RECORE **TRA** 

04-17-2000



U.S. DEPARTMENT OF COMMERCE

l'ab settings → →	101321292
To the Honorable Commissioner of Patents and Trademark	s: Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): Checkpoint Systems, Inc.	2. Name and address of receiving party(ies):
□ Individual(s) □ Association	Name: First Union National Bank, as Administrative Agent
□ General Partnership □ Limited Partnership	Internal Address:
⊠ Corporation-State (DE)	Street Address: 301 South College Street
□ Other	City: Charlotte State: NC ZIP: 28288
Additional name(s) of conveying party(ies) attached? □ Yes ⊠ No	-
3. Nature of conveyance:	Individual(s) citizenship
□ Assignment □ Merger	☐ Association General Partnership
☐ Security Agreement ☐ Change of Name	☐ Limited Partnership
	□ Corporation-State
Source and Condition Tigreement	Other <u>national banking association</u> If assignee is not domiciled in the United States, a domestic representative designation is
Execution Date: December 9, 1999	attached: ☐ Yes ☒ No (Designation must be a separate document from Assignment)
	Additional name(s) & address(es) attached?
<ul><li>4. Application number(s) or registration number(s):</li><li>A. Trademark Application No.(s) See Continuation of Item 4</li></ul>	B. Trademark Registration No.(s) See Continuation of Item 4
• •	attached? ☑ Yes ☐ No
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved: 43
Name: Kristopher E. Ahrend, Esq.	
	7. Total fee (37 CFR 3.41):
Internal Address: Simpson Thacher & Bartlett	<ul> <li>☑ Enclosed</li> <li>☐ Authorized to be charged to deposit account</li> </ul>
	Authorized to be charged to deposit account
	8. Deposit account number:
Street Address: 425 Lexington Avenue	
	(Attached duplicate copy of this page if paying by deposit account)
City: New York State: New York ZIP: 10017	
	SE THIS SPACE
9. Statement and signature.  To the best of my knowledge and belief, the foregoing information is t document.  Kristopher E. Ahrend, Esq.	
Name of Person Signing Si	gnature Date
14/2000 DNGUYEN 00000369 1471242	Total number of pages comprising cover sheet: 111

01 FC:481 02 FC:482

40.00 OP
1050.00 OP
Mail documents to be recorded with required cover sheet information to:
commissioner of Patents and Trademarks, Box Assignments
Washington, D.C. 20231

# **CONTINUATION OF ITEM 4**

# Trademark Registration Numbers/Application Numbers:

TITLE	REG. NO.	APP. NO.
CHECKLINK	1,471,242	
CHECKPOINT	845,517	
CHECKPOINT	844,752	
COUNTERPOINT	1,448,234	
THRESHOLD	1,545,229	
VIEWPOINT	1,769,205	
QS3000 PLUS	1,816,375	
CONDOR	1,820,522	
MIRAGE SG	1,841,256	
PROXTAG	1,849,123	
CHEKINK	1,839,282	
ELECTRONIC SIGNATURES	1,489,147	
SIGNATURE	1,462,648	<del></del>
CHECK/SERV	1,477,096	
CHECK/LIST	1,477,097	
ALPHA	1,503,720	
MIRAGE	1,564,238	
IMPULSE	1,798,232	
QS2000	1,673,295	
ENVISION	2,073,044	
СНЕКМАТЕ	2,076,833	
SIGHTLINE	2,141,299	
COUNTERPOINT	2,042,345	
FREEZE FRAME	2,168,869	
THRESHOLD 95	2,165,211	
DESIGN ONLY	2,119,592	

029551-0021-08406-A01JFRTL-OTH

03/09/0 12:07PM

TITLE	REG. NO.	APP. NO.
PILLAR	2,272,089	
CLARITY CONCEPT	2,242,604	
RF EAS/ID		75/071,244
COMPREHENSIVE TAG PROGRAM		75/303,675
CHEKLINK		75/393,040
STRATA		75/507,752
PILLAR FRAME		75/507,755
ADD/RF		75/507,751
BAGSCAN		75/509,166
INNOVISION		75/528,366
MAXITAG		75/528,288
CIRCULATION CIRCUIT		75/530,426
INTELLIGENT LIBRARY SYSTEM		75/530,428
PERFORMA		75/620,430
EASYWEAR		75/647,831
INTELLIGENT MATERIALS MANAGEMENT		75/676,517
CHECKPOINT		75/733,366

03/09/0 12:07PM

## GUARANTEE AND COLLATERAL AGREEMENT

made by

CHECKPOINT SYSTEMS, INC.

and certain of its Subsidiaries

in favor of

FIRST UNION NATIONAL BANK, as Administrative Agent

Dated as of December 9, 1999.

# TABLE OF CONTENTS

	Page
SECTION 1. DEFINED TERMS	
1.1 Definitions	
1.2 Other Definitional Provisions	
SECTION 2. GUARANTEE	
2.1 Guarantee	
2.2 Right of Contribution	
2.3 No Subrogation	
2.4 Amendments, etc. with respect to the Borrower Obligations	7
2.5 Guarantee Absolute and Unconditional	
2.6 Reinstatement	
2.7 Payments	9
SECTION 3. GRANT OF SECURITY INTEREST	9
SECTION 4. REPRESENTATIONS AND WARRANTIES	
4.1 Title: No Other Liens	
4.2 Perfected First Priority Liens	
4.3 Chief Executive Office	
4.4 Inventory and Equipment	
4.5 Farm Products	10
4.6 Investment Property	
4.7 Receivables	
4.8 Intellectual Property	11
SECTION 5. COVENANTS	
5.1 Delivery of Instruments, Certificated Securities and Chattel	
5.2 Maintenance of Insurance	-
5.3 Payment of Obligations	
5.4 Maintenance of Perfected Security Interest; Further Docume	entation
5.5 Changes in Locations, Name, etc	
5.6 Notices	
5.7 Investment Property	
5.8 Receivables	
5.9 Intellectual Property	
SECTION 6. REMEDIAL PROVISIONS	
6.1 Certain Matters Relating to Receivables	
6.2 Communications with Obligors; Grantors Remain Liable	
6.3 Pledged Stock	
6.4 Proceeds to be Turned Over To Administrative Agent	

029551-0021-08350-9998FCTU-GUA

6.6 6.7	Application of Proceeds  Code and Other Remedies  Registration Rights	19 20
	Waiver; Deficiency	
7.1	Administrative Agent's Appointment as Attorney-in-Fact, etc	21
	Duty of Administrative Agent	
	Execution of Financing Statements	
	Authority of Administrative Agent	
/ . <del> 4</del>	Additionty of Administrative Agent	_ ¬
TOTION!	8. MISCELLANEOUS	24
	Amendments in Writing	
8.2	Notices	<u> </u>
	No Waiver by Course of Conduct; Cumulative Remedies	
8.4	Enforcement Expenses; Indemnification	25
8.5	Successors and Assigns	25
8.6	Set-Off	25
	Counterparts	
8.8	Severability	26
8.0	Section Headings	26
0.7	Integration	26
0.10	GOVERNING LAW	26
8.1	GOVERNING LAW	-0 26
8.1.	2 Submission To Jurisdiction; Waivers	77
8.13	3 Acknowledgments	<u>-/</u>
8.14	4 Additional Grantors	<i>41</i>
8.1:	Releases	<u>-2</u> 7
8.10	6 WAIVER OF JURY TRIAL	28

# **SCHEDULES**

Schedule 1	Notice Addresses
Schedule 2	Investment Property
Schedule 3	Perfection Matters
Schedule 4	Jurisdictions of Organization and Chief Executive Offices
Schedule 5	Inventory and Equipment Locations
Schedule 6	Intellectual Property

## GUARANTEE AND COLLATERAL AGREEMENT

GUARANTEE AND COLLATERAL AGREEMENT, dated as of December 9. 1999, made by each of the signatories hereto (together with any other entity that may become a party hereto as provided herein, the "Grantors"), in favor of FIRST UNION NATIONAL BANK, as Administrative Agent (in such capacity, the "Administrative Agent") for the several banks and other financial institutions or entities from time to time parties to the Credit Agreement (the "Lenders"), dated as of October 27, 1999 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among CHECKPOINT SYSTEMS, INC., (the "Borrower"), the Lenders and the Administrative Agent.

## WIINESSETH:

WHEREAS, pursuant to the Credit Agreement, the Lenders have severally agreed to make extensions of credit to the Borrower upon the terms and subject to the conditions set forth therein;

WHEREAS, the Borrower is a member of an affiliated group of companies that includes each other Grantor;

WHEREAS, the proceeds of the extensions of credit under the Credit Agreement will be used in part to enable the Borrower to make valuable transfers to one or more of the other Grantors in connection with the operation of their respective businesses;

WHEREAS, the Borrower and the other Grantors are engaged in related businesses, and each Grantor will derive substantial direct and indirect benefit from the making of the extensions of credit under the Credit Agreement; and

WHEREAS, it is a condition precedent to the obligation of the Lenders to make their respective extensions of credit to the Borrower under the Credit Agreement that the Grantors shall have executed and delivered this Agreement to the Administrative Agent for the ratable benefit of the Lenders;

NOW, THEREFORE, in consideration of the premises and to induce the Administrative Agent and the Lenders to enter into the Credit Agreement and to induce the Lenders to make their respective extensions of credit to the Borrower thereunder, each Grantor hereby agrees with the Administrative Agent, for the ratable benefit of the Lenders, as follows:

029551-0021-08350-9998FCTU-GUA

#### SECTION 1. DEFINED TERMS

- 1.1 <u>Definitions</u>. (a) Unless otherwise defined herein, terms defined in the Credit Agreement and used herein shall have the meanings given to them in the Credit Agreement, and the following terms are used herein as defined in the New York UCC: Accounts, Certificated Security, Chattel Paper, Documents, Equipment, Farm Products, Instruments and Inventory.
  - (b) The following terms shall have the following meanings:
  - "Agreement": this Guarantee and Collateral Agreement, as the same may be amended, supplemented or otherwise modified from time to time.

"Borrower Obligations": the collective reference to the unpaid principal of and interest on the Loans and Reimbursement Obligations and all other obligations and liabilities of the Borrower (including, without limitation, interest accruing at the then applicable rate provided in the Credit Agreement after the maturity of the Loans and Reimbursement Obligations and interest accruing at the then applicable rate provided in the Credit Agreement after the filing of any petition in bankruptcy, or the commencement of any insolvency, reorganization or like proceeding, relating to the Borrower, whether or not a claim for post-filing or post-petition interest is allowed in such proceeding) to the Administrative Agent or any Lender (or, in the case of any Lender Hedge Agreement, any Affiliate of any Lender), whether direct or indirect, absolute or contingent, due or to become due, or now existing or hereafter incurred, which may arise under, out of, or in connection with, the Credit Agreement, this Agreement, the other Loan Documents, any Letter of Credit, any Lender Hedge Agreement or any other document made, delivered or given in connection with any of the foregoing, in each case whether on account of principal, interest, reimbursement obligations, fees, indemnities, costs, expenses or otherwise (including, without limitation, all fees and disbursements of counsel to the Administrative Agent or to the Lenders that are required to be paid by the Borrower pursuant to the terms of any of the foregoing agreements).

"Collateral": as defined in Section 3.

"Collateral Account": any collateral account established by the Administrative Agent as provided in Section 6.1 or 6.4.

"Copyrights": (i) all copyrights arising under the laws of the United States, any other country or any political subdivision thereof, whether registered or unregistered and whether published or unpublished (including, without limitation, those listed in Schedule 6), all registrations and recordings thereof, and all applications in connection therewith, including, without limitation, all registrations, recordings and applications in the United States Copyright Office, and (ii) the right to obtain all renewals thereof.

"Copyright Licenses": any written agreement naming any Grantor as licensor or licensee (including, without limitation, those listed in Schedule 6), granting any right under any Copyright, including, without limitation, the grant of rights to manufacture, distribute, exploit and sell materials derived from any Copyright.

"Deposit Account": as defined in the Uniform Commercial Code of any applicable jurisdiction and, in any event, including, without limitation, any demand, time, savings, passbook or like account maintained with a depositary institution.

"Foreign Subsidiary": any Subsidiary organized under the laws of any jurisdiction outside the United States of America.

"Foreign Subsidiary Voting Stock": the voting Capital Stock of any Foreign Subsidiary.

"General Intangibles": all "general intangibles" as such term is defined in Section 9-106 of the New York UCC and, in any event, including, without limitation. with respect to any Grantor, all contracts, agreements, instruments and indentures in any form, and portions thereof, to which such Grantor is a party or under which such Grantor has any right, title or interest or to which such Grantor or any property of such Grantor is subject, as the same may from time to time be amended, supplemented or otherwise modified, including, without limitation, (i) all rights of such Grantor to receive moneys due and to become due to it thereunder or in connection therewith, (ii) all rights of such Grantor to damages arising thereunder and (iii) all rights of such Grantor to perform and to exercise all remedies thereunder, in each case to the extent the grant by such Grantor of a security interest pursuant to this Agreement in its right, title and interest in such contract, agreement, instrument or indenture is not prohibited by such contract, agreement, instrument or indenture without the consent of any other party thereto, would not give any other party to such contract, agreement, instrument or indenture the right to terminate its obligations thereunder, or is permitted with consent if all necessary consents to such grant of a security interest have been obtained from the other parties thereto (it being understood that the foregoing shall not be deemed to obligate such Grantor to obtain such consents); provided, that the foregoing limitation shall not affect, limit. restrict or impair the grant by such Grantor of a security interest pursuant to this Agreement in any Receivable or any money or other amounts due or to become due under any such contract, agreement, instrument or indenture.

"Guarantor Obligations": with respect to any Guarantor, all obligations and liabilities of such Guarantor which may arise under or in connection with this Agreement (including, without limitation, Section 2) or any other Loan Document to which such Guarantor is a party, in each case whether on account of guarantee obligations, reimbursement obligations, fees, indemnities, costs, expenses or otherwise (including, without limitation, all fees and disbursements of counsel to the Administrative Agent or to the Lenders that are required to be paid by such Guarantor pursuant to the terms of this Agreement or any other Loan Document).

"Guarantors": the collective reference to each Grantor other than the Borrower.

"Intellectual Property": the collective reference to all rights, priorities and privileges relating to intellectual property, whether arising under United States, multinational or foreign laws or otherwise, including, without limitation, the Copyrights, the Copyright Licenses, the Patents, the Patent Licenses, the Trademarks and the Trademark Licenses, and all rights to sue at law or in equity for any infringement or other impairment thereof, including the right to receive all proceeds and damages therefrom.

"Intercompany Note": any promissory note evidencing loans made by any Grantor to the Borrower or any of its Subsidiaries.

"Investment Property": the collective reference to (i) all "investment property" as such term is defined in Section 9-115 of the New York UCC (other than any Foreign Subsidiary Voting Stock excluded from the definition of "Pledged Stock") and (ii) whether or not constituting "investment property" as so defined, all Pledged Notes and all Pledged Stock.

"Issuers": the collective reference to each issuer of any Investment Property.

"Lender Hedge Agreements": all interest rate swaps, caps or collar agreements or similar arrangements entered into by the Borrower with any Lender (or any Affiliate of any Lender) providing for protection against fluctuations in interest rates or currency exchange rates or the exchange of nominal interest obligations, either generally or under specific contingencies, in each case to the extent permitted by the terms of the Credit Agreement to be entered into by the Borrower.

"New York UCC": the Uniform Commercial Code as from time to time in effect in the State of New York.

"Obligations": (i) in the case of the Borrower, the Borrower Obligations, and (ii) in the case of each Guarantor, its Guarantor Obligations.

"Patents": (i) all letters patent of the United States, any other country or any political subdivision thereof, all reissues and extensions thereof and all goodwill associated therewith, including, without limitation, any of the foregoing referred to in Schedule 6, (ii) all applications for letters patent of the United States or any other country and all divisions, continuations and continuations-in-part thereof, including, without limitation, any of the foregoing referred to in Schedule 6, and (iii) all rights to obtain any reissues or extensions of the foregoing.

"Patent License": all agreements, whether written or oral, providing for the grant by or to any Grantor of any right to manufacture, use or sell any invention covered in whole or in part by a Patent, including, without limitation, any of the foregoing referred to in Schedule 6.

-0021-08350-9998FCTU-GUA

"Pledged Notes": all promissory notes listed on Schedule 2, all Intercompany Notes at any time issued to any Grantor and all other promissory notes issued to or held by any Grantor (other than promissory notes issued in connection with extensions of trade credit by any Grantor in the ordinary course of business).

"Pledged Stock": the shares of Capital Stock listed on Schedule 2, together with any other shares, stock certificates, options or rights of any nature whatsoever in respect of the Capital Stock of any Person that may be issued or granted to, or held by, any Grantor while this Agreement is in effect; provided that in no event shall more than 66% of the total outstanding Foreign Subsidiary Voting Stock of any Foreign Subsidiary be required to be pledged hereunder.

"Proceeds": all "proceeds" as such term is defined in Section 9-306(1) of the New York UCC and, in any event, shall include, without limitation, all dividends or other income from the Investment Property, collections thereon or distributions or payments with respect thereto.

"Receivable": any right to payment for goods sold or leased or for services rendered, whether or not such right is evidenced by an Instrument or Chattel Paper and whether or not it has been earned by performance (including, without limitation, any Account).

"Securities Act": the Securities Act of 1933, as amended.

"Trademarks": (i) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos and other source or business identifiers, and all goodwill associated therewith, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all applications in connection therewith, whether in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof, or otherwise, and all common-law rights related thereto, including, without limitation, any of the foregoing referred to in Schedule 6, and (ii) the right to obtain all renewals thereof.

"Trademark License": any agreement, whether written or oral, providing for the grant by or to any Grantor of any right to use any Trademark, including, without limitation, any of the foregoing referred to in Schedule 6.

- 1.2 Other Definitional Provisions. (a) The words "hereof," "herein," "hereto" and "hereunder" and words of similar import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement, and Section and Schedule references are to this Agreement unless otherwise specified.
- (b) The meanings given to terms defined herein shall be equally applicable to both the singular and plural forms of such terms.

TRAD

(c) Where the context requires, terms relating to the Collateral or any part thereof, when used in relation to a Grantor, shall refer to such Grantor's Collateral or the relevant part thereof.

