∑ Security Agreement Nunc Pro Tunc Assignment
Correction of PTO Error Reel # Frame #	Merger Month Day Year 12-17-99
Corrective Document	Change of Name
Reel # Frame #	Other
Conveying Party	Mark if additional names of conveying parties attached Execution Date Month Day Year
Name VISTA DMS, INC.	12-17-99
Formerly	
Individual General Partnership	Limited Partnership X Corporation Association
Other	
X Citizenship/State of Incorporation/Organizat	ion A Delaware Corporation
Receiving Party X	Mark if additional names of receiving parties attached
Name Moore North America Ind	C.
DBA/AKA/TA	
Composed of	
Address(line 1) 1200 Lakeside Drive	
Address (line 2)	
Address (line 3) Bannockburn	IL/U.S.A. 60015 State/Country Zip Code
Individual General Partnership	State/Country Limited Partnership If document to be recorded is an assignment and the receiving party is
X Corporation Association	not domiciled in the United States, an appointment of a domestic
Other	representative should be attached. (Designation must be a separate document from Assignment.)
X Citizenship/State of Incorporation/Organizati	
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81 40.00 CH 700.00 CH	pproximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and
gathering the data needed to complete the Cover Sheet. Send comments regarding	pproximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the accument and g this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, ement and Burdent Panerwork Reduction Project (0651-0027). Washington, D.C. 20501. See DMR

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Information Collection Budget Package 6651-0027, 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: 002046 FRAME: 0027

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

FORM PTO-1 Expires 06/30/99 OMB 0651-0027	518B	Page	2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
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Address (line 4)				
Corresponde	ent Name and Addres	SS Area Code and	Telephone Number	(312) 984-3612
Name [John G. Bisbiki	is, Esq.		
Address (line 1)	McDERMOTT, WILI	L & EMERY		
Address (line 2)	227 West Monroe	e Street		
Address (line 3)	Suite 5100			
Address (line 4)	Chicago, IL 6	60606, U.S. <i>I</i>	1.	
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John G.	Bisbikis, Esq.		D. Boli	:/17/2000
Name o	f Person Signing		ignature	Date Signed

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RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

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TRADEMARK REEL: 002046 FRAME: 0029

TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "Agreement"), dated as of December 17, 1999, is made by VISTA DMS, INC., a Delaware corporation (the "Pledgor") in favor of MOORE NORTH AMERICA, INC. (the "Seller") and MOORE CORPORATION LIMITED ("Moore Limited," and collectively with Seller, the "Secured Party").

RECITALS

- A. The Seller, Vista Information Solutions, Inc. (the "Parent") and the Pledgor are parties to that certain Agreement for Purchase and Sale of Assets (as amended, modified or supplemented, the "Purchase Agreement"), dated July 28, 1999, and the Pledgor is contemplated to assign certain of its rights to VISTAinfo Canada, Inc., the Parent's wholly owned subsidiary and a Canadian corporation ("Canadian Purchaser," and together with the Pledgor, the "Purchaser").
- B. As part of the consideration for the transfer of assets contemplated by the Purchase Agreement, concurrently herewith the Pledgor and the Parent are jointly and severally becoming obligors with respect to that certain \$18,700,000 Secured Convertible Note dated as of even date herewith in favor of the Seller (the "Secured Convertible Note") and the Canadian Purchaser is guaranteeing the obligations of the Pledgor and the Parent in respect of the Secured Convertible Note. In addition, the Parent and the Pledgor are jointly and severally becoming obligors with respect to that certain \$7,500,000 Secured Working Capital Term Note dated as of even date herewith in favor of the Seller (the "Secured Working Capital Term Note"; and together with the Secured Convertible Note, the "Notes" and individually, a "Note").
- C. In connection with the Purchase Agreement, the Pledgor is executing and delivering a Security Agreement, dated as of the date hereof (as amended, supplemented, amended and restated or otherwise modified from time to time, the "Security Agreement").
- D. It is a condition precedent to the transactions contemplated by the Purchase Agreement that the Pledgor enter into this Agreement and grant to the Secured Party the security interests hereinafter provided to secure the Obligations (defined below).
- E. It is in the best interest of the Pledgor to execute this Agreement, as the Pledgor will derive substantial direct and indirect benefits from the transactions contemplated by the Purchase Agreement.
- F. The Pledgor has duly authorized the execution, delivery and performance of this Agreement;

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Accordingly, the parties hereto agree as follows:

- SECTION 1. <u>Definitions</u>. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble, recitals, schedules and exhibits, have the meanings provided (or incorporated by reference) in the Security Agreement.
- SECTION 2. <u>Grant of Security Interest</u>. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, to secure all of the Obligations, the Pledgor does hereby mortgage, pledge and hypothecate to the Secured Party, and grant to the Secured Party a security interest in all of the following property (the "<u>Trademark Collateral</u>"), whether now owned or hereafter acquired or existing by it:
 - (a) all state (including common law), federal and foreign trademarks, service marks and trade names, and applications for registration of such trademarks, service marks and trade names, all licenses relating to any of the foregoing and all income and royalties with respect to any licenses (including such marks, names, applications and licenses as described in <u>Schedule 1</u>), whether registered or unregistered and wherever registered, all rights to sue for past, present or future infringement or unconsented use thereof, all rights arising therefrom and pertaining thereto and all reissues, extensions and renewals thereof; and
 - (b) all Proceeds of the foregoing.
- SECTION 3. Security and Pledge Agreement. This Agreement has been executed and delivered by the Pledgor for the purpose of registering the security interest of the Secured Party in the Trademark Collateral with the United States Patent and Trademark Office and corresponding offices in other countries of the world. The security interest granted hereby has been granted as a supplement to, and not in limitation of, the security interest granted to the Secured Party under the Security Agreement. The Security Agreement (and all rights and remedies of the Secured Party thereunder) shall remain in full force and effect in accordance with its terms.
- SECTION 4. Termination. Upon payment and performance in full of all Obligations, the security interests granted under this Agreement shall terminate and the Secured Party shall promptly execute and deliver to the Pledgor such documents and instruments reasonably requested by the Pledgor as shall be necessary to evidence termination of all security interests given by the Pledgor to the Secured Party hereunder; provided, however, that the obligations of the Pledgor under Section 15 of the Security Agreement shall survive such termination.
- SECTION 5. <u>Acknowledgement</u>. The Pledgor does hereby further acknowledge and affirm that the rights and remedies of the Secured Party with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the

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Security Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein.

SECTION 6. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts and additional persons may become a Pledgor hereunder by executing a counterpart of this Agreement or by executing a supplement hereto, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute but one and the same agreement.

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement, as of the date first above written.

SECURED PARTY

MOORE NORTH AMERICA, INC.

By: _ ~ ~

MOORE CORPORATION LIMITED

Title:

THE PLEDGOR

VISTA DMS, INC.

By:__

Title: Vce

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		No.	Apple Date	Reg No.	Reg Date	Next Renewal
rademark Name	Status	Application.			12000	12/29/02
OFFICE MLS	Registered	74123250	12/14/90	1744120	75.86777	1
	•	100000	S/A/QA			
ON LINE YARD SIGN	Published	75498391	b/g/90			
DESIGN	Pending	75626663	1/25/99			
ON-LINE AGENT & DESIGN	1			16.604.14	12/5/89	12/5/99
PC-LIP	Registered	784456	SACE	9		2000
	Registered	704917	1/11/88	1505090	98/02/6	210000
		7409480	N2V90	1661044	10/15/91	10/15/01
PINPOINT	Registered	100000				
	Pending	75/445180	3/5/98			
RE/XPLORER	•			1644822	5/14/91	5/14/01
READY-TRIEVE	Registered	74018293	1/9/90	1000	• • • • • • • • • • • • • • • • • • •	
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REAL-TERM	Nagratoro	•			0/11/84	9/11/04
SOL TOICING	Registered	434800	7/15/83	1294076	9	
REALTRIEVE				1367010	10/22/85	10/22/05
SUPER-TRIEVE	Registered	534929	CD/R7/P			0/8/04
	Registered	74348625	1/12/93	1852243	96094	g c
VIEWPOINT						
YOUR ON LINE YARD SIGN	Pending	75498390	6/8/98			

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Trademark Name	Status	Appin No.	Appin Date	Reg No.	Reg Date	Next Renewal
U.S.					•	
ACCUSYNC	Pending	75714007	5/26/99			
AD-EASE	Registered	74407416	6/30/93	2010388	10/22/96	10/22/06
BE SELECTIVE, NOT EXCLUSIVE	Published	75544764	8/31/96			
CONNECTING REAL ESTATE PROFESSIONALS Pending WITH QUALIFIE	S Pending	75504913	6/18/96			
CYBERHOMES	Registered	75058760	2/15/96	2095953	9/9/97	9/9/07
CYBERHOMES & DESIGN	Registered	75058209	2/15/96	2066619	6/3/97	83/07
CYBERLOAN	Unfiled					
CYBERTALK	Published	75544763	8/31/96			
HOMES BY E-MAIL	Pending	75504914	6/18/98			
KEY TO PROPERTY PHOTOS	Pending	75/679237	4/9/99			
LANDWARK	Registered	74553140	6/25/94	2242427	5/4/99	5/4/09
LANDMARK VISTA	Published	75148395	B/12/96			<u>.</u>
LEARNING POINT	Registered	74412705	7/13/93	1867547	12/13/94	12/13/04
LIST/CNE	Registered	74031867	2/23/90	1757182	3/9/93	3/9/03
MACVIEW	Registered	74409956	7/7/93	1861309	2/28/95	2/28/05
MAESTRO	Pending	75437144	2/19/98			
MLS/XPLORER	Registered	75288824	5/8/97	2224776	2/16/99	2/16/09
MLSPASSPORT	Unfiled					

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RECORDED: 03/06/2000