#### SECTION 2. GUARANTEE

- 2.1 <u>Guarantee</u>. (a) Each of the Guarantors hereby, jointly and severally, absolutely, unconditionally and irrevocably, guarantees to the Administrative Agent, for the ratable benefit of the Lenders and their respective successors, indorsees, transferees and assigns, the prompt and complete payment and performance by the Borrower when due (whether at the stated maturity, by acceleration or otherwise) of the Borrower Obligations.
- (b) Anything herein or in any other Loan Document to the contrary notwithstanding, the maximum liability of each Guarantor hereunder and under the other Loan Documents shall in no event exceed the amount which can be guaranteed by such Guarantor under applicable federal and state laws relating to the insolvency of debtors (after giving effect to the right of contribution established in Section 2.2).
- (c) Each Guarantor agrees that the Borrower Obligations may at any time and from time to time exceed the amount of the liability of such Guarantor hereunder without impairing the guarantee contained in this Section 2 or affecting the rights and remedies of the Administrative Agent or any Lender hereunder.
- (d) The guarantee contained in this Section 2 shall remain in full force and effect until, subject to reinstatement pursuant to Section 2.6, all the Borrower Obligations and the obligations of each Guarantor under the guarantee contained in this Section 2 shall have been satisfied by payment in full, no Letter of Credit shall be outstanding and the Commitments shall be terminated, notwithstanding that from time to time during the term of the Credit Agreement the Borrower may be free from any Borrower Obligations.
- (e) No payment made by the Borrower, any of the Guarantors, any other guarantor or any other Person or received or collected by the Administrative Agent or any Lender from the Borrower, any of the Guarantors, any other guarantor or any other Person by virtue of any action or proceeding or any set-off or appropriation or application at any time or from time to time in reduction of or in payment of the Borrower Obligations shall be deemed to modify, reduce, release or otherwise affect the liability of any Guarantor hereunder which shall, notwithstanding any such payment (other than any payment made by such Guarantor in respect of the Borrower Obligations or any payment received or collected from such Guarantor in respect of the Borrower Obligations), remain liable for the Borrower Obligations up to the maximum liability of such Guarantor hereunder until, subject to reinstatement pursuant to Section 2.6, the Borrower Obligations are paid in full, no Letter of Credit shall be outstanding and the Commitments are terminated.

- 2.2 Right of Contribution. Each Guarantor hereby agrees that to the extent that a Guarantor shall have paid more than its proportionate share of any payment made hereunder, such Guarantor shall be entitled to seek and receive contribution from and against any other Guarantor hereunder which has not paid its proportionate share of such payment. Each Guarantor's right of contribution shall be subject to the terms and conditions of Section 2.3. The provisions of this Section 2.2 shall in no respect limit the obligations and liabilities of any Guarantor to the Administrative Agent and the Lenders, and each Guarantor shall remain liable to the Administrative Agent and the Lenders for the full amount guaranteed by such Guarantor hereunder.
- 2.3 No Subrogation. Notwithstanding any payment made by any Guarantor hereunder or any set-off or application of funds of any Guarantor by the Administrative Agent or any Lender, no Guarantor shall be entitled to be subrogated to any of the rights of the Administrative Agent or any Lender against the Borrower or any other Guarantor or any collateral security or guarantee or right of offset held by the Administrative Agent or any Lender for the payment of the Borrower Obligations, nor shall any Guarantor seek or be entitled to seek any contribution or reimbursement from the Borrower or any other Guarantor in respect of payments made by such Guarantor hereunder, until all amounts owing to the Administrative Agent and the Lenders by the Borrower on account of the Borrower Obligations are paid in full, no Letter of Credit shall be outstanding and the Commitments are terminated. If any amount shall be paid to any Guarantor on account of such subrogation rights at any time when all of the Borrower Obligations shall not have been paid in full, such amount shall be held by such Guarantor in trust for the Administrative Agent and the Lenders, segregated from other funds of such Guarantor, and shall, forthwith upon receipt by such Guarantor, be turned over to the Administrative Agent in the exact form received by such Guarantor (duly indorsed by such Guarantor to the Administrative Agent, if required), to be applied against the Borrower Obligations, whether matured or unmatured, in such order as the Administrative Agent may determine.
- 2.4 Amendments, etc. with respect to the Borrower Obligations. Each Guarantor shall remain obligated hereunder notwithstanding that, without any reservation of rights against any Guarantor and without notice to or further assent by any Guarantor, any demand for payment of any of the Borrower Obligations made by the Administrative Agent or any Lender may be rescinded by the Administrative Agent or such Lender and any of the Borrower Obligations continued, and the Borrower Obligations, or the liability of any other Person upon or for any part thereof, or any collateral security or guarantee therefor or right of offset with respect thereto, may, from time to time, in whole or in part, be renewed, extended, amended, modified, accelerated, compromised, waived, surrendered or released by the Administrative Agent or any Lender, and the Credit Agreement and the other Loan Documents and any other documents executed and delivered in connection therewith may be amended, modified, supplemented or terminated, in whole or in part, as the Administrative Agent (or the Required Lenders or all Lenders, as the case may be) may deem advisable from time to time, and any collateral security. guarantee or right of offset at any time held by the Administrative Agent or any Lender for the payment of the Borrower Obligations may be sold, exchanged, waived, surrendered or released. Neither the Administrative Agent nor any Lender shall have any obligation to protect, secure,

029551-0021-08350-9998FCTU-GUA

į

perfect or insure any Lien at any time held by it as security for the Borrower Obligations or for the guarantee contained in this Section 2 or any property subject thereto.

- 2.5 Guarantee Absolute and Unconditional. Each Guarantor waives any and all notice of the creation, renewal, extension or accrual of any of the Borrower Obligations and notice of or proof of reliance by the Administrative Agent or any Lender upon the guarantee contained in this Section 2 or acceptance of the guarantee contained in this Section 2; the Borrower Obligations, and any of them, shall conclusively be deemed to have been created. contracted or incurred, or renewed, extended, amended or waived, in reliance upon the guarantee contained in this Section 2; and all dealings between the Borrower and any of the Guarantors, on the one hand, and the Administrative Agent and the Lenders, on the other hand, likewise shall be conclusively presumed to have been had or consummated in reliance upon the guarantee contained in this Section 2. Each Guarantor waives diligence, presentment, protest, demand for payment and notice of default or nonpayment to or upon the Borrower or any of the Guarantors with respect to the Borrower Obligations. Each Guarantor understands and agrees that the guarantee contained in this Section 2 shall be construed as a continuing, absolute, irrevocable and unconditional guarantee of payment without regard to (a) the validity or enforceability of the Credit Agreement or any other Loan Document, any of the Borrower Obligations or any other collateral security therefor or guarantee or right of offset with respect thereto at any time or from time to time held by the Administrative Agent or any Lender, (b) any defense, set-off or counterclaim (other than a defense of payment or performance) which may at any time be available to or be asserted by the Borrower, any Guarantor or any other Person against the Administrative Agent or any Lender, or (c) any other circumstance whatsoever (with or without notice to or knowledge of the Borrower or such Guarantor) which constitutes, or might be construed to constitute, an equitable or legal discharge of the Borrower for the Borrower Obligations, or of such Guarantor under the guarantee contained in this Section 2, in bankruptev or in any other instance. When making any demand hereunder or otherwise pursuing its rights and remedies hereunder against any Guarantor, the Administrative Agent or any Lender may, but shall be under no obligation to, make a similar demand on or otherwise pursue such rights and remedies as it may have against the Borrower, any other Guarantor or any other Person or against any collateral security or guarantee for the Borrower Obligations or any right of offset with respect thereto, and any failure by the Administrative Agent or any Lender to make any such demand, to pursue such other rights or remedies or to collect any payments from the Borrower. any other Guarantor or any other Person or to realize upon any such collateral security or guarantee or to exercise any such right of offset, or any release of the Borrower, any other Guarantor or any other Person or any such collateral security, guarantee or right of offset, shall not relieve any Guarantor of any obligation or liability hereunder, and shall not impair or affect the rights and remedies, whether express, implied or available as a matter of law, of the Administrative Agent or any Lender against any Guarantor. For the purposes hereof "demand" shall include the commencement and continuance of any legal proceedings.
- 2.6 Reinstatement. The guarantee contained in this Section 2 shall continue to be effective, or be reinstated, as the case may be, if at any time payment, or any part thereof, of any of the Borrower Obligations is rescinded or must otherwise be restored or returned by the Administrative Agent or any Lender upon the insolvency, bankruptcy, dissolution, liquidation or

reorganization of the Borrower or any Guarantor, or upon or as a result of the appointment of a receiver, intervenor or conservator of, or trustee or similar officer for, the Borrower or any Guarantor or any substantial part of its property, or otherwise, all as though such payments had not been made.

2.7 Payments. Each Guarantor hereby guarantees that payments hereunder will be paid to the Administrative Agent without set-off or counterclaim in the applicable currency in which the related underlying obligation is denominated, at the office of the Administrative Agent located at First Union National Bank, 301 South College Street, Charlotte, NC 28288.

## SECTION 3. GRANT OF SECURITY INTEREST

Each Grantor hereby assigns and transfers to the Administrative Agent, for the ratable benefit of the Lenders, and hereby grants to the Administrative Agent, for the ratable benefit of the Lenders, a security interest in, all of the following property now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "Collateral"), as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity.

- by acceleration or otherwise) of such Grantor's Obligations: (a) all Accounts; (b) all Chattel Paper;
  - (c) all Deposit Accounts;
  - (d) all Documents;
  - (e) all Equipment;
  - (f) all General Intangibles;
  - (g) all Instruments;
  - (h) all Intellectual Property;
  - (i) all Inventory;
  - (i) all Investment Property;
  - (k) all other property not otherwise described above;
  - (1) all books and records pertaining to the Collateral; and

(m) to the extent not otherwise included, all Proceeds and products of any and all of the foregoing and all collateral security and guarantees given by any Person with respect to any of the foregoing.

### SECTION 4. REPRESENTATIONS AND WARRANTIES

To induce the Administrative Agent and the Lenders to enter into the Credit Agreement and to induce the Lenders to make their respective extensions of credit to the Borrower thereunder, each Grantor hereby represents and warrants to the Administrative Agent and each Lender that:

- 4.1 <u>Title: No Other Liens</u>. Except for the security interest granted to the Administrative Agent for the ratable benefit of the Lenders pursuant to this Agreement and the other Liens permitted to exist on the Collateral by the Credit Agreement, such Grantor owns each item of the Collateral free and clear of any and all Liens or claims of others. No financing statement or other public notice with respect to all or any part of the Collateral is on file or of record in any public office, except such as have been filed in favor of the Administrative Agent, for the ratable benefit of the Lenders, pursuant to this Agreement or as are permitted by the Credit Agreement.
- 4.2 Perfected First Priority Liens. The security interests granted pursuant to this Agreement (a) upon completion of the filings and other actions specified on Schedule 3 (which, in the case of all filings and other documents referred to on said Schedule, have been delivered to the Administrative Agent in completed and duly executed form) will constitute valid perfected security interests in all of the Collateral in favor of the Administrative Agent, for the ratable benefit of the Lenders, as collateral security for such Grantor's Obligations, enforceable in accordance with the terms hereof against all creditors of such Grantor and any Persons purporting to purchase any Collateral from such Grantor and (b) are prior to all other Liens on the Collateral in existence on the date hereof except for unrecorded Liens permitted by the Credit Agreement which have priority over the Liens on the Collateral by operation of law.
- 4.3 <u>Chief Executive Office</u>. On the date hereof, such Grantor's jurisdiction of organization and the location of such Grantor's chief executive office or sole place of business are specified on <u>Schedule 4</u>.
- 4.4 <u>Inventory and Equipment</u>. On the date hereof, the Inventory and the Equipment (other than mobile goods) are kept at the locations listed on <u>Schedule 5</u>.
- 4.5 Farm Products. None of the Collateral constitutes, or is the Proceeds of, Farm Products.
- 4.6 Investment Property. (a) The shares of Pledged Stock pledged by such Grantor hereunder constitute all the issued and outstanding shares of all classes of the Capital Stock of each Issuer owned by such Grantor or, in the case of Foreign Subsidiary Voting Stock. if

029551-0021-08350-9998FC7U-GUA

TRADEMARK
REEL: 002051 FRAME: 0871

ľ

less, 65% of the outstanding Foreign Subsidiary Voting Stock of each relevant Issuer; <u>provided</u> that the number of shares of Capital Stock of Checkpoint Systems Japan Co., Ltd. pledged hereunder shall be 65% of the aggregate amount of voting Capital Stock owned by the relevant Grantor.

- (b) All the shares of the Pledged Stock have been duly and validly issued and are fully paid and nonassessable.
- (c) Each of the Pledged Notes constitutes the legal, valid and binding obligation of the obligor with respect thereto, enforceable in accordance with its terms, subject to the effects of bankruptcy, insolvency, fraudulent conveyance, reorganization, moratorium and other similar laws relating to or affecting creditors' rights generally, general equitable principles (whether considered in a proceeding in equity or at law) and an implied covenant of good faith and fair dealing; and no obligor with respect to any Pledged Note has any defense, offset or counterclaim with respect to payment of such Pledged Note.
- (d) Such Grantor is the record and beneficial owner of, and has good and marketable title to, the Investment Property pledged by it hereunder, free of any and all Liens or options in favor of, or claims of, any other Person, except the security interest created by this Agreement.
- 4.7 <u>Receivables</u>. (a) No amount payable to such Grantor under or in connection with any Receivable is evidenced by any Instrument or Chattel Paper which has not been delivered to the Administrative Agent.
- (b) Other than as described on Schedule 4.7(b), none of the obligors on any Receivables is a Governmental Authority.
- (c) The amounts represented by such Grantor to the Lenders from time to time as owing to such Grantor in respect of the Receivables will at such times be accurate.
- 4.8 Intellectual Property. (a) Schedule 6 lists all Intellectual Property owned by such Grantor in its own name on the date hereof.
- (b) On the date hereof, all material Intellectual Property is valid, subsisting, unexpired and enforceable, has not been abandoned and does not infringe the intellectual property rights of any other Person.
- (c) Except as set forth in <u>Schedule 6</u>, on the date hereof, none of the Intellectual Property is the subject of any licensing or franchise agreement pursuant to which such Grantor is the licensor or franchisor.
- (d) No holding, decision or judgment has been rendered by any Governmental Authority which would limit, cancel or question the validity of, or such Grantor's rights in, any

Intellectual Property in any respect that could reasonably be expected to have a Material Adverse Effect.

(e) No action or proceeding is pending, or, to the knowledge of such Grantor, threatened, on the date hereof (i) seeking to limit, cancel or question the validity of any Intellectual Property or such Grantor's ownership interest therein, or (ii) which, if adversely determined, would have a material adverse effect on the value of any Intellectual Property.

#### SECTION 5. COVENANTS

Each Grantor covenants and agrees with the Administrative Agent and the Lenders that, from and after the date of this Agreement until the Obligations shall have been paid in full, no Letter of Credit shall be outstanding and the Commitments shall have terminated:

- 5.1 <u>Delivery of Instruments, Certificated Securities and Chattel Paper</u>. If any amount payable under or in connection with any of the Collateral shall be or become evidenced by any Instrument, Certificated Security or Chattel Paper, such Instrument, Certificated Security or Chattel Paper shall be immediately delivered to the Administrative Agent, duly indorsed in a manner satisfactory to the Administrative Agent, to be held as Collateral pursuant to this Agreement.
- 5.2 <u>Maintenance of Insurance</u>. (a) Such Grantor will maintain, with financially sound and reputable companies, insurance policies (i) insuring the Inventory and Equipment against loss by fire, explosion, theft and such other casualties as may be reasonably satisfactory to the Administrative Agent and (ii) insuring such Grantor, the Administrative Agent and the Lenders against liability for personal injury and property damage relating to such Inventory and Equipment, such policies to be in such form and amounts and having such coverage as may be reasonably satisfactory to the Administrative Agent and the Lenders.
- (b) All such insurance shall (i) provide that no cancellation, material reduction in amount or material change in coverage thereof shall be effective until at least 30 days after receipt by the Administrative Agent of written notice thereof, (ii) name the Administrative Agent as insured party or loss payee, (iii) if reasonably requested by the Administrative Agent, include a breach of warranty clause and (iv) be reasonably satisfactory in all other respects to the Administrative Agent.
- (c) The Borrower shall deliver to the Administrative Agent and the Lenders a report of a reputable insurance broker with respect to such insurance substantially concurrently with each delivery of the Borrower's audited annual financial statements and such supplemental reports with respect thereto as the Administrative Agent may from time to time reasonably request.
- 5.3 <u>Payment of Obligations</u>. Such Grantor will pay and discharge or otherwise satisfy at or before maturity or before they become delinquent, as the case may be, all taxes,

assessments and governmental charges or levies imposed upon the Collateral or in respect of income or profits therefrom, as well as all claims of any kind (including, without limitation, claims for labor, materials and supplies) against or with respect to the Collateral, except that no such charge need be paid if the amount or validity thereof is currently being contested in good faith by appropriate proceedings, reserves in conformity with GAAP with respect thereto have been provided on the books of such Grantor and such proceedings could not reasonably be expected to result in the sale, forfeiture or loss of any material portion of the Collateral or any interest therein.

- 5.4 <u>Maintenance of Perfected Security Interest; Further Documentation</u>. (a) Such Grantor shall maintain the security interest created by this Agreement as a perfected security interest having at least the priority described in Section 4.2 and shall defend such security interest against the claims and demands of all Persons whomsoever.
- (b) Such Grantor will furnish to the Administrative Agent and the Lenders from time to time statements and schedules further identifying and describing the assets and property of such Grantor and such other reports in connection therewith as the Administrative Agent may reasonably request, all in reasonable detail.
- (c) At any time and from time to time, upon the written request of the Administrative Agent, and at the sole expense of such Grantor, such Grantor will promptly and duly execute and deliver, and have recorded, such further instruments and documents and take such further actions as the Administrative Agent may reasonably request for the purpose of obtaining or preserving the full benefits of this Agreement and of the rights and powers herein granted, including, without limitation, (i) filing any financing or continuation statements under the Uniform Commercial Code (or other similar laws) in effect in any jurisdiction with respect to the security interests created hereby and (ii) in the case of Investment Property, Deposit Accounts and any other relevant Collateral, taking any actions necessary to enable the Administrative Agent to obtain "control" (within the meaning of the applicable Uniform Commercial Code) with respect thereto.
- 5.5 Changes in Locations, Name, etc. Such Grantor will not, except upon 15 days' prior written notice to the Administrative Agent and delivery to the Administrative Agent of (a) all additional executed financing statements and other documents reasonably requested by the Administrative Agent to maintain the validity, perfection and priority of the security interests provided for herein and (b) if applicable, a written supplement to Schedule 5 showing any additional location at which Inventory or Equipment shall be kept:
  - (i) permit any of the Inventory or Equipment to be kept at a location other than those listed on Schedule 5;
  - (ii) change its jurisdiction of organization or the location of its chief executive office or sole place of business from that referred to in Section 4.3; or

- (iii) change its name, identity or corporate structure to such an extent that any financing statement filed by the Administrative Agent in connection with this Agreement would become misleading.
- 5.6 <u>Notices</u>. Such Grantor will advise the Administrative Agent and the Lenders promptly, in reasonable detail, of:
- (a) any Lien (other than security interests created hereby or Liens permitted under the Credit Agreement) on any of the Collateral which would adversely affect the ability of the Administrative Agent to exercise any of its remedies hereunder; and
- (b) of the occurrence of any other event which could reasonably be expected to have a material adverse effect on the aggregate value of the Collateral or on the security interests created hereby.
- 5.7 Investment Property. (a) If such Grantor shall become entitled to receive or shall receive any stock certificate (including, without limitation, any certificate representing a stock dividend or a distribution in connection with any reclassification, increase or reduction of capital or any certificate issued in connection with any reorganization), option or rights in respect of the Capital Stock of any Issuer, whether in addition to, in substitution of, as a conversion of, or in exchange for, any shares of the Pledged Stock, or otherwise in respect thereof, such Grantor shall accept the same as the agent of the Administrative Agent and the Lenders, hold the same in trust for the Administrative Agent and the Lenders and deliver the same forthwith to the Administrative Agent in the exact form received, duly indorsed by such Grantor to the Administrative Agent, if required, together with an undated stock power covering such certificate duly executed in blank by such Grantor and with, if the Administrative Agent so requests, signature guaranteed, to be held by the Administrative Agent, subject to the terms hereof, as additional collateral security for the Obligations. Any sums paid upon or in respect of the Investment Property upon the liquidation or dissolution of any Issuer shall be paid over to the Administrative Agent to be held by it hereunder as additional collateral security for the Obligations, and in case any distribution of capital shall be made on or in respect of the Investment Property or any property shall be distributed upon or with respect to the Investment Property pursuant to the recapitalization or reclassification of the capital of any Issuer or pursuant to the reorganization thereof, the property so distributed shall, unless otherwise subject to a perfected security interest in favor of the Administrative Agent, be delivered to the Administrative Agent to be held by it hereunder as additional collateral security for the Obligations. If any sums of money or property so paid or distributed in respect of the Investment Property shall be received by such Grantor, such Grantor shall, until such money or property is paid or delivered to the Administrative Agent, hold such money or property in trust for the Lenders, segregated from other funds of such Grantor, as additional collateral security for the Obligations.
- (b) Without the prior written consent of the Administrative Agent, such Grantor will not (i) vote to enable, or take any other action to permit, any Issuer to issue any stock or other equity securities of any nature or to issue any other securities convertible into or granting

the right to purchase or exchange for any stock or other equity securities of any nature of any Issuer, (ii) sell, assign, transfer, exchange, or otherwise dispose of, or grant any option with respect to, the Investment Property or Proceeds thereof (except pursuant to a transaction expressly permitted by the Credit Agreement), (iii) create, incur or permit to exist any Lien or option in favor of, or any claim of any Person with respect to, any of the Investment Property or Proceeds thereof, or any interest therein, except for the security interests created by this Agreement or (iv) enter into any agreement or undertaking restricting the right or ability of such Grantor or the Administrative Agent to sell, assign or transfer any of the Investment Property or Proceeds thereof.

- (c) In the case of each Grantor which is an Issuer, such Issuer agrees that (i) it will be bound by the terms of this Agreement relating to the Investment Property issued by it and will comply with such terms insofar as such terms are applicable to it, (ii) it will notify the Administrative Agent promptly in writing of the occurrence of any of the events described in Section 5.7(a) with respect to the Investment Property issued by it and (iii) the terms of Sections 6.3(c) and 6.7 shall apply to it, <u>mutatis mutandis</u>, with respect to all actions that may be required of it pursuant to Section 6.3(c) or 6.7 with respect to the Investment Property issued by it.
- 5.8 Receivables. (a) Other than in the ordinary course of business consistent with its past practice, such Grantor will not (i) grant any extension of the time of payment of any Receivable, (ii) compromise or settle any Receivable for less than the full amount thereof, (iii) release, wholly or partially, any Person liable for the payment of any Receivable, (iv) allow any credit or discount whatsoever on any Receivable or (v) amend, supplement or modify any Receivable in any manner that could adversely affect the value thereof.
- (b) Such Grantor will deliver to the Administrative Agent a copy of each material demand, notice or document received by it that questions or calls into doubt the validity or enforceability of more than 5% of the aggregate amount of the then outstanding Receivables.
- will (i) continue to use each material Trademark on each and every trademark class of goods applicable to its current line as reflected in its current catalogs, brochures and price lists in order to maintain such Trademark in full force free from any claim of abandonment for non-use, (ii) maintain as in the past the quality of products and services offered under such Trademark, (iii) use such Trademark with the appropriate notice of registration and all other notices and legends required by applicable Requirements of Law, (iv) not adopt or use any mark which is confusingly similar or a colorable imitation of such Trademark unless the Administrative Agent, for the ratable benefit of the Lenders, shall obtain a perfected security interest in such mark pursuant to this Agreement, and (v) not (and not permit any licensee or sublicensee thereof to) do any act or knowingly omit to do any act whereby such Trademark may become invalidated or impaired in any way.

- (b) Such Grantor (either itself or through licensees) will not do any act, or omit to do any act, whereby any material Patent may become forfeited, abandoned or dedicated to the public.
- (c) Such Grantor (either itself or through licensees) (i) will employ each material Copyright and (ii) will not (and will not permit any licensee or sublicensee thereof to) do any act or knowingly omit to do any act whereby any material portion of the Copyrights may become invalidated or otherwise impaired. Such Grantor will not (either itself or through licensees) do any act whereby any material portion of the Copyrights may fall into the public domain.
- (d) Such Grantor (either itself or through licensees) will not do any act that knowingly uses any material Intellectual Property to infringe the intellectual property rights of any other Person.
- (e) Such Grantor will notify the Administrative Agent and the Lenders immediately if it knows, or has reason to know, that any application or registration relating to any material Intellectual Property may become forfeited, abandoned or dedicated to the public, or of any adverse determination or development (including, without limitation, the institution of, or any such determination or development in, any proceeding in the United States Patent and Trademark Office, the United States Copyright Office or any court or tribunal in any country) regarding such Grantor's ownership of, or the validity of, any material Intellectual Property or such Grantor's right to register the same or to own and maintain the same.
- (f) Whenever such Grantor, either by itself or through any agent, employee, licensee or designee, shall file an application for the registration of any Intellectual Property with the United States Patent and Trademark Office, the United States Copyright Office or any similar office or agency in any other country or any political subdivision thereof, such Grantor shall report such filing to the Administrative Agent within five Business Days after the last day of the fiscal quarter in which such filing occurs. Upon request of the Administrative Agent, such Grantor shall execute and deliver, and have recorded, any and all agreements, instruments, documents, and papers as the Administrative Agent may request to evidence the Administrative Agent's and the Lenders' security interest in any Copyright, Patent or Trademark and the goodwill and general intangibles of such Grantor relating thereto or represented thereby.
- (g) Such Grantor will take all reasonable and necessary steps, including, without limitation, in any proceeding before the United States Patent and Trademark Office, the United States Copyright Office or any similar office or agency in any other country or any political subdivision thereof, to maintain and pursue each application (and to obtain the relevant registration) and to maintain each registration of the material Intellectual Property, including, without limitation, filing of applications for renewal, affidavits of use and affidavits of incontestability.
- (h) In the event that any material Intellectual Property is infringed, misappropriated or diluted by a third party, such Grantor shall (i) take such actions as such Grantor shall reasonably deem appropriate under the circumstances to protect such Intellectual

Property and (ii) if such Intellectual Property is of material economic value, promptly notify the Administrative Agent after it learns thereof and sue for infringement, misappropriation or dilution, to seek injunctive relief where appropriate and to recover any and all damages for such infringement, misappropriation or dilution.

#### SECTION 6. REMEDIAL PROVISIONS

- 6.1 Certain Matters Relating to Receivables. (a) The Administrative Agent shall have the right to make test verifications of the Receivables in any manner and through any medium that it reasonably considers advisable, and each Grantor shall furnish all such assistance and information as the Administrative Agent may require in connection with such test verifications. At any time and from time to time, upon the Administrative Agent's request and at the expense of the relevant Grantor, such Grantor shall cause independent public accountants or others satisfactory to the Administrative Agent to furnish to the Administrative Agent reports showing reconciliations, aging and test verifications of, and trial balances for, the Receivables.
- (b) The Administrative Agent hereby authorizes each Grantor to collect such Grantor's Receivables, subject to the Administrative Agent's direction and control, and the Administrative Agent may curtail or terminate said authority at any time after the occurrence and during the continuance of an Event of Default. If required by the Administrative Agent at any time after the occurrence and during the continuance of an Event of Default, any payments of Receivables, when collected by any Grantor, (i) shall be forthwith (and, in any event, within two Business Days) deposited by such Grantor in the exact form received, duly indorsed by such Grantor to the Administrative Agent if required, in a Collateral Account maintained under the sole dominion and control of the Administrative Agent, subject to withdrawal by the Administrative Agent for the account of the Lenders only as provided in Section 6.5, and (ii) until so turned over, shall be held by such Grantor in trust for the Administrative Agent and the Lenders, segregated from other funds of such Grantor. Each such deposit of Proceeds of Receivables shall be accompanied by a report identifying in reasonable detail the nature and source of the payments included in the deposit.
- (c) At the Administrative Agent's request, each Grantor shall deliver to the Administrative Agent all original and other documents evidencing, and relating to, the agreements and transactions which gave rise to the Receivables, including, without limitation, all original orders, invoices and shipping receipts.
- 6.2 Communications with Obligors; Grantors Remain Liable. (a) The Administrative Agent in its own name or in the name of others may at any time after the occurrence and during the continuance of an Event of Default communicate with obligors under the Receivables to verify with them to the Administrative Agent's satisfaction the existence, amount and terms of any Receivables.
- (b) Upon the request of the Administrative Agent at any time after the occurrence and during the continuance of an Event of Default, each Grantor shall notify obligors on the

Receivables that the Receivables have been assigned to the Administrative Agent for the ratable benefit of the Lenders and that payments in respect thereof shall be made directly to the Administrative Agent.

- (c) Anything herein to the contrary notwithstanding, each Grantor shall remain liable under the Receivables to observe and perform all the conditions and obligations to be observed and performed by it thereunder, all in accordance with the terms of any agreement giving rise thereto. Neither the Administrative Agent nor any Lender shall have any obligation or liability under any Receivable (or any agreement giving rise thereto) by reason of or arising out of this Agreement or the receipt by the Administrative Agent or any Lender of any payment relating thereto, nor shall the Administrative Agent or any Lender be obligated in any manner to perform any of the obligations of any Grantor under or pursuant to any Receivable (or any agreement giving rise thereto), to make any payment, to make any inquiry as to the nature or the sufficiency of any payment received by it or as to the sufficiency of any performance by any party thereunder, to present or file any claim, to take any action to enforce any performance or to collect the payment of any amounts which may have been assigned to it or to which it may be entitled at any time or times.
- 6.3 Pledged Stock. (a) Unless an Event of Default shall have occurred and be continuing and the Administrative Agent shall have given notice to the relevant Grantor of the Administrative Agent's intent to exercise its corresponding rights pursuant to Section 6.3(b), each Grantor shall be permitted to receive all cash dividends paid in respect of the Pledged Stock and all payments made in respect of the Pledged Notes, in each case paid in the normal course of business of the relevant Issuer and consistent with past practice, to the extent permitted in the Credit Agreement, and to exercise all voting and corporate rights with respect to the Investment Property; provided, however, that no vote shall be cast or corporate right exercised or other action taken which, in the Administrative Agent's reasonable judgment, would impair the Collateral or which would be inconsistent with or result in any violation of any provision of the Credit Agreement, this Agreement or any other Loan Document.
- (b) If an Event of Default shall occur and be continuing and the Administrative Agent shall give notice of its intent to exercise such rights to the relevant Grantor or Grantors. (i) the Administrative Agent shall have the right to receive any and all cash dividends, payments or other Proceeds paid in respect of the Investment Property and make application thereof to the Obligations in such order as the Administrative Agent may determine, and (ii) any or all of the Investment Property shall be registered in the name of the Administrative Agent or its nominee, and the Administrative Agent or its nominee may thereafter exercise (x) all voting, corporate and other rights pertaining to such Investment Property at any meeting of shareholders of the relevant Issuer or Issuers or otherwise and (y) any and all rights of conversion, exchange and subscription and any other rights, privileges or options pertaining to such Investment Property as if it were the absolute owner thereof (including, without limitation, the right to exchange at its discretion any and all of the Investment Property upon the merger, consolidation, reorganization, recapitalization or other fundamental change in the corporate structure of any Issuer, or upon the exercise by any Grantor or the Administrative Agent of any right, privilege or option pertaining to such Investment Property, and in connection therewith, the right to deposit and deliver any and

029551-0021-08350-9998FC7U-GUA

all of the Investment Property with any committee, depositary, transfer agent, registrar or other designated agency upon such terms and conditions as the Administrative Agent may determine), all without liability except to account for property actually received by it, but the Administrative Agent shall have no duty to any Grantor to exercise any such right, privilege or option and shall not be responsible for any failure to do so or delay in so doing.

- (c) Each Grantor hereby authorizes and instructs each Issuer of any Investment Property pledged by such Grantor hereunder to (i) comply with any instruction received by it from the Administrative Agent in writing that (x) states that an Event of Default has occurred and is continuing and (y) is otherwise in accordance with the terms of this Agreement, without any other or further instructions from such Grantor, and each Grantor agrees that each Issuer shall be fully protected in so complying, and (ii) unless otherwise expressly permitted hereby, pay any dividends or other payments with respect to the Investment Property directly to the Administrative Agent.
- 6.4 Proceeds to be Turned Over To Administrative Agent. In addition to the rights of the Administrative Agent and the Lenders specified in Section 6.1 with respect to payments of Receivables, if an Event of Default shall occur and be continuing, all Proceeds received by any Grantor consisting of cash, checks and other near-cash items shall be held by such Grantor in trust for the Administrative Agent and the Lenders, segregated from other funds of such Grantor, and shall, forthwith upon receipt by such Grantor, be turned over to the Administrative Agent in the exact form received by such Grantor (duly indorsed by such Grantor to the Administrative Agent, if required). All Proceeds received by the Administrative Agent hereunder shall be held by the Administrative Agent in a Collateral Account maintained under its sole dominion and control. All Proceeds while held by the Administrative Agent in a Collateral Account (or by such Grantor in trust for the Administrative Agent and the Lenders) shall continue to be held as collateral security for all the Obligations and shall not constitute payment thereof until applied as provided in Section 6.5.
- 6.5 Application of Proceeds. At such intervals as may be agreed upon by the Borrower and the Administrative Agent, or, if an Event of Default shall have occurred and be continuing, at any time at the Administrative Agent's election, the Administrative Agent may apply all or any part of Proceeds held in any Collateral Account in payment of the Obligations in such order as the Administrative Agent may elect (ratably on the obligations owed to each Lender), and any part of such funds which the Administrative Agent elects not so to apply and deems not required as collateral security for the Obligations shall be paid over from time to time by the Administrative Agent to the Borrower or to whomsoever may be lawfully entitled to receive the same. Any balance of such Proceeds remaining after the Obligations shall have been paid in full, no Letters of Credit shall be outstanding and the Commitments shall have terminated shall be paid over to the Borrower or to whomsoever may be lawfully entitled to receive the same.
- 6.6 Code and Other Remedies. If an Event of Default shall occur and be continuing, the Administrative Agent, on behalf of the Lenders, may exercise, in addition to all other rights and remedies granted to them in this Agreement and in any other instrument or

TRADEMARK

ı

agreement securing, evidencing or relating to the Obligations, all rights and remedies of a secured party under the New York UCC or any other applicable law. Without limiting the generality of the foregoing, the Administrative Agent, without demand of performance or other demand, presentment, protest, advertisement or notice of any kind (except any notice required by law referred to below) to or upon any Grantor or any other Person (all and each of which demands, defenses, advertisements and notices are hereby waived), may in such circumstances forthwith collect, receive, appropriate and realize upon the Collateral, or any part thereof, and or may forthwith sell, lease, assign, give option or options to purchase, or otherwise dispose of and deliver the Collateral or any part thereof (or contract to do any of the foregoing), in one or more parcels at any public or private sale or sales, at any exchange, broker's board or office of the Administrative Agent or any Lender or elsewhere upon such terms and conditions as it may deem advisable and at such prices as it may deem best, for cash or on credit or for future delivery without assumption of any credit risk. The Administrative Agent or any Lender shall have the right upon any such public sale or sales, and, to the extent permitted by law, upon any such private sale or sales, to purchase the whole or any part of the Collateral so sold, free of any right or equity of redemption in any Grantor, which right or equity is hereby waived and released. Each Grantor further agrees, at the Administrative Agent's request, to assemble the Collateral and make it available to the Administrative Agent at places which the Administrative Agent shall reasonably select, whether at such Grantor's premises or elsewhere. The Administrative Agent shall apply the net proceeds of any action taken by it pursuant to this Section 6.6, after deducting all reasonable costs and expenses of every kind incurred in connection therewith or incidental to the care or safekeeping of any of the Collateral or in any way relating to the Collateral or the rights of the Administrative Agent and the Lenders hereunder, including, without limitation, reasonable attorneys' fees and disbursements, to the payment in whole or in part of the Obligations, in such order as the Administrative Agent may elect, and only after such application and after the payment by the Administrative Agent of any other amount required by any provision of law, including, without limitation, Section 9-504(1)(c) of the New York UCC, need the Administrative Agent account for the surplus, if any, to any Grantor. To the extent permitted by applicable law, each Grantor waives all claims, damages and demands it may acquire against the Administrative Agent or any Lender arising out of the exercise by them of any rights hereunder. If any notice of a proposed sale or other disposition of Collateral shall be required by law, such notice shall be deemed reasonable and proper if given at least 10 days before such sale or other disposition.

exercise its right to sell any or all of the Pledged Stock pursuant to Section 6.6, and if in the opinion of the Administrative Agent it is necessary or advisable to have the Pledged Stock, or that portion thereof to be sold, registered under the provisions of the Securities Act, the relevant Grantor will cause the Issuer thereof to (i) execute and deliver, and cause the directors and officers of such Issuer to execute and deliver, all such instruments and documents, and do or cause to be done all such other acts as may be, in the opinion of the Administrative Agent, necessary or advisable to register the Pledged Stock, or that portion thereof to be sold, under the provisions of the Securities Act, (ii) use its best efforts to cause the registration statement relating thereto to become effective and to remain effective for a period of one year from the date of the first public offering of the Pledged Stock, or that portion thereof to be sold, and (iii) make all

amendments thereto and/or to the related prospectus which, in the opinion of the Administrative Agent, are necessary or advisable, all in conformity with the requirements of the Securities Act and the rules and regulations of the Securities and Exchange Commission applicable thereto. Each Grantor agrees to cause such Issuer to comply with the provisions of the securities or "Blue Sky" laws of any and all jurisdictions which the Administrative Agent shall designate and to make available to its security holders, as soon as practicable, an earnings statement (which need not be audited) which will satisfy the provisions of Section 11(a) of the Securities Act.

- (b) Each Grantor recognizes that the Administrative Agent may be unable to effect a public sale of any or all the Pledged Stock, by reason of certain prohibitions contained in the Securities Act and applicable state securities laws or otherwise, and may be compelled to resort to one or more private sales thereof to a restricted group of purchasers which will be obliged to agree, among other things, to acquire such securities for their own account for investment and not with a view to the distribution or resale thereof. Each Grantor acknowledges and agrees that any such private sale may result in prices and other terms less favorable than if such sale were a public sale and, notwithstanding such circumstances, agrees that any such private sale shall be deemed to have been made in a commercially reasonable manner. The Administrative Agent shall be under no obligation to delay a sale of any of the Pledged Stock for the period of time necessary to permit the Issuer thereof to register such securities for public sale under the Securities Act, or under applicable state securities laws, even if such Issuer would agree to do so.
- (c) Each Grantor agrees to use its best efforts to do or cause to be done all such other acts as may be necessary to make such sale or sales of all or any portion of the Pledged Stock pursuant to this Section 6.7 valid and binding and in compliance with any and all other applicable Requirements of Law. Each Grantor further agrees that a breach of any of the covenants contained in this Section 6.7 will cause irreparable injury to the Administrative Agent and the Lenders, that the Administrative Agent and the Lenders have no adequate remedy at law in respect of such breach and, as a consequence, that each and every covenant contained in this Section 6.7 shall be specifically enforceable against such Grantor, and such Grantor hereby waives and agrees not to assert any defenses against an action for specific performance of such covenants except for a defense that no Event of Default has occurred.
- 6.8 Waiver: Deficiency. Each Grantor waives and agrees not to assert any rights or privileges which it may acquire under Section 9-112 of the New York UCC. Each Grantor shall remain liable for any deficiency if the proceeds of any sale or other disposition of the Collateral are insufficient to pay its Obligations and the fees and disbursements of any attorneys employed by the Administrative Agent or any Lender to collect such deficiency.

## SECTION 7. THE ADMINISTRATIVE AGENT

7.1 Administrative Agent's Appointment as Attorney-in-Fact, etc. (a) Each Grantor hereby irrevocably constitutes and appoints the Administrative Agent and any officer or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact with full

irrevocable power and authority in the place and stead of such Grantor and in the name of such Grantor or in its own name, for the purpose of carrying out the terms of this Agreement, to take any and all appropriate action and to execute any and all documents and instruments which may be necessary or desirable to accomplish the purposes of this Agreement, and, without limiting the generality of the foregoing, each Grantor hereby gives the Administrative Agent the power and right, on behalf of such Grantor, without notice to or assent by such Grantor, to do any or all of the following:

- (i) in the name of such Grantor or its own name, or otherwise, take possession of and indorse and collect any checks, drafts, notes, acceptances or other instruments for the payment of moneys due under any Receivable or with respect to any other Collateral and file any claim or take any other action or proceeding in any court of law or equity or otherwise deemed appropriate by the Administrative Agent for the purpose of collecting any and all such moneys due under any Receivable or with respect to any other Collateral whenever payable;
- (ii) in the case of any Intellectual Property, execute and deliver, and have recorded, any and all agreements, instruments, documents and papers as the Administrative Agent may request to evidence the Administrative Agent's and the Lenders' security interest in such Intellectual Property and the goodwill and general intangibles of such Grantor relating thereto or represented thereby;
- (iii) pay or discharge taxes and Liens levied or placed on or threatened against the Collateral, effect any repairs or any insurance called for by the terms of this Agreement and pay all or any part of the premiums therefor and the costs thereof;
- (iv) execute, in connection with any sale provided for in Section 6.6 or 6.7, any indorsements, assignments or other instruments of conveyance or transfer with respect to the Collateral; and
- (v) (A) direct any party liable for any payment under any of the Collateral to make payment of any and all moneys due or to become due thereunder directly to the Administrative Agent or as the Administrative Agent shall direct; (B) ask or demand for, collect, and receive payment of and receipt for, any and all moneys, claims and other amounts due or to become due at any time in respect of or arising out of any Collateral; (C) sign and indorse any invoices, freight or express bills, bills of lading, storage or warehouse receipts, drafts against debtors, assignments, verifications, notices and other documents in connection with any of the Collateral; (D) commence and prosecute any suits, actions or proceedings at law or in equity in any court of competent jurisdiction to collect the Collateral or any portion thereof and to enforce any other right in respect of any Collateral; (E) defend any suit, action or proceeding brought against such Grantor with respect to any Collateral; (F) settle, compromise or adjust any such suit, action or proceeding and, in connection therewith, give such discharges or releases as the Administrative Agent may deem appropriate; (G) assign any Copyright, Patent or Trademark (along with the goodwill of the business to which any such Copyright, Patent

029551-0021-08350-9998FC7U-GUA

ľ

or Trademark pertains), throughout the world for such term or terms, on such conditions. and in such manner, as the Administrative Agent shall in its sole discretion determine: and (H) generally, sell, transfer, pledge and make any agreement with respect to or otherwise deal with any of the Collateral as fully and completely as though the Administrative Agent were the absolute owner thereof for all purposes, and do, at the Administrative Agent's option and such Grantor's expense, at any time, or from time to time, all acts and things which the Administrative Agent deems necessary to protect, preserve or realize upon the Collateral and the Administrative Agent's and the Lenders' security interests therein and to effect the intent of this Agreement, all as fully and effectively as such Grantor might do.

Anything in this Section 7.1(a) to the contrary notwithstanding, the Administrative Agent agrees that it will not exercise any rights under the power of attorney provided for in this Section 7.1(a) unless an Event of Default shall have occurred and be continuing.

- (b) If any Grantor fails to perform or comply with any of its agreements contained herein, the Administrative Agent, at its option, but without any obligation so to do, may perform or comply, or otherwise cause performance or compliance, with such agreement.
- (c) The expenses of the Administrative Agent incurred in connection with actions undertaken as provided in this Section 7.1, together with interest thereon at a rate per annum equal to the highest rate per annum at which interest would then be payable on any category of past due ABR Loans under the Credit Agreement, from the date of payment by the Administrative Agent to the date reimbursed by the relevant Grantor, shall be payable by such Grantor to the Administrative Agent on demand.
- (d) Each Grantor hereby ratifies all that said attorneys shall lawfully do or cause to be done by virtue hereof. All powers, authorizations and agencies contained in this Agreement are coupled with an interest and are irrevocable until this Agreement is terminated and the security interests created hereby are released.
- 7.2 Duty of Administrative Agent. The Administrative Agent's sole duty with respect to the custody, safekeeping and physical preservation of the Collateral in its possession, under Section 9-207 of the New York UCC or otherwise, shall be to deal with it in the same manner as the Administrative Agent deals with similar property for its own account. Neither the Administrative Agent, any Lender nor any of their respective officers, directors, employees or agents shall be liable for failure to demand, collect or realize upon any of the Collateral or for any delay in doing so or shall be under any obligation to sell or otherwise dispose of any Collateral upon the request of any Grantor or any other Person or to take any other action whatsoever with regard to the Collateral or any part thereof. The powers conferred on the Administrative Agent and the Lenders hereunder are solely to protect the Administrative Agent's and the Lenders' interests in the Collateral and shall not impose any duty upon the Administrative Agent or any Lender to exercise any such powers. The Administrative Agent and the Lenders shall be accountable only for amounts that they actually receive as a result of the exercise of such powers. and neither they nor any of their officers, directors, employees or agents shall be responsible to

029551-0021-08350-9998FC7U-GUA

TRADEMARK REEL: 002051 FRAME: 0884

1

any Grantor for any act or failure to act hereunder, except for their own gross negligence or willful misconduct.

- 7.3 Execution of Financing Statements. Pursuant to Section 9-402 of the New York UCC and any other applicable law, each Grantor authorizes the Administrative Agent to file or record financing statements and other filing or recording documents or instruments with respect to the Collateral without the signature of such Grantor in such form and in such offices as the Administrative Agent determines appropriate to perfect the security interests of the Administrative Agent under this Agreement. A photographic or other reproduction of this Agreement shall be sufficient as a financing statement or other filing or recording document or instrument for filing or recording in any jurisdiction.
- 7.4 Authority of Administrative Agent. Each Grantor acknowledges that the rights and responsibilities of the Administrative Agent under this Agreement with respect to any action taken by the Administrative Agent or the exercise or non-exercise by the Administrative Agent of any option, voting right, request, judgment or other right or remedy provided for herein or resulting or arising out of this Agreement shall, as between the Administrative Agent and the Lenders, be governed by the Credit Agreement and by such other agreements with respect thereto as may exist from time to time among them, but, as between the Administrative Agent and the Grantors, the Administrative Agent shall be conclusively presumed to be acting as agent for the Lenders with full and valid authority so to act or refrain from acting, and no Grantor shall be under any obligation, or entitlement, to make any inquiry respecting such authority.

#### SECTION 8. MISCELLANEOUS

- 8.1 Amendments in Writing. None of the terms or provisions of this Agreement may be waived, amended, supplemented or otherwise modified except in accordance with Section 11.1 of the Credit Agreement.
- 8.2 Notices. All notices, requests and demands to or upon the Administrative Agent or any Grantor hereunder shall be effected in the manner provided for in Section 11.2 of the Credit Agreement; provided that any such notice, request or demand to or upon any Guarantor shall be addressed to such Guarantor at its notice address set forth on Schedule 1.
- 8.3 No Waiver by Course of Conduct; Cumulative Remedies. Neither the Administrative Agent nor any Lender shall by any act (except by a written instrument pursuant to Section 8.1), delay, indulgence, omission or otherwise be deemed to have waived any right or remedy hereunder or to have acquiesced in any Default or Event of Default. No failure to exercise, nor any delay in exercising, on the part of the Administrative Agent or any Lender, any right, power or privilege hereunder shall operate as a waiver thereof. No single or partial exercise of any right, power or privilege hereunder shall preclude any other or further exercise thereof or the exercise of any other right, power or privilege. A waiver by the Administrative Agent or any Lender of any right or remedy hereunder on any one occasion shall not be construed as a bar to any right or remedy which the Administrative Agent or such Lender would otherwise

TRADEMARK
REEL: 002051 FRAME: 0885

have on any future occasion. The rights and remedies herein provided are cumulative, may be exercised singly or concurrently and are not exclusive of any other rights or remedies provided by law.

- 8.4 Enforcement Expenses; Indemnification. (a) Each Guarantor agrees to pay or reimburse each Lender and the Administrative Agent for all its costs and expenses incurred in collecting against such Guarantor under the guarantee contained in Section 2 or otherwise enforcing or preserving any rights under this Agreement and the other Loan Documents to which such Guarantor is a party, including, without limitation, the fees and disbursements of counsel (including the allocated fees and expenses of in-house counsel) to each Lender and of counsel to the Administrative Agent.
- (b) Each Guarantor agrees to pay, and to save the Administrative Agent and the Lenders harmless from, any and all liabilities with respect to, or resulting from any delay in paying, any and all stamp, excise, sales or other taxes which may be payable or determined to be payable with respect to any of the Collateral or in connection with any of the transactions contemplated by this Agreement.
- (c) Each Guarantor agrees to pay, and to save the Administrative Agent and the Lenders harmless from, any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses or disbursements of any kind or nature whatsoever with respect to the execution, delivery, enforcement, performance and administration of this Agreement to the extent the Borrower would be required to do so pursuant to Section 11.5 of the Credit Agreement.
- (d) The agreements in this Section 8.4 shall survive repayment of the Obligations and all other amounts payable under the Credit Agreement and the other Loan Documents.
- 8.5 <u>Successors and Assigns</u>. This Agreement shall be binding upon the successors and assigns of each Grantor and shall inure to the benefit of the Administrative Agent and the Lenders and their successors and assigns; <u>provided</u> that no Grantor may assign, transfer or delegate any of its rights or obligations under this Agreement without the prior written consent of the Administrative Agent or, in the case of the Borrower, in accordance with Section 11.1 of the Credit Agreement.
- Agent and each Lender at any time and from time to time without notice to such Grantor or any other Grantor, any such notice being expressly waived by each Grantor, to set off and appropriate and apply any and all deposits (general or special, time or demand, provisional or final), in any currency, and any other credits, indebtedness or claims, in any currency, in each case whether direct or indirect, absolute or contingent, matured or unmatured, at any time held or owing by the Administrative Agent or such Lender to or for the credit or the account of such Grantor, or any part thereof in such amounts as the Administrative Agent or such Lender may elect, against and on account of the obligations and liabilities of such Grantor to the Administrative Agent or such Lender hereunder and claims of every nature and description of the Administrative Agent or such

Lender against such Grantor, in any currency, whether arising hereunder, under the Credit Agreement or any other Loan Document or otherwise, as the Administrative Agent or such Lender may elect, whether or not the Administrative Agent or any Lender has made any demand for payment and although such obligations, liabilities and claims may be contingent or unmatured. The Administrative Agent and each Lender shall notify such Grantor promptly of any such set-off and the application made by the Administrative Agent or such Lender of the proceeds thereof, provided that the failure to give such notice shall not affect the validity of such set-off and application. The rights of the Administrative Agent and each Lender under this Section 8.6 are in addition to other rights and remedies (including, without limitation, other rights of set-off) which the Administrative Agent or such Lender may have.

- 8.7 <u>Counterparts</u>. This Agreement may be executed by one or more of the parties to this Agreement on any number of separate counterparts (including by telecopy), and all of said counterparts taken together shall be deemed to constitute one and the same instrument.
- 8.8 Severability. Any provision of this Agreement which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof, and any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction.
- 8.9 <u>Section Headings</u>. The Section headings and Table of Contents used in this Agreement are for convenience of reference only and are not to affect the construction hereof or be taken into consideration in the interpretation hereof.
- 8.10 Integration. This Agreement and the other Loan Documents represent the entire agreement of the Grantors, the Administrative Agent and the Lenders with respect to the subject matter hereof and thereof, and there are no promises, undertakings, representations or warranties by the Administrative Agent or any Lender relative to subject matter hereof and thereof not expressly set forth or referred to herein or in the other Loan Documents.
- 8.11 <u>GOVERNING LAW</u>. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.
- 8.12 <u>Submission To Jurisdiction; Waivers</u>. Each Grantor hereby irrevocably and unconditionally:
  - (a) submits for itself and its property in any legal action or proceeding relating to this Agreement and the other Loan Documents to which it is a party, or for recognition and enforcement of any judgment in respect thereof, to the non-exclusive general jurisdiction of the Courts of the State of New York, the courts of the United States of America for the Southern District of New York, and appellate courts from any thereof;

- (b) consents that any such action or proceeding may be brought in such courts and waives any objection that it may now or hereafter have to the venue of any such action or proceeding in any such court or that such action or proceeding was brought in an inconvenient court and agrees not to plead or claim the same;
- (c) agrees that service of process in any such action or proceeding may be effected by mailing a copy thereof by registered or certified mail (or any substantially similar form of mail), postage prepaid, to such Grantor at its address referred to in Section 8.2 or at such other address of which the Administrative Agent shall have been notified pursuant thereto;
- (d) agrees that nothing herein shall affect the right to effect service of process in any other manner permitted by law or shall limit the right to sue in any other jurisdiction; and
- (e) waives, to the maximum extent not prohibited by law, any right it may have to claim or recover in any legal action or proceeding referred to in this Section any special, exemplary, punitive or consequential damages.
  - 8.13 Acknowledgments. Each Grantor hereby acknowledges that:
- (a) it has been advised by counsel in the negotiation, execution and delivery of this Agreement and the other Loan Documents to which it is a party;
- (b) neither the Administrative Agent nor any Lender has any fiduciary relationship with or duty to any Grantor arising out of or in connection with this Agreement or any of the other Loan Documents, and the relationship between the Grantors, on the one hand, and the Administrative Agent and Lenders, on the other hand, in connection herewith or therewith is solely that of debtor and creditor; and
- (c) no joint venture is created hereby or by the other Loan Documents or otherwise exists by virtue of the transactions contemplated hereby among the Lenders or among the Grantors and the Lenders.
- 8.14 Additional Grantors. Each Subsidiary of the Borrower that is required to become a party to this Agreement pursuant to Section 7.10 of the Credit Agreement shall become a Grantor for all purposes of this Agreement upon execution and delivery by such Subsidiary of an Assumption Agreement in the form of Annex 1 hereto.
- 8.15 Releases. (a) At such time as the Loans, the Reimbursement Obligations and the other Obligations shall have been indefeasibly paid in full, the Commitments have been terminated and no Letters of Credit shall be outstanding, the Collateral shall be released from the Liens created hereby, and this Agreement and all obligations (other than those expressly stated to survive such termination) of the Administrative Agent and each Grantor hereunder shall terminate, all without delivery of any instrument or performance of any act by any party, and all

rights to the Collateral shall revert to the Grantors. At the request and sole expense of any Grantor following any such termination, the Administrative Agent shall deliver to such Grantor any Collateral held by the Administrative Agent hereunder, and execute and deliver to such Grantor such documents as such Grantor shall reasonably request to evidence such termination.

(b) If any of the Collateral shall be sold, transferred or otherwise disposed of by any Grantor in a transaction permitted by the Credit Agreement, then the Administrative Agent, at the request and sole expense of such Grantor, shall execute and deliver to such Grantor all releases or other documents reasonably necessary or desirable for the release of the Liens created hereby on such Collateral. At the request and sole expense of the Borrower, a Guarantor shall be released from its obligations hereunder in the event that all the Capital Stock of such Guarantor shall be sold, transferred or otherwise disposed of in a transaction permitted by the Credit Agreement; provided that the Borrower shall have delivered to the Administrative Agent, at least ten Business Days prior to the date of the proposed release, a written request for release identifying the relevant Guarantor and the terms of the sale or other disposition in reasonable detail, including the price thereof and any expenses in connection therewith, together with a certification by the Borrower stating that such transaction is in compliance with the Credit Agreement and the other Loan Documents.

8.16 <u>WAIVER OF JURY TRIAL</u>. EACH GRANTOR HEREBY IRREVOCABLY AND UNCONDITIONALLY WAIVES TRIAL BY JURY IN ANY LEGAL ACTION OR PROCEEDING RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT AND FOR ANY COUNTERCLAIM THEREIN.

IN WITNESS WHEREOF, each of the undersigned has caused this Guarantee and Collateral Agreement to be duly executed and delivered as of the date first above written.

CHECKPOINT SYSTEMS, INC.

Secretary

CHECKPOINT SYSTEMS OF PUERTO RICO, INC.

By:

Title: Vice President, General Counsel and

Secretary

CHECKPOINT CARRIBEAN, INC.

By:

Title: Corporate Secretary

CHECKPOINT SECURITY SYSTEMS GROUP, INC.

Bv:

Title: Assistant Secretary

ELECTRONIC SIGNATURES INC.

Ву:

Title: Vice President, General Counsel and

Secretary

### **SCHEDULE 1**

## **Notice Addresses of Guarantors**

- Checkpoint Systems of Puerto Rico, Inc. Sabanetas Industrial Park Route 2, The Autopista Ponce, PR 00732
- Checkpoint Caribbean, Inc. Manzana C Edificio 3 Apartado Postal No. 30-C Zona Franca Industrial, La Vega Republica Dominicana
- Electronic Signatures Inc.
   1105 North Market Street, Ste. 1300
   Wilmington, DE 19899
- 4. Checkpoint Security Systems Group, Inc. 6640 Shady Oak Lane, Suite 300 Eden Prairie, MN 55344

Doc. #237479 \

## SCHEDULE 2

# Description of Investment Property

### Pledged Notes

ı

LENDER	BORROWER	AMOUNT	INTEREST RATE	TYPE	DATES
Electronic Signatures Inc	Checkpoint Systems Norge	\$3,500,000	<b>%9</b>	Revolving Line of Credit	Entered into: 1/20/98 Expires: 3/29/2001
Checkpoint	Checkpoint Manufacturing Japan	JPY 3,600,000,000	1.5%	Revolving Line of Credit	Entered into: 2/2/98 Expires: 12/24/2002
Electronic	Checkpoint de Mexico, S.A. de	\$3,500,000	%9	Revolving Line of Credit	Entered into: 1/20/98 Expires: 3/29/2001
Checkpoint Systems Inc	Checkpoint Systems U.K. Limited	\$4,500,000	%9	Revolving Line of Credit	Entered into: 1/20/98 Expires: 3/29/2001
Electronic Signatures Inc. *	Mercatec Sistemas-Comercio de Equipamentos Electronicos Ltda.	\$1,000,000	10% free of Brazilian withholding income tax	Payable in 4 installments at the end of the $7^{th} - 10^{th}$ year from date of disbursement.	Installment loan agreement dated: 3/6/96
Electronic Signatures Inc.*	Mercatec Sistemas-Comercio de Equipamentos Electronicos Ltda.	\$750,000	10% free of Brazilian withholding income tax	Payable in 4 installments at the end of the $7^{\text{th}} - 10^{\text{th}}$ year from date of disbursement.	Installment loan agreement dated: 5/16/96
Electronic Signatures Inc.*	Mercatec Sistemas-Comercio de Equipamentos Electronicos Ltda (now Checknoint do Brasil Ltda.)	\$500,000	10% free of Brazilian withholding income tax	Payable in 4 installments at the end of the $7^{th} - 10^{th}$ year from date of disbursement.	Installment loan agreement dated: 7/8/96
Electronic Signatures Inc.*	Mercatec Sistemas-Comercio de Equipamentos Electronicos Ltda. (now Checkpoint do Brasil Ltda.)	\$1,000,000	12% less Brazilian withholding income tax	Payable in 4 installments at the end of the $7^{th} - 10^{th}$ year from date of disbursement.	Installment loan agreement dated: 8/14/96
Electronic Signatures Inc.*	Mercatec Sistemas-Comercio de Equipamentos Electronicos Ltda. (now Checkpoint do Brasil Ltda.)	\$500,000	12% less Brazilian withholding income tax	Payable in 4 installments at the end of the $7^{th} - 10^{th}$ year from date of disbursement.	Installment loan agreement dated: 11/18/96
Electronic Signatures Inc.*	Mercatec Sistemas-Comercio de Equipamentos Electronicos Ltda. (now Checkpoint do Brasil Ltda.)	\$250,000	12% less Brazilian withholding income tax	Payable in 4 installments at the end of the $7^{th} - 10^{th}$ year from date of disbursement.	Installment loan agreement dated: 5/30/97
Electronic Signatures Inc.*	Mercatec Sistemas-Comercio de Equipamentos Electronicos Ltda. (now Checkpoint do Brasil Ltda.)	\$500,000	12% less Brazilian withholding income tax	Payable in 4 installments at the end of the 7th – 10th year from date of disbursement.	Installment loan agreement dated: 8/15/97
Electronic Signatures Inc.*	Checkpoint do Brasil Ltda.	\$300,000	12% less Brazilian withholding income tax	Payable in 4 installments at the end of the 7th 10th year from date of disbursement.	Installment loan agreement dated: 10/31/97

TRADEMARK REEL: 002051 FRAME: 0892

Doc. #237479 v.02

Electronic	Checkpoint do Brasil Ltda.	\$350,000	12% less Brazilian	Payable in 4 installments at	Installment loon oversoment
A				ייי ביייי ווייייייייייייייייייייייייייי	marginiciii togli aglecineni
Signatures inc.			withholding income	the end of the $7^{th} - 10^{th}$ year	dated: 7/28/98
			tax	from date of dishursement	
Electronic	Checknoint do Brasil I tda	\$700 000	(100/ loss B.sesilis		
,		200,000	12 /0 ICSS DIAZIIIAII	rayante in 4 installments at	Installment loan agreement
Signatures Inc.*			withholding income	the end of the $7^{th} - 10^{th}$ year	dated: 10/30/98
			tax		
7.1				HOILI GALC OF GISUUI SCIIICIII.	
Electronic	Checkpoint do Brasil Ltda.	\$400,000	12% less Brazilian	Payable in 4 installments at	Installment loan agreement
Signatures Inc.*			withholding income		dated: 12/7/08
			) ket	from date of dichingament	21 17 1 20 mg

Electronic	Checkpoint do Brasil Ltda.	\$250,000	12% less Brazilian	Pavable in 4 installments at	Installment loan agreement
Signatures Inc.*			withholding income	the end of the $7^{th} - 10^{th}$ year	dated: 2/22/99
			tax	from date of disbursement.	
Electronic	Checkpoint do Brasil Ltda.	\$150,000	12% less Brazilian	Payable in 4 installments at	Installment loan agreement
Signatures Inc.*			withholding income	the end of the $7^{th} - 10^{th}$ year	dated: 6/4/99
			tax	from date of disbursement.	
Electronic	Checkpoint do Brasil Ltda.	\$250,000	12% less Brazilian	Payable in 2 installments at	Installment loan agreement
Signatures Inc.*			withholding income	the end of the 3rd year from	dated: 7/9/99
			tax	date of disbursement.	
Checkpoint	Checkpoint Systems Australia Pty	AUD 7,000,000	%9	Revolving Line of Credit	Entered into: 1/20/98
Systems, Inc.	Limited	(Australian dollars)		)	Expires: 3/29/01
Electronic	Checkpoint Systems Australia Pty	\$1,500,000	%9	Revolving Line of Credit	Entered into: 1/20/08
Signatures Inc.	Limited				Expires: 3/29/01
Checkpoint	Checkpoint Europe N.V.	BEF 1.000.000.000	%9	Revolving Credit Note 9	Entered into: 10/28/97
Systems, Inc.					payable on November 1 199
Checkpoint	Checkpoint Systems Danmark APS	10,000,000	%9	Revolving Line of Credit	Entered into: 1/20/98
Systems, Inc.		Danish Kroner		)	Expires: 3/29/01
Electronic	Checkpoint Portugal - Sistemas	PTE 15,000,000	%9	Revolving Line of Credit	Entered into: 1/1/98
Signatures Inc.	Anti-Furto, S.A.	Portuguese Escudas			Expires: 1/1/01
				The second secon	

Loan was extended under Brazilian Law 4131.

## Inter-company Guarantees

	SUBSIDIARY'S DEBT	GUARANTY	AMOUNT		_
GUARANTOR	GUARANTEED	RUNS TO	GUARANTEED	DATES	
Checkpoint Systems, Inc. 1	Checkpoint Systems	Mitsubishi Trust	Loans up to JPY 250,000,000	Terminates 3/31/2000	
	Japan Co., Ltd.	and Banking		(Termination will not release	
		Corporation		guarantor of liabilities existing at	
				date of termination.)	
Checkpoint Systems, Inc.	Checkpoint Systems	The Bank of	Maximum amount guaranteed: JPY	3/18/99; term of this guaranty is	
	Japan Co., Ltd.	Tokyo-	200,000,000	one year	
		Mitsubishi, Ltd.		•	
Checkpoint Systems, Inc. <sup>2</sup>	Checkpoint Systems	Any creditor	All debts	Signed 2/3/99; guaranty will run	
	Deutschland GmbH			as long as Checkpoint Systems,	
				Inc. is the indirect shareholder	
Checkpoint Systems, Inc. <sup>3</sup>	Checkpoint Systems	NEC Australia	Lease terms not provided		
	Australia Pty Limited	Pty. Ltd.	•		
Checkpoint Systems, Inc.4	Checkpoint Systems	Beckmar	Year 1: \$140,000	Lease Commencement: 9/15/98	
	Australia Pty Limited	Proprietary Ltd.	Year 2: \$150,000		
			Year 3: Adjust to greater of CPI or 4%		
			Year 4: Adjust to greater of CPI or 4%		
			Option: Market Adjustment		

Guaranty governed by laws of Japan.

This declaration shall be governed and construed in accordance with German law.

This guaranty is in regard to a four year operating lease. This guaranty relates to a four year lease which has an option to renew for another four years.

## Pledged Stock

Issuer	Shareholder	Certificate/Class/#	Percentage of Issued Shares Pledged
Checkpoint Systems Vermogensverwaltungs und Beteiligungs AG	Electronic Signatures Inc.	Collective Share Cert. #1-32,500, Common Stock, 32,500 shares	65
Checkpoint Systems of Puerto Rico, Inc.	Checkpoint Systems, Inc.	Cert. # 1, Common Stock, 10,000 shares	100
Checkpoint Caribbean, Inc.	Checkpoint Systems, Inc.	Cert. # 1, Common Stock, 1,000 shares	100
Electronic Signatures Inc.	Checkpoint Systems, Inc.	Cert. # 1, Common Stock, 1,000 shares	100
Checkpoint FSC, Inc.	Checkpoint Systems, Inc.	Cert. # 2, Common Stock, 650 shares	65
Checkpoint Security Systems Group, Inc.	Checkpoint Systems, Inc.	Cert. # 109, Common Stock, 900 shares	100
Checkpoint Canada, Inc.	Electronic Signatures Inc.	Cert. # 1, Common Stock, 406,900 shares	65
Checkpoint Holland Holding, B.V.	Electronic Signatures Inc.	No certificates issued under Dutch law.	65
Actron Group Limited (U.K.)	Electronic Signatures Inc.	Cert. # 6, Ordinary Shares, 3,250,625 shares	65
Checkpoint de Mexico, S.A. de C.V.	Electronic Signatures Inc.	Сет. # 1-B, Series B, 2,957,500 shares	65
Checkpoint Systems, S.A. (Argentina)	Electronic Signatures Inc.	Cert. #1, Common Stock, 13.150 shares	65
Checkpoint Systems Australia Pty Limited	Electronic Signatures Inc.	Cert. # 6, Ordinary Shares, 5,265,000 shares	65
Checkpoint Manufacturing Japan Co., Ltd.	Checkpoint Systems, Inc.	Cert. # 3, Common Stock, 195 shares	65
Checkpoint Systems Japan Co., Ltd.	Checkpoint Systems, Inc.	Cert. #3, Common Stock, 35,100 shares	52

### **SCHEDULE 3**

### List of Filings and Other Actions Required to Perfect Lender's Security Interest

1. Financing Statements shall be filed in the following jurisdictions as follows:

<u>Debtor</u>		<u>Jurisdiction</u>
Checkpoint Systems, Inc.	1. 2. 3.	Pennsylvania Secretary of State New Jersey Secretary of State Gloucester County New Jersey County Clerk 1 North Broad Street Woodbury, NJ 08096
Checkpoint Security Systems Group, Inc.	1. 2.	Minnesota Secretary of State Hennepin County, Minnesota Recorder of Deeds 300 S. 6 <sup>th</sup> Street 8A Government Center Minneapolis, MN 55487
Checkpoint Systems of Puerto Rico, Inc.	1. 2. 3.	Puerto Rico Secretary of State Delaware Secretary of State Ponce, Puerto Rico 1st Section (Wards 1-6) P.O. Box 1988 Ponce, PR 00733
Electronic Signatures Inc.	1.	Delaware Secretary of State
Checkpoint Caribbean, Inc.	1.	Delaware Secretary of State

- 2. Also see list of Patents, Trademarks and applications therefor (Schedule 6), for which assignments will be filed with the United States Patent and Trademark Office.
- 3. Stock Certificates Certificates representing the Pledged Stock shall be delivered to the Administrative Agent at closing.

Doc. #237479 v.02

### SCHEDULE 4.7(b)

### Receivables from Government Authorities

Checkpoint Systems, Inc. and/or one or more of its subsidiaries provides products to United States federal libraries, and such sales are made on an individual purchase order basis.

Doc. #237479 v.02

### **SCHEDULE 4**

### Jurisdiction of Organization and the Chief Executive Office of Each Grantor

Grantor	Jurisdiction of Organization	Chief Executive Office
Checkpoint Systems, Inc.	Delaware	101 Wolf Drive Thorofare, NJ08086
Checkpoint Systems of Puerto Rico, Inc.	Delaware	Sabanetas Industrial Park Route 2, The Autopista Ponce, PR 00732
Checkpoint Caribbean, Inc.	Delaware	Manzana C Edificio 3 Apartado Postal No. 30-C Zona Franca Industrial, La Vega Republica Dominicana
Electronic Signatures Inc.	Delaware	1105 North Market Street, Ste. 1300 Wilmington, DE 19899
Checkpoint Security Systems Group, Inc.	Minnesota	6640 Shady Oak Lane Suite 300 Eden Prairie, MN 55344

Doc. #237479 v.02

### **SCHEDULE 5**

### Location of Inventory and Equipment

Grantor Locations

Checkpoint Systems, Inc. 101

101 Wolf Drive

Thorofare, NJ 08086

550 Grove Road Thorofare, NJ 08086

Checkpoint Systems of Puerto Rico, Inc.

Sabanetas Industrial Park

Route 2, The Autopista Lot Nos. 27, 28, 29 and 30 Ponce, Puerto Rico 00732

Checkpoint Security Systems Group, Inc. 6640 Shady Oak Lane, Suite 300

Eden Prairie, MN 55344

Checkpoint Caribbean, Inc.

Manzana C Edificio 3

Apartado Postal No. 30-C

Zona Franca Industrial, La Vega

Republica Dominicana

Doc. #237479 v.02

<

PCMASTER REPORTER ISSUED PATENTS FOR CHECKPOINT SYSTEMS

09/08/1987 Grant Dt Pat No.

MASTER FILE REPORT

TITLE: ARTICLE SECURITY SYSTEM 4692747

4720701 01/19/1988 TITLE: SYSTEM WITH ENHANCED SIGNAL DETECTION AND DISCRIMINATION WITH SATURABLE MAGNETIC MARKER

4831363 05/16/1989 TITLE: ARTICLE SECURITY SYSTEM

4835524 05/30/1989 TITLE: ARTICLE SECURITY SYSTEM

1

5059951 10/22/1991 TITLE: METHOD AND APPARATUS FOR INTEGRATED DATA CAPTURE AND

5081445 01/14/1992 TITLE: METHOD FOR TAGGING ARTICLES USED IN CONJUNCTION WITH AN EAS SYSTEN & TAGS OR LABELS USEFUL IN CONNECTION THEREWITH

5081446 01/14/1992 TITLE: SECURITY TAG FOR CONPACT DISC STORAGE CONTAINER

5103210 04/07/1992 TITLE: ACTIVATABLE/DEACTIVABLE SECURITY TAG FOR USE WITH AN ELECTRONIC SECURITY SYSTEM

5142270 08/25/1992 TITLE: STABILIZED RESONANT TAG CIRCUIT AND DEACTIVATOR

5142292 08/25/1992 TITLE: COPLANAR MULTIPLE LOOP ANTENNA FOR ELECTRONIC ARTICLE SURVEILLANCE SYSTEMS

\$182544 01/26/1993 TITLE: SECURITY TAG WITH ELECTROSTATIC PROTECTION

S276431 01/04/1994
O TITLE: SECURITY TAG FOR USE W/ARTICLE HAVING INHERENT
TO WASPACITANCE
O WAS

04/23/1996 Grant Dt Pat No.

MULTIPLE FREQUENCY TAG 5510769 TITLE: 5510770 04/23/1996 TITLE: SURFACE DEACTIVATEABLE TAG

TITLE: DEACTIVATEABLE SECURITY TAG 11/12/1996 5574431

5602556 02/11/1997 TITLE: TRANSMIT AND RECEIVE LOOP ANTENNA

5708419 01/13/1998 TITLE: MEHOD OF WIRE BONDING AN INTEGRATED CIRCUIT TO AN ULTRAFLEXIBLE SUBSTRATE

5745036 04/28/1998 TITLE: ELECTRONIC ARTICLE SECURITY SYSTEM FOR STORE WHICH USES INTELLIGENT SECURITY TAGS AND TRANSACTION DATA

5754110 05/19/1998 TITLE: SECURITY TAG AND MANUFACTURING METHOD

5841350 11/24/1998 TITLE: ELECTRONIC SECURITY TAG USEFULIN ELECTRONIC ARTICLE IDENTIFICATION AND SURVEILLANCE SYSTEM

01/19/1999 5861809

TITLE: DEACTIVATEABLE RESONANT CIRCUIT

TITLE: MULTIPLE LOOP ANTENNA 03/02/1999 5877728

TITLE: ANTICOLLISION PROTOCOL FOR READING MULTIPLE RFID TAGS 03/16/1999 5883582

06/22/1999 5914692

TITLE: DRIVE CIRCUIT FOR REACTIVE LOADS TITLE: MULTIPLE LOOP ANTENNA 07/20/1999 5926093

Aresonant tags

Title: Low noise oscillator in reid system for detecting low power of the system for detecti 09/21/1999 5955950

Grant Dt

Pat No.

TITLE: OPTICAL INTERFACE BETWEEN RECEIVER AND TAG RESPONSE SIGNAL ANALYZER RFID SYSTEM FOR DETECTING LOW POWER RESONANT TAGS 09/28/1999 5959531

10/05/1999 5963134

02/16/1988 D294234

TITLE: INVENTORY SYSTEM USING ARTICLES WITH RFID TAGS

TITLE: ELECTRONIC ARTICLE SURVEILLANCE SYSTEM

ľ

TITLE: ELECTRONIC ARTICLE SURVEILLANCE SENSING SCREEN FOR A THEFT DETECTION SYSTEM 01/02/1990 D305308

D307400 04/24/1990
TITLE: ELECTRONIC ARTICLE SURVEILLANCE ANTENNA STRUCTURE D307400

D318247 07/16/1992 TITLE: QS2000-AN ELEC. ARTICLE SURVEILLANCE ANTENNA FOR A THEFT DETECTION SYSTEM

**TRADEMARK** 

8

PENDING PATENT APPLICATIONS FOR CHECKPOINT SYSTEMS

MASTER FILE REPORT

App Date

03/05/1998

TITLE: APPARATUS FOR MAGNETICALLY DECOUPLING AN RFID TAG

035027 App No

03/05/1998 084519

06/04/1998 SYSTEM FOR VERIFYING ATTACHMENT OF AN EAS MARKER TO TITLE: ANTENNA FOR ALARM SYSTEM 090659

TITLE:

Ī

185775 11/04/1998 TITLE: RFID TAG HAVING PARALLEL RESONANT CIRCUIT FOR MAGNETICALLY DECOUPLING TAG FROM ITS ENVIRONMENT AN ARTICLE AFTER TAGGING

187300 11/04/1998 TITLE: ROTATING FIELD ANTENNA WITH A MAGNETICALLY COUPLED

QUADRATURE LOOP

209172 TITLE: RESONANT TAG WITH A CONDUCTIVE COMPOSITION CLOSING AN ELECTRICAL CIRCUIT

315452 05/20/1999
TITLE: RESONANT CIRCUIT DETECTION, MEASUREMENT AND DEACTIVATION SYSTEM EMPLOYING A NUMERICALLYCONTROLLED OSCILLATOR

374655 08/16/1999 TITLE: ELECTRONIC ARTICLE SECURITY SYSTEM EMPLOYING VARIABLE TIME SHIFTS

08/27/1999 384601

TITLE: INVENTORY SYSTEM USING ARTICLES WITH RFID TAGS

900266
TITLE: REID TAGS WHICH ARE ELECTRONICALLY, PHYSICALLY OR VIRTUALLY ACTIVATED AND/OR DEACTIVATED AND APPARATUS AND METHODS OF USING SAME IN AN ELECTRONIC SECURITY SYSTEM

**TRADEMARK** 

PACE:

10/28/1999 12 18

Cur Reg Dt Expires	DUE: REN	**************************************	GOOUS: ELECTRONIC PROTECTION EQUIPMEN T-APPARATUS FOR DETECTING  BLECTRONIC PROTECTION EQUIPMEN T-APPARATUS FOR DETECTING  BATICLES BEING REMOVED AND LOC ATING LOST ARTICLES  ARTICLES BEING REMOVED AND LOC ATING LOST ARTICLES  ACTIONS DUE: RENEWAL DU 02/20/2008  ACTIONS DUE: RENEWAL DU 02/20/2008  CLASSES: IN 9	NF :====================================	
	No Cur App De cur App De cur C	**************************************	**************************************	**************************************	
ာ ရ	Docket No. Status Application	LS FOR USE IN UNDESIRED NT: ***********************************	US FOR DETECTING T ARTICLES AGENT: ************************************	RIZED REMOVAL OF AGENT: ************************************	LPPARATUS FOR TECTION SECURITY
PCMASTER REPORTER TRADEMARK PROPERTY REPORT B		GOODS:  SECURITY EQUIPMENT - ELECTRONIC IAGS AND LABELS FOR USE IN PROTECTING ARTICLES AGAINST TH EFF OR OTHER UNDESIRED REMOVAL OWNER: CHECKPOINT SYSTEMS, INC. AGENT: ************************************	ELECTRONIC PROTECTION EQUIPMEN T-APPARATUS FOR DETECTING ARTICLES ARTICLES CHECKPOINT SYSTEMS, INC. AGENT: ************************************	GOODS: GOODS: GECRUITY SERVICES-PREVENTING T HE UNAUTHORIZED REMOVAL OF MATERIALS FROM RESTRICTED AREA MATERIALS FROM RESTRICTED AREA MATERIALS FROM SYSTEMS, INC: CHECKPOINT SYSTEMS, INC: United States COUNTERPOINT GOODS:	RADIO FREGUENCY TRANSMITTER AN D RECEIVER APPRARTUS FOR
MASTER FILE REPORT	Country Trademark United States CHEKLINK CLASSES: IN 9	GOODS: SECURITY EQUIPMENT- ELECT PROTECTING ARTICLES AGAIN REMOVAL OWNER: CHECKPOINT SYSTEMS, INC. United States CHECKPOINT CLASSES: IN 9	GOODS: ELECTRONIC PROTECTION ARTICLES BEING PERSON OWNER: CHECKPOINT SYSTEMS ************************************	GOODS: GOODS: GECRUITY SERVICES-PREVENTING T MATERIALS FROM RESTRICTED AREA OWNER: CHECKPOINT SYSTEMS, INC. teatfittettettettettettettettettettettettette	

ELECTRONIC ACCESS CONTROL SYST EM COMPRISING ENCODED CARDS,

CARD PEADERS, COMPUTER-OPERATE D RECORDERS AND CONTROLLERS 6

CARD PEADERS, COMPUTER PROGRAMS FOR ABOVE

AGENT: CHECKPOINT SYSTEMS, INC.

AMOUNTER: CHECKPOINT SYSTEMS, INC. ELECTRONIC ACCESS CONTROL SYST EM COMPRISING ENCODED CARDS, CARD READERS, COMPUTER-OPERATE D RECORDERS AND CONTROLLERS & Anited States
ACLASSES: IN
PGCODS:

THRESHOLD

AGENT:
AGENT:
AGENT:
AGENT:
ACTION SYSTEMS, INC.
ACTION 756211
ACTION 756211 **REEL: 002051 FRAME: 0905** 

MASTER FILE REPORT  TRADEMARK PROPERTY REPORT FOR OCTOBER 99	Country         Trademark         Docket No. Status         Application No         Cur App Dt         Curr Reg No         Cur Reg Dt         Expires	EIECTBONIC SURVEILLANCE SYSTEM S COMBISTING OF AUDIO 6  VIDEO RECORDING DEVICES AND COMPUTER SOFTWARE  VIDEO RECORDING DEVICES AND COMPUTER SOFTWARE  AGENT: ************************************	ANTENNAS FOR ELECTRONIC SURVEI LIANCE SYSTEMS AGENT: ************************************	ANTENNA SYSTEM FOR SURVEILLANC E AGENT: ************************************	ELECTRONIC ACCESS CONTROL EQUI PAGNT - ENCODED CARDS & CARD READERS CHECKPOINT SYSTEMS, INC. AGENT: ACCESS CARD ACCESS CONTROL EQUI PAGNT: ALTERNATIONAL CHECKPOINT SYSTEMS, INC. ACCESS
--	--	---	---	--	--

Linited States

MCLASSES: IN

PGOODS:

IDENTIFICATION TAGS FOR ELECTR ONIC ACCESS CONTROL SYSTEMS CHECKPOINT SYSTEMS, INC.

GOODS:

OWNER:

REGISTERED 417045

07963062

CHEKINK

06/14/2004 06/14/2000

06/14/1994

SEC. 8615

ACTIONS DUE:

1839282

07/26/1993

TAGS CONTAINING A SUBSTANCE TH AT STAINS FOR ATTACHMENT TO

MERCHANDISE TO DETER AND DETEC T SHOPLIFTING

MATTER TO BETTER SYSTEMS, INC.

MATTER TO BETTER SYS

MASTER FILE REPORT	PCMASTER REPORTER TRADEMARK PROPERTY REPORT F		R FOR OCTOBER 99	10/28	10/28/1999 12 18 PA	PAGE: 3	
Country Trademark		Statue	Application No	Cur App Dt	Curr Reg No	Cur Rag Dt	Expires
United States ELECTRONIC SIGNATURES CLASSES: IN 9 GOODS:	07963063	REGISTERED REGISTERED	681742	08/31/1987	1489147 ACTIONS DUE:	05/24/1988 RENEWAL DU	05/24/2008 05/24/2008
ELECTRONIC PROTECTION AND IDEN TIFICATION EQUIPMENT AGENT:	ICATION EQUIPMEN AGENT: 07963064	T REGISTERED	HERED 652901 04/03/1987 1462648 10/27/1987 10/27/2007 ACTIONS DUR: RENEWAL DU 10/27/2007	04/03/1987	**************************************	10/27/1987 RENEWAL DU	10/27/2007 10/27/2007
APPARATUS FOR ELECTRONICALLY D EFECTING THE PRESENCE OF SECUR TAGS OWNER: CHECKPOINT SYSTEMS, INC. AGENT: AASTEST SHEET STEEMS S	CTING THE PRESENATE AGENT:	CE OF	**************************************	06/19/1987	1477096 ACTIONS DUE:	02/16/1988 RENEWAL DU	02/16/2008 02/16/2008
SERVICING AND MAINTAINING ELEC TRONIC EQUIPMENT,  SPECIFICALLY EQUIP. FOR DETECTING THE UNAUT HORIZED REMOVAL  OR UTILIZATION OF ARTICLES  OWNER: CHECKPOINT SYSTEMS, INC.  ***********************************	THE UNAUT HORIZI AGENT: ************************************	ED REMOVAL	4444444444444	06/19/1987	1477097 ACTIONS DUE:	**************************************	02/16/2008 02/16/2008
SERVICING AND MAINTAINING ELEC TRONIC EQUIPMENT,  SPECIFICALLY EQUIP. FOR DETECTING THE UNAUT HORIZED REMOVAL  OR UTILIZATION OF ARTICLES  OWNER: CHECKPOINT SYSTEMS, INC.  1.1.10.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	NIC EQUIPMENT, THE UNAUT BORIZED REMOVAL AGENT: AGENT: 07963068 REGISTER	ED REMOVAL	707231	01/25/1988	1503720	09/13/1988	09/13/2008

Then the transmission to the contract of the c ELECTRONIC ARTICLE SURVEILLANC EQUIPMENT CCLASSES: IN Hccops:

09/13/2008 09/13/2008

09/13/1988 RENEWAL DU

ACTIONS DUE:

REGISTERED 707231

07963068

ALPHA

CLASSES: IN United States

G0008:

12 18 PAGE: 4	r Reg No Cur Reg Dt Expires	E ************************************	**************************************	NA- ), 1G &  1G &  18 ACTIONS DUR: SEC. 8615  17 (08/2003)	MICROMANT ANTI-THEFT SECURITY TAGS FOR THE APPAREL INDUSTRY  OMNER: CHECKPOINT SYSTEMS, INC.  ACTIONS BY ACTIONS DUE: SEC. 8615 03/03/2004  CLASSES: IN 9  GOODS:
10/28/1999 12 18	Cur App Dt Curr Reg No 11/05/1990 1798232 ACTIONS	11/05/1990 1673295 ACTIO	05/09/1995 2073044 ACTIO	09/19/1995 2076833 ACTIO	11/03/1995 2141299 ACTIO
ter t for october 99	Status Application No	POSES POSES PROSES PRESISTERED 112210		ORK STA- BOARD, STORING &	INDUSTRY
PCMASTER REPORTER TRADEMARK PROPERTY REPORT F	Docket No. Status	G FOR SECURITY PURPOSE AGENT: AGENT: 07963083 REGI	EQUIPMENT AGENT: 111111111111111111111111111111111111	ED VIDEO INAGING WORK STA- TER, VIDEO CAPTURE BOARD, TURING, CREATING, STORING MS AND PROPERTY AGENT: AGENT: 07963102 REGISTER	SS FOR THE APPAREL INDU AGENT: ************************************
MASTER FILE REPORT	Country Trademark United States IMPULSE CLASSES: IN 40 GOODS:	PLACING ANTI-THEFT UNITS IN PR ODUCTS AND PACKAGING AT THE POINT OF WANUFACTURE OR PACKAG ING FOR SECURITY FURFOSES ONNER: CHECKPOINT SYSTEMS, INC. AGENT: ACTION OF STATES OF S	ELECTRONIC ARTICLE SURVEILLANC E EQUIPMENT OWNER: CHECKPOINT SYSTEMS, INC. ACENT: ALLESSTRICT ACENTS ACENT: United States ENVISION CLASSES: IN 9 GOODS:	SECURITY SYSTEMS - A COMPUTER BASED VIDEO INAGING WORK STA- TION COMPRISING A PERSONAL COM PUTER, VIDEO CAPTURE BOARD, CAMERA AND SOFTWARE USED FOR C APTURING, CREATING, STORING DISPLAYING VIDEO INAGES OF PER SONS AND PROPERTY OWNER: CHECKPOINT SYSTEMS, INC. AGENT: A ************************************	MICROMANY ANTI-THEFT SECURITY TAGS FOR THE APPAREL INDUSTRY OMNER: CHECKPOINT SYSTEMS, INC. Attaches the

COMPUTER SOFTWARE & ASSOCIATED MANUALS SOLD AS A UNIT FOR S USE IN INVENTORY MANAGEMENT & POINT-OF-SALE APPLICATIONS DE USE IN INVENTORY BYSTEMS, INC.

**REEL: 002051 FRAME: 0908** 

G

MASTER FILE REPORT TRADEMAK PROPERTY REPORT FOR OCTOBER 99 POWSTER REPORTER

Country United States 1111111 FREEZE FRAME Trademark 1 1 1 1 1 1 1 1 07963174 Docket No. Status REGISTERED 120509 Application 8 Cur App Dt 06/17/1996 ---Curr Reg No 1111 011 11 2168869 ACTIONS DUE: SEC. 8415 06/30/1998 Cur Reg Dt -----Expires 06/30/2008 06/30/2004 . . . . . .

CONCEALED CAMERA DEVICE FOR SE CURLTY PURPOSES

CLASSES:

덮

00008:

07963187 REGISTERED 189981 ACTIONS DUE: SEC. 8615 06/16/2004

GOODS: CLASSES:

United States

THRESHOLD 95

COMPUTER SOFTMARE HAVING A GRA PHICAL USER INTERPACE USED

IN CONNECTION WITH AN ELECTRONIC ACCESS CONTROL 6 ALARM

United States CLASSES: CHECK DESIGN 07963190 REGISTERED 197809 ACTIONS DUE: SEC. 8415

12/09/2003

:8000

RF (RADIO FREQUENCY) SECURITY TAGS

United States CLASSES: PILLAR 07963285 REGISTERED 75/507750 ACTIONS DUE: 8EC. 8£15 08/24/2005

ANTENNAS FOR ELECTRONIC PLATFO RM FOR SURVEILLANCE SYSTEMS

GOODS:

MEDNI:  ###################################
---

ACENT:

ANTENNAS FOR ELECTRONIC PLATFO RM FOR SURVEILLANCE SYSTEMS

United States United States United States United States United States :8000 CLASSES: Country United States COODS: CLASSES: CLASSES: CLASSES: CLASSES: : 8d003 CLASSES: GOODS: MASTER FILE REPORT AND RECEIVERS, TAGS & TARGETS FOR USE IN MONITORING SECURITY EQUIPMENT, NAMELY RAD TO FREQUENCY TRANSMITTERS PHYSICAL ASSETS IN LIBRARIES AND RECEIVERS, TAGS 6 TARGETS FOR USE IN MONITORING SECURITY EQUIPMENT, NAMELY RAD TO FREQUENCY TRANSMITTERS PHYSICAL ASSETS IN LIBRARIES RF(RADIO FREQUENCY) SECURITY I AGS RF (RADIO FREQUENCY) HARD TAGS VIDEO TELESURVEILLANCE SYSTEMS COMPRISING AUDIO AND VIDEO RECORDING DEVICES AND COMPUTER SOFTWARE FOR USE THEREWITH SECURITY IMAGING DEVICES, NAME LY METAL DETECTORS 보 불 보 보 CIRCULATION CIRCUIT PERFORMA MAXITAG INTELLIGENT LIBRARY SYSTEM NOISIVONI 6 BAGSCAN ø Trademark w TRADEMARK APPLICATIONS OF CHECKPOINT SYSTEMS 07963294 07963302 07963293 07963292 07963291 07963288 Docket No. Status PCMASTER REPORTER FILED FILED FILED FILED FILED FILED Application 75/620430 530428 530426 528288 528366 509166 ACENT: OWNER: CHECKPOINT SYSTEMS, INC ACTIONS DUE: ACENT: OWNER: CHECKPOINT SYSTEMS, ACENT: OWNER: CHECKPOINT SYSTEMS, INC ACTIONS DUE: INTENT TO ACTIONS DUE: INTENT TO OWNER: CHECKPOINT SYSTEMS, INC ACTIONS DUE: INTENT TO AGENT: OWNER: CHECKPOINT SYSTEMS, ACTIONS DUE: INTENT TO OWNER: CHECKPOINT SYSTEMS, INC ACTIONS DUE: INTENT TO ACENT: 01/13/1999 08/04/1998 08/04/1998 07/30/1998 07/30/1998 06/26/1998 Cur App Dt 10/18/1999 15 56 Curr Reg No 1 PAGE: Cur Rag Dt ! N Expires TRADEMARK REEL: 002051 FRAME: 0911

United States EASYWEAR	Country Trademark	MASTER FILE REPORT
07963305 FILED 647	Docket No. Status Appl	PCMASTER REPORTER TRADEMARK APPLICATIONS OF CHECKPOINT SYSTEMS
647831 02/25/1999 ACTIONS DUE:	Application No Cur App Dt	int systems
02/25/1999 ACTIONS DUE: INTENT TO	p Dt Curr Reg No	10/18/1999 15 56
	Cur Reg Dt Ex	PAGE: 3
	Expires	

OWNER: CHECKPOINT SYSTEMS, INC.

CLASSES:

보

COMPUTER HARDWARE AND COMPUTER SOFTWARE FOR LIBRARY SECURITY SYSTEMS

CONSULTING SERVICES IN THE FIELD OF DESIGN OF LIBRARY SECURITY SYSTEMS

07963311

FILED

CLASSES:

CHECKPOINT

SENSORS, TAGS AND DEACTIVATORS; ELECTRONIC ACCESS CONTROL SYSTEMS AND COMPONENT THEREOF, NAMELY ENCODED CARDS, CARD READERS, COMPUTER-OPERATED RE AGENT:

ľ

OWNER: CHECKPOINT SYSTEMS, INC.

ACTIONS DUE:

06/21/1999

Ī

Registration No.: TS3009590

Date of Registration: March 9, 1999

Subject: Textual Work – Target, Tags and Labels

11/08/1999

9 09

PAGE:

Country MASTER FILE REPORT Pat No. FOREIGN PATENT REPORT FOR CHECKPOINT SYSTEMS Grant Dt PCMASTER REPORTER

Argentina 244012 09/30/1993
TITLE: ACTIVATABLE/DEACTIVABLE SECURITY TAG FOR USE WITH AN

ELECTRONIC SECURITY SYSTEM

AUSTRALIA
TITLE: ACTIVATABLE/DEACTIVABLE SECURITY TAG FOR USE WITH AN

ELECTRONIC SECURITY SYSTEM

Belgium EP0463233 12/12/1990
TITLE: ACTIVATABLE/DEACTIVABLE SECURITY TAG FOR USE WITH AN ELECTRONIC SECURITY SYSTEM

European Patent Conv EP0463233 12/12/1990
TITLE: ACTIVATABLE/DEACTIVABLE SECURITY TAG FOR USE WITH AN

ELECTRONIC SECURITY SYSTEM

France EP0463233 12/12/1990

TITLE: ACTIVATABLE/DEACTIVABLE SECURITY TAG FOR USE WITH AN

ELECTRONIC SECURITY SYSTEM

Great Britain EP0463233 12/12/1990 TITLE: ACTIVATABLE/DEACTIVABLE SECURITY TAG FOR USE WITH AN ELECTRONIC SECURITY SYSTEM

Germany DE 69011512 12/12/1990
TITLE: ACTIVATABLE/DEACTIVABLE SECURITY TAG FOR USE WITH AN ELECTRONIC SECURITY SYSTEM

ITALY EPO463233 12/12/1990
TITLE: ACTIVATABLE/DEACTIVABLE SECURITY TAG FOR USE WITH AN ELECTRONIC SECURITY SYSTEM

Korea South 218814 06/11/1999
TITLE: ACTIVATABLE/DEACTIVABLE SECURITY TAG FOR USE WITH AN ELECTRONIC SECURITY SYSTEM

Netherlands EP0463233 11/09/1994
TITLE: ACTIVATABLE/DEACTIVABLE SECURITY TAG FOR USE WITH AN ELECTRONIC SECURITY SYSTEM

Spain EP0463233 12/12/1990 TITLE: ACTIVATABLE/DEACTIVABLE SECURITY TAG FOR USE WITH AN ELECTRONIC SECURITY SYSTEM

ľ

PCMASTER REPORTER

11/08/1999

9 9

PAGE:

FOREIGN PATENT REPORT FOR CHECKPOINT SYSTEMS

Country Pat No. Grant Dt

EP0550443 03/22/1995

TITLE: SECURITY TAG FOR COMPACT DISC STORAGE CONTAINER European Patent Conv

TITLE: France SECURITY TAG FOR COMPACT DISC STORAGE CONTAINER EP0550443 05/29/1991

Great Britain TITLE: SECURITY TAG FOR COMPACT DISC STORAGE CONTAINER EP0550443 05/29/1991

Germany DE69108398T2 05/29/1991

TITLE: SECURITY TAG FOR COMPACT DISC STORAGE CONTAINER Australia 8946308 03/25/1993

ELECTRONIC ARTICLE SURVEILLANCE TITLE: METHOD AND APPARATUS FOR INTEGRATED DATA CAPTURE AND 141705 08/21/1996

TITLE: METHOD AND APPARATUS FOR INTEGRATED DATA CAPTURE AND Austria ELECTRONIC ARTICLE SURVEILLANCE

ELECTRONIC ARTICLE SURVEILLANCE TITLE: Canada METHOD AND APPARATUS FOR INTEGRATED DATA CAPTURE AND 2002897 06/23/1998

TITLE: METHOD AND APPARATUS FOR INTEGRATED DATA CAPTURE AND ELECTRONIC ARTICLE SURVEILLANCE European Patent Conv EP0407506 08/21/1996

TITLE: France METHOD AND APPARATUS FOR INTEGRATED DATA CAPTURE AND EP0407506 08/21/1996

ELECTRONIC ARTICLE SURVEILLANCE

ELECTRONIC ARTICLE SURVEILLANCE TITLE: METHOD AND APPARATUS FOR INTEGRATED DATA CAPTURE AND Germany 68927003 08/21/1996

TITLE: METHOD AND APPARATUS FOR INTEGRATED DATA CAPTURE AND Hong Kong 9700293 03/21/1997

ELECTRONIC ARTICLE SURVEILLANCE ELECTRONIC ARTICLE SURVEILLANCE METHOD AND APPARATUS FOR INTEGRATED DATA CAPTURE AND EP0407506 08/21/1996

MASTER FILE REPORT FOREIGN PATENT REPORT FOR CHECKPOINT SYSTEMS PCMASTER REPORTER

11/08/1999

9 09

w

Country Pat No. Grant Dt

TITLE: Japan 2843437 10/23/1998

ELECTRONIC ARTICLE SURVEILLANCE METHOD AND APPARATUS FOR INTEGRATED DATA CAPTURE AND

TITLE: METHOD AND APPARATUS FOR INTEGRATED DATA CAPTURE AND Korea South 147079 05/14/1998

ELECTRONIC ARTICLE SURVEILLANCE

Mexico METHOD AND APPARATUS FOR INTEGRATED DATA CAPTURE AND 08/31/1993

EAS TITLE:

TITLE: METHOD AND APPARATUS FOR INTEGRATED DATA CAPTURE AND Switzerland EP0407506 08/21/1996

TITLE: METHOD FOR TAGGING ARTICLES USED IN CONJUNCTION WITH AN Australia ELECTRONIC ARTICLE SURVEILLANCE 10/06/1993

ELECTRONIC ARTICLE SURVEILLANCE SYSTEM, AND TAGS OR LABELS USEFUL IN CONNECTION THEREWITH

TITLE: METHOD FOR TAGGING ARTICLES USED IN CONJUNCTION WITH AN EP0541544B1 05/06/1999

OR LABELS USEFUL IN CONNECTION THEREWITH ELECTRONIC ARTICLE SURVEILLANCE SYSTEM, AND TAGS

TITLE: METHOD FOR TAGGING ARTICLES USED IN CONJUNCTION WITH AN Canada ELECTRONIC ARTICLE SURVEILLANCE SYSTEM, AND TAGS 12/24/1996

OR LABELS USEFUL IN CONNECTION THEREWITH

OR LABELS USEFUL IN CONNECTION THEREWITH ELECTRONIC ARTICLE SURVEILLANCE SYSTEM, AND TAGS TITLE: METHOD FOR TAGGING ARTICLES USED IN CONJUNCTION WITH AN Denmark EP0541544B1 05/06/1999

ELECTRONIC ARTICLE SURVEILLANCE SYSTEM, AND TAGS TITLE: METHOD FOR TAGGING ARTICLES USED IN CONJUNCTION WITH AN European Patent Conv EP0541544 05/06/1999

OR LABELS USEFUL IN CONNECTION THEREWITH

MASTER FILE REPORT

PCMASTER REPORTER

11/08/1999

9 09

FOREIGN PATENT REPORT FOR CHECKPOINT SYSTEMS

Country Pat No. Grant Dt

France EP0541544 05/06/1999

TITLE: ELECTRONIC ARTICLE SURVEILLANCE SYSTEM, AND TAGS METHOD FOR TAGGING ARTICLES USED IN CONJUNCTION WITH AN

OR LABELS USEFUL IN CONNECTION THEREWITH

Great Britain EP0541544 05/06/1999

ELECTRONIC ARTICLE SURVEILLANCE SYSTEM, AND TAGS TITLE: METHOD FOR TAGGING ARTICLES USED IN CONJUNCTION WITH AN

OR LABELS USEFUL IN CONNECTION THEREWITH

Germany 69033093.6-08 05/06/1999

ELECTRONIC ARTICLE SURVEILLANCE SYSTEM, AND TAGS TITLE: METHOD FOR TAGGING ARTICLES USED IN CONJUNCTION WITH AN

OR LABELS USEFUL IN CONNECTION THEREWITH

ELECTRONIC ARTICLE SURVEILLANCE SYSTEM, AND TAGS OR LABELS USEFUL IN CONNECTION THEREWITH TITLE: Japan METHOD FOR TAGGING ARTICLES USED IN CONJUNCTION WITH AN 172100 10/22/1998

Korea South TITLE: METHOD FOR TAGGING ARTICLES USED IN CONJUNCTION WITH AN

OR LABELS USEFUL IN CONNECTION THEREWITH ELECTRONIC ARTICLE SURVEILLANCE SYSTEM, AND TAGS

Netherlands EP0541544 05/06/1999

ELECTRONIC ARTICLE SURVEILLANCE SYSTEM, AND TAGS TITLE: METHOD FOR TAGGING ARTICLES USED IN CONJUNCTION WITH AN

OR LABELS USEFUL IN CONNECTION THEREWITH

EP0541544 05/06/1999

TITLE: ELECTRONIC ARTICLE SURVEILLANCE SYSTEM, AND TAGS METHOD FOR TAGGING ARTICLES USED IN CONJUNCTION WITH AN

OR LABELS USEFUL IN CONNECTION THEREWITH

90915373.6 05/06/1999

ELECTRONIC ARTICLE SURVEILLANCE SYSTEM, AND TAGS TITLE: Sweden METHOD FOR TAGGING ARTICLES USED IN CONJUNCTION WITH AN

OR LABELS USEFUL IN CONNECTION THEREWITH

ELECTRONIC ARTICLE SURVEILLANCE SYSTEM, AND TAGS TITLE: METHOD FOR TAGGING ARTICLES USED IN CONJUNCTION WITH AN Switzerland EP0541544 05/06/1999

OR LABELS USEFUL IN CONNECTION THEREWITH

11/08/1999

9 09

PAGE:

Argentina		Country	
246630	1 1 1 1	Pat No.	
246630 08/31/1994	1 1 1 1	Grant Dt	FOREIGN PATENT REPUR

AG CIRCUIT
STABILIZED RESONANT TAG CIRCUIT AND DEACTIVATOR
RESONANT TAG CIRCUIT AND DEACTIVATOR
TAG CIRCUIT AND DEACTIVATOR
CIRCUIT AND DEACTIVATOR
AND DEACTIVATOR
DEACTIVATOR
~

Australia TITLE: S'	ia STABILIZED	655645 RESONANT TAG	CIRCUIT	Australia 655645 05/18/1992 TITLE: STABILIZED RESONANT TAG CIRCUIT AND DEACTIVATOR
Canada	STABILIZED	2103355 RESONANT TAG	CIRCUIT	Canada 10/06/1998 TITLE: STABILIZED RESONANT TAG CIRCUIT AND DEACTIVATOR

TITLE: SECURITY	Australia	
TITLE: SECURITY TAG WITH ELECTROSTATIC PROTECTION	656437	
C PROTECTION	10/19/1992	

Belgium TITLE:
SECURITY
TAG
EP(
EP0609368B1 02/24/1999 SECURITY TAG WITH ELECTROSTATIC PROTECTION
02/24/1999 PROTECTION

Europear	Denmark TITLE:
European Patent Conv	SECURITY
Conv	TAG
EP0609368	EP0609368B1 WITH ELECTROS
368	368B1 CTROSTATIC
02/24/1999	EP0609368B1 02/24/1999 SECURITY TAG WITH ELECTROSTATIC PROTECTION

France	TITLE:
	SECURITY
	TAG
S P	HITH
P0609368B1	SECURITY TAG WITH ELECTROSTATIC PROTECTION
02/24/1999	PROTECTION

Great B	TITLE
ritain	SECURITI
	JAT
EP(	U.T.TM
1609368	TITLE: SECURITY TAG WITH EMECTROSIATIC PROTECTION
02/24/1999	PROTECTION
	Great Britain EP0609368 02/24/1999

Germany 69228483.4-08 02/24/1999
----------------------------------

Ireland	TITLE:
CECHBIAN	SECURITY
3	TAG
EP(	HTIW
Ireland EP0609368B1 02/24/1999	TITLE: SECURITY TAG WITH ELECTROSTATIC PROTECTION
02/24/1999	PROTECTION

Netherlands	TITLE:
ands	SECURITY
	TAG
EP(	HITH
Netherlands EP0609368B1 02/24/1999	TITLE: SECURITY TAG WITH ELECTROSTATIC PROTECTION
02/24/1999	PROTECTION

Spain	TITLE:
	SECURLTY
}	TAG
- E	H.I.T.
Spain EP0609368B1 02/24/1999	TITLE: SECURITY TAG WITH ELECTROSTATIC PROTECTION
02/24/1999	EKOIECIION

TITLE:
SECURITY
TAG
HTIM
SECURITY TAG WITH ELECTROSTATIC PROTECTION
PROTECTION

MASTER FILE REPORT FOREIGN PATENT REPORT FOR CHECKPOINT SYSTEMS PCMASTER REPORTER 11/08/1999

9 09

PAGE:

σ

Country Pat No. Grant Dt

Switzerland EP0609368B1 02/24/1999

TITLE: SECURITY TAG WITH ELECTROSTATIC PROTECTION

Australia ELEMENTS TITLE: TRANSMIT AND RECEIVE ANTENNA HAVING ANGLED CROSSOVER 678419 11/16/1993

European Patent Conv EP0677210 10/13/1999
TITLE: TRANSMIT AND RECEIVE ANTENNA HAVING ANGLED CROSSOVER

ELEMENTS

TITLE: ELEMENTS Ireland TRANSMIT AND RECEIVE ANTENNA HAVING ANGLED CROSSOVER 70081 10/08/1996

TITLE: TRANSMIT AND RECEIVE ANTENNA HAVING ANGLED CROSSOVER New Zealand 250238 10/09/1996

Argentina 251549
TITLE: MULTIPLE FREQUENCY TAG 02/11/1998 ELEMENTS

TITLE: MULTIPLE FREQUENCY TAG Australia 681171 04/08/1994

TITLE: MULTIPLE FREQUENCY TAG South Africa 94/2475 04/11/1994

Taiwan 69779
TITLE: MULTIPLE FREQUENCY TAG 69779 05/23/1995

Australia 694881 06
TITLE: TRANSMIT AND RECEIVE LOOP ANTENNA 06/03/1996

TITLE: Taiwan DEACTIVATEABLE SECURITY TAG 87852 10/30/1997

Canada ARTICLE SECURITY SYSTEM 1280188

02/12/1991

MASTER FILE REPORT FOREIGN PATENT REPORT FOR CHECKPOINT SYSTEMS PCMASTER REPORTER 11/08/1999

9 09

PAGE:

Country France 1111111 0273938 1 ... Pat No. 08/26/1992 Grant Dt 1 2 4 4 4

TITLE: ARTICLE SECURITY SYSTEM

Germany TITLE: ARTICLE SECURITY SYSTEM 3790378 11/30/1995

TITLE: Mex1co ARTICLE SECURITY SYSTEM 166672 01/27/1993

Spain TITLE: ARTICLE SECURITY SYSTEM 2004801 02/01/1989

Switzerland TITLE: ARTICLE SECURITY SYSTEM 671109 07/31/1989

TITLE: Sweden

ARTICLE SECURITY SYSTEM

0273938

08/26/1992

Great Britain SURVEILLANCE ANTENNA FOR A THEFT DETECTION SYSTEM TITLE: ANTENNA, FOR EXAMPLE AN ELECTRONIC ARTICLE 2073018 03/05/1998

TITLE: ANTENNA FOR ALARM SYSTEM International Regist DMO43296 03/05/1998

TITLE: ANTENNA FOR ALARM SYSTEM Switzerland 124988 03/11/1998

New Zealand 328217 07/01/1997

TITLE: MEHOD OF WIRE BONDING AN INTEGRATED CIRCUIT TO AN

ULTRAFLEXIBLE SUBSTRATE

TITLE: MEHOD OF WIRE BONDING AN INTEGRATED CIRCUIT TO AN Taiwan 10/11/1998

ULTRAFLEXIBLE SUBSTRATE

MASTER FILE REPORT FOREIGN PENDING PATENT APPLICATION REPORT FOR CHECKPOINT SYSTEMS PCMASTER REPORTER 11/08/1999 10 41 PAGE:

TITLE: ACTIVATABLE/DEACTIVABLE SECURITY TAG FOR USE WITH AN ELECTRONIC SECURITY SYSTEM

Finland 920695 05/29/1991
TITLE: ACTIVATABLE/DEACTIVABLE SECURITY TAG FOR USE WITH AN ELECTRONIC SECURITY SYSTEM

Japan 3-511223 05/29/1991
TITLE: ACTIVATABLE/DEACTIVABLE SECURITY TAG FOR USE WITH AN ELECTRONIC SECURITY SYSTEM

Denmark 901693 11/10/1989
TITLE: METHOD AND APPARATUS FOR INTEGRATED DATA CAPTURE AND ELECTRONIC ARTICLE SURVEILLANCE

Finland 903463 11/10/1989
TITLE: METHOD AND APPARATUS FOR INTEGRATED DATA CAPTURE AND ELECTRONIC ARTICLE SURVEILLANCE

Norway 903102 11/10/1989
TITLE: METHOD AND APPARATUS FOR INTEGRATED DATA CAPTURE AND ELECTRONIC ARTICLE SURVEILLANCE

European Patent Conv 96120857.6 10/04/1990 TITLE: TAGS OR LABELS USEFUL IN CONNECTION WITH AN ELECTRONIC ARTICLE SURVEILLANCE SYSTEM

Finland 920847 10/04/1990 TITLE: TAGS OR LABELS USEFUL IN CONNECTION WITH AN ELECTRONIC ARTICLE SURVEILLANCE SYSTEM

European Patent Conv 92911931.1 05/18/1992
TITLE: STABILIZED RESONANT TAG CIRCUIT AND DEACTIVATOR

Finland 935118 05/18/1992
TITLE: STABILIZED RESONANT TAG CIRCUIT AND DEACTIVATOR

Japan HEIS-500271 05/18/1992
TITLE: STABILIZED RESONANT TAG CIRCUIT AND DEACTIVATOR

Canada 2121802 10/19/1992
TITLE: SECURITY TAG WITH ELECTROSTATIC PROTECTION

Finland 941892 10/19/1992
TITLE: SECURITY TAG WITH ELECTROSTATIC PROTECTION

Japan TITLE:

SECURITY TAG WITH ELECTROSTATIC PROTECTION

5-507868

10/19/1992

Japan HEI9-501050 TITLE: TRANSMIT AND RECEIVE LOOP ANTENNA	Israel 120039 TITLE: TRANSMIT AND RECEIVE LOOP ANTENNA	European Patent Conv 96917009.1 TITLE: TRANSMIT AND RECEIVE LOOP ANTENNA	China P.R. 96190580.8 TITLE: TRANSMIT AND RECEIVE LOOP ANTENNA	Canada 2196686 TITLE: TRANSMIT AND RECEIVE LOOP ANTENNA	Brazil PI9606422-6 TITLE: TRANSMIT AND RECEIVE LOOP ANTENNA	Argentina P960103014 TITLE: TRANSMIT AND RECEIVE LOOP ANTENNA	Patent Cooperation T PCT/US94/03864 TITLE: MULTIPLE FREQUENCY TAG	Korea South 96-700809 TITLE: MULTIPLE FREQUENCY TAG	Japan 07-506925 TITLE: MULTIPLE FREQUENCY TAG	European Patent Conv 94921169.2 TITLE: MULTIPLE FREQUENCY TAG	Canada 2169751 TITLE: MULTIPLE FREQUENCY TAG	Japan 06-515980 11/16/1993 TITLE: TRANSMIT AND RECEIVE ANTENNA HAVING ANGLED CROSSOVER ELEMENTS	Canada 2153041 11/16/1993 TITLE: TRANSMIT AND RECEIVE ANTENNA HAVING ANGLED CROSSOVER ELEMENTS	Argentina 327111 01/04/1994 TITLE: TRANSMIT AND RECEIVE ANTENNA HAVING ANGLED CROSSOVER ELEMENTS	MASTER FILE REPORT FOREIGN PEN
06/03/1996	06/03/1996	06/03/1996	06/03/1996	06/03/1996	06/03/1996	06/06/1996	04/08/1994	04/08/1994	04/08/1994	04/08/1994	04/08/1994	11/16/1993 NGLED CROSSOVER	11/16/1993 NGLED CROSSOVER	01/04/1994 NGLED CROSSOVER	PCMASTER REPORTER  FOREIGN PENDING PATENT APPLICATION REPORT FOR CHECKPOINT SYSTEMS  App Date

Canada 2199097 0: TITLE: SECURITY TAG AND MANUFACTURING METHOD	Brazil P197012246 0: TITLE: SECURITY TAG AND MANUFACTURING METHOD	Australia 707913 0: TITLE: SECURITY TAG AND MANUFACTURING METHOD	Argentina P970100366 0: TITLE: SECURITY TAG AND MANUFACTURING METHOD	Mexico 963728 07 TITLE: DEACTIVATEABLE SECURITY TAG	Korea South 96-38229 08 TITLE: DEACTIVATEABLE SECURITY TAG	Japan HEI8-229003 08 TITLE: DEACTIVATEABLE SECURITY TAG	European Patent Conv 96112682.8 08 TITLE: DEACTIVATEABLE SECURITY TAG	China P.R. 96109601.2 08 TITLE: DEACTIVATEABLE SECURITY TAG	Canada 2184135 08 TITLE: DEACTIVATEABLE SECURITY TAG	Brazil PI9603584-6 08 TITLE: DEACTIVATEABLE SECURITY TAG	Australia 60892/96 00 TITLE: DEACTIVATEABLE SECURITY TAG	Argentina P960104146 00 TITLE: DEACTIVATEABLE SECURITY TAG	Patent Cooperation T PCT/US96/08450 01	Mexico 970953 00 TITLE: TRANSMIT AND RECEIVE LOOP ANTENNA	Korea South 97-700641 01 TITLE: TRANSMIT AND RECEIVE LOOP ANTENNA	MASTER FILE REPORT FOREIGN PENDING Country App No App
03/04/1997	03/07/1997	01/15/1997	01/29/1997	07/28/1996	08/29/1996	08/29/1996	08/06/1996	08/29/1996	08/26/1996	08/28/1996	08/05/1996	08/28/1996	06/03/1996	06/03/1996	06/03/1996	PCMASTER REPORTER ING PATENT APPLICATION REPORT FOR CHECKPOINT SYSTEMS App Date

Korea South 10-1999-7006401 01/12/1998 TITLE: MULTIPLE LOOP ANTENNA	Japan PCT/US98/00310 01/12/1998 TITLE: MULTIPLE LOOP ANTENNA	Israel 130767 01/12/1998 TITLE: MULTIPLE LOOP ANTENNA	European Patent Conv 98902426.0 01/12/1998 TITLE: MULTIPLE LOOP ANTENNA	China P.R. 98801830.6 01/12/1998 TITLE: MULTIPLE LOOP ANTENNA	Canada 2276412 01/12/1998 TITLE: MULTIPLE LOOP ANTENNA	Brazil PCT/US98/00310 01/12/1998 TITLE: MULTIPLE LOOP ANTENNA	Australia 59096/98 01/12/1998 TITLE: MULTIPLE LOOP ANTENNA	Argentina P990102536 05/28/1999 TITLE: MULTIPLE LOOP ANTENNA	Taiwan 85113117 10/28/1996 TITLE: SECURITY TAG AND MANUFACTURING METHOD	Mexico 971722 03/06/1997 TITLE: SECURITY TAG AND MANUFACTURING METHOD	Korea South 97-6917 03/03/1997 TITLE: SECURITY TAG AND MANUFACTURING METHOD	Japan HEI9-53253 03/07/1997 TITLE: SECURITY TAG AND MANUFACTURING METHOD	Israel 120038 01/20/1997 TITLE: SECURITY TAG AND MANUFACTURING METHOD	European Patent Conv 97102358.5 TITLE: SECURITY TAG AND MANUFACTURING METHOD	China P.R. 97100821.3 03/06/1997 TITLE: SECURITY TAG AND MANUFACTURING METHOD	MASTER FILE REPORT  FOREIGN PENDING PATENT APPLICATION REPORT FOR CHECKPOINT SYSTEMS  Country  App No  App Date

MASTER FILE REPORT FOREIGN PENDING PATENT APPLICATION REPORT FOR CHECKPOINT SYSTEMS PCMASTER REPORTER 11/08/1999 10 41

PAGE:

Patent Cooperation T PCT/US98/00310 01/12/1998

TITLE: MULTIPLE LOOP ANTENNA

Korea South 90-22579 12/27/ TITLE: ELECTRONIC ARTICLE SURVEILLANCE SYSTEM INCORPORATING AN AUXILLARY SENSOR

Patent Cooperation T PCT/US98/24182 TITLE: MULTIPLE LOOP ANTENNA

11/12/1998

Argentina P980104711 09/21/1998
TITLE: DEACTIVATEABLE RESONANT CIRCUIT

Patent Cooperation T PCT/US98/18840 09/10/1998
TITLE: DEACTIVATEABLE RESONANT CIRCUIT

Argentina P990103385 07/12/1999
TITLE: OPTICAL INTERFACE BETWEEN RECEIVER AND TAG RESPONSE SIGNAL ANALYZER RFID SYSTEM FOR DETECTING LOW POWER

RESONANT TAGS

Taiwan 88112550 07/30/1999
TITLE: OPTICAL INTERFACE BETWEEN RECEIVER AND TAG RESPONSE
SIGNAL ANALYZER RFID SYSTEM FOR DETECTING LOW POWER

RESONANT TAGS

MASTER FILE REPORT PCMASTER REPORTER

11/08/1999 10 41

PAGE:

6

Country App No FOREIGN PENDING PATENT APPLICATION REPORT FOR CHECKPOINT SYSTEMS App Date

Argentina P980101315 03/23/1998

TITLE: APPARATUS FOR MAGNETICALLY DECOUPLING AN RFID TAG

67036/98

03/16/1998

Australia 03/10/1796 03/10/1790
TITLE: APPARATUS FOR MAGNETICALLY DECOUPLING AN RFID TAG

Canada TITLE: APPARATUS FOR MAGNETICALLY DECOUPLING AN RFID TAG PCT/US98/05130 03/16/1998

TITLE: APPARATUS FOR MAGNETICALLY DECOUPLING AN RFID TAG China P.R. PCT/US98/05130 03/16/1998

TITLE: European Patent Conv n Patent Conv PCT/US98/05130 03/16/1998 APPARATUS FOR MAGNETICALLY DECOUPLING AN RFID TAG

PCT/US98/05130

03/16/1998

Japan TITLE: Korea South outh PCT/US98/05130 03/16/1998
APPARATUS FOR MAGNETICALLY DECOUPLING AN RFID TAG APPARATUS FOR MAGNETICALLY DECOUPLING AN RFID TAG

TITLE: Mexico TITLE: PCT/US98/05130 03/16/1998 APPARATUS FOR MAGNETICALLY DECOUPLING AN RFID TAG

TITLE: Patent Cooperation T PCT/US98/05130 APPARATUS FOR MAGNETICALLY DECOUPLING AN RFID TAG 03/16/1998

MASTER FILE REPORT PCMASTER REPORTER

FOREIGN PENDING PATENT APPLICATION REPORT FOR CHECKPOINT SYSTEMS

11/08/1999 10 41

PAGE:

٠-

Country App No App Date

TITLE: ANTICOLLISION PROTOCOL FOR READING MULTIPLE REID TAGS Argentina P980100554 02/09/1998

TITLE: ANTICOLLISION PROTOCOL FOR READING MULTIPLE REID TAGS Australia 60316/98 01/22/1998

TITLE: Canada ANTICOLLISION PROTOCOL FOR READING MULTIPLE RFID TAGS 2279458 01/22/1998

TITLE: ANTICOLLISION PROTOCOL FOR READING MULTIPLE RFID TAGS China P.R. PCT/US98/01020 01/22/1998

TITLE: ANTICOLLISION PROTOCOL FOR READING MULTIPLE RFID TAGS HEI 10-534634 01/22/1998

TITLE: ANTICOLLISION PROTOCOL FOR READING MULTIPLE REID TAGS Korea South 10-1999-7007157 01/22/1998

Mexico TITLE: ANTICOLLISION PROTOCOL FOR READING MULTIPLE RFID TAGS 997316 01/22/1998

TITLE: Taiwan ANTICOLLISION PROTOCOL FOR READING MULTIPLE RFID TAGS 87106251 04/23/1998

Patent Cooperation T

PCT/US98/01020

01/22/1998

TITLE: ANTICOLLISION PROTOCOL FOR READING MULTIPLE RFID TAGS

TITLE: ELECTRONIC ARTICLE SECURITY SYSTEM FOR STORE WHICH USES INTELLIGENT SECURITY TAGS AND TRANSACTION DATA Argentina P970104176 09/11/1997

TITLE: ELECTRONIC ARTICLE SECURITY SYSTEM FOR STORE WHICH USES INTELLIGENT SECURITY TAGS AND TRANSACTION DATA Australia 40791/97

TITLE: Canada INTELLIGENT SECURITY TAGS AND TRANSACTION DATA ELECTRONIC ARTICLE SECURITY SYSTEM FOR STORE WHICH USES 2265907 08/21/1997

TITLE: ELECTRONIC ARTICLE SECURITY SYSTEM FOR STORE WHICH USES INTELLIGENT SECURITY TAGS AND TRANSACTION DATA 97197874.3 08/21/1997

European Patent Conv PCT/US97/14687 08/21/1997
TITLE: ELECTRONIC ARTICLE SECURITY SYSTEM FOR STORE WHICH USES INTELLIGENT SECURITY TAGS AND TRANSACTION DATA PCT/US97/14687 08/21/1997

ľ

**TRADEMARK** 

REEL: 002051 FRAME: 0928

MASTER FILE REPORT FOREIGN PENDING PATENT APPLICATION REPORT FOR CHECKPOINT SYSTEMS PCMASTER REPORTER 11/08/1999 10 41

8

Country App No App Date

Japan HEI 10-513662 08/21/1997
TITLE: ELECTRONIC ARTICLE SECURITY SYSTEM FOR STORE WHICH USES

INTELLIGENT SECURITY TAGS AND TRANSACTION DATA

Korea South 10-1999-7002099 08/21/1997
TITLE: ELECTRONIC ARTICLE SECURITY SYSTEM FOR STORE WHICH USES

INTELLIGENT SECURITY TAGS AND TRANSACTION DATA

Mexico 992405 08/21/1997
TITLE: ELECTRONIC ARTICLE SECURITY SYSTEM FOR STORE WHICH USES

INTELLIGENT SECURITY TAGS AND TRANSACTION DATA

Patent Cooperation T PCT/US97/14687 08/21/1997
TITLE: ELECTRONIC ARTICLE SECURITY SYSTEM FOR STORE WHICH USES
INTELLIGENT SECURITY TAGS AND TRANSACTION DATA

Taiwan 86113218 09/11/1997

TITLE: ELECTRONIC ARTICLE SECURITY SYSTEM FOR STORE WHICH USES INTELLIGENT SECURITY TAGS AND TRANSACTION DATA

Argentina P980103634 07/23/1998
TITLE: DRIVE CIRCUIT FOR REACTIVE LOADS

Patent Cooperation T PCT/US98/14576 07/15/1998
TITLE: DRIVE CIRCUIT FOR REACTIVE LOADS

Taiwan 87112060 07/23/1998
TITLE: DRIVE CIRCUIT FOR REACTIVE LOADS

Argentina P70103099 07/11/1997
TITLE: MEHOD OF WIRE BONDING AN INTEGRATED CIRCUIT TO AN ULTRAFLEXIBLE SUBSTRATE

Australia 24915/97 06/16/1997 TITLE: MEHOD OF WIRE BONDING AN INTEGRATED CIRCUIT TO AN ULTRAFLEXIBLE SUBSTRATE

Canada 2210833 07/18/1997
TITLE: MEHOD OF WIRE BONDING AN INTEGRATED CIRCUIT TO AN ULTRAFLEXIBLE SUBSTRATE

China P.R. 97111895.7 07/03/1997
TITLE: MEHOD OF WIRE BONDING AN INTEGRATED CIRCUIT TO AN ULTRAFLEXIBLE SUBSTRATE

European Patent Conv 97112463.1 07/21/1997 TITLE: MEHOD OF WIRE BONDING AN INTEGRATED CIRCUIT TO AN ULTRAFLEXIBLE SUBSTRATE

REEL:

MASTER FILE REPORT FOREIGN PENDING PATENT APPLICATION REPORT FOR CHECKPOINT SYSTEMS PCMASTER REPORTER 11/08/1999 10 41

9

Country App No 121087 06/16/1997 App Date

ULTRAFLEXIBLE SUBSTRATE TITLE: MEHOD OF WIRE BONDING AN INTEGRATED CIRCUIT TO AN

Israel

TITLE: MEHOD OF WIRE BONDING AN INTEGRATED CIRCUIT TO AN HEI9-195403 07/22/1997

ULTRAFLEXIBLE SUBSTRATE

ULTRAFLEXIBLE SUBSTRATE TITLE: MEHOD OF WIRE BONDING AN INTEGRATED CIRCUIT TO AN Korea South NOT YET RECEIVED 07/22/1997

ULTRAFLEXIBLE SUBSTRATE TITLE: Mexico METHOD OF WIRE BONDING AN INTEGRATED CIRCUIT TO AN 07/21/1997

Argentina TITLE: INVENTORY SYSTEM USING ARTICLES WITH RFID TAGS P980103636 07/23/1998

Patent Cooperation T INVENTORY SYSTEM USING ARTICLES WITH RFID TAGS PCT/US98/14637 07/15/1998

TITLE: Taiwan INVENTORY SYSTEM USING ARTICLES WITH REID TAGS 87112154 07/24/1998

TITLE: RFID TAGS WHICH ARE ELECTRONICALLY, PHYSICALLY OR METHODS OF USING SAME IN AN ELECTRONIC SECURITY SYSTEM VIRTUALLY ACTIVATED AND/OR DEACTIVATED AND APPARATUS AND Argentina P980103637 07/23/1998

TITLE: RFID TAGS WHICH ARE ELECTRONICALLY, PHYSICALLY OR VIRTUALLY ACTIVATED AND/OR DEACTIVATED AND APPARATUS AND METHODS OF USING SAME IN AN ELECTRONIC SECURITY SYSTEM Patent Cooperation T PCT/US98/14445 07/15/1998

METHODS OF USING SAME IN AN ELECTRONIC SECURITY SYSTEM VIRTUALLY ACTIVATED AND/OR DEACTIVATED AND APPARATUS AND TITLE: Taiwan RFID TAGS WHICH ARE ELECTRONICALLY, PHYSICALLY OR 87112156 07/24/1998

TITLE: LOW NOISE OSCILLATOR IN RFID SYSTEM FOR DETECTING LOW POWER Argentina P990103386 07/12/1999

RESONANT TAGS

TITLE: LOW NOISE SIGNAL GENERATOR ANDOPTICAL INTERFACE BETWEEN Patent Cooperation T RECEIVER AND TAG RESPONSE SIGNAL ANALYZER IN RFID SYSTEM FOR DETECTING LOW POWER RESONANT TAGS PCT/US99/15884 07/13/1999

Ī

TITLE: LOW NOISE OSCILLATOR IN RFID SYSTEM FOR DETECTING LOW POWER Taiwan 07/30/1999

RESONANT TAGS

ERED 758060  APPLICACTION NO (APPLICACTION NO (APPLICACTION NO (APPLICACTION NO (APPLICACTION NO (APPLICACTION APPLICACTION APPLICACTIO	DEVELOPING ELECTRONIC SURVEILL ANCE APPARATUS AND SYSTEM FOR DETECTING ARTICLES BEING REMOV ED AND LOCATING LOST ARTICLES FOR OTHERS  ***********************************	DEVELOPING ELECTRONIC SURVEILL ANCE APPARATUS AND SYSTEM FOR DETECTING ARTICLES BEING REMOV ED AND LOCATING LOST ARTICLES FOR OTHERS  ***********************************	DEVELOPING ELECTRONIC SURVEILL ANCE APPARATUS AND SYSTEMS FOR DETECTING ARTICLES BEING REMOV ED AND LOCATING LOST ARTICLES FOR OTHERS  ***********************************	DEVELOPING ELECTRONIC SURVEILL ANCE APPARATUS AND SYSTEM FOR DETECTING ARTICLES BEING REMOV ED AND LOCATING LOST ARTICLES FOR OTHERS  ***********************************	Country Trademark
11/08/1999 11 43 PAGE:  CUIR ADP DT CUIR Rag NO CUIR Rag DT CUIR APP DT CUIR RAG NO COUR RAG DT COUR RAG DT COURS DUE: RENEMAL DU 12/21/1990 492687 ACTIONS DUE: RENEMAL DU 12/21/1990 12/21/200 CONNER: CHECKPOINT SYSTEMS, INC.  ACENT: BUREAU GEVERS ACENT: BUREAU GEVERS ACTIONS DUE: RENEMAL DU 01/02/1991 422153 01/22/1994 01/21/200 OWNER: CHECKPOINT SYSTEMS, INC.  AGENT: Gowling & Henderson 01/02/1991 12/28/1990 12/28/1990 ACTIONS DUE: RENEMAL DU 12/28/1990 12/28/1990 12/28/1990 OWNER: CHECKPOINT SYSTEMS, INC.  AGENT: MOVAMARK INTERNATIONAL AGENT: NOVAMARK INTERNATIONAL AGENT: NOVAMARK INTERNATIONAL AGENT: CHECKPOINT SYSTEMS, INC.  10/23/1990 A1451647 10/23/2007 OWNER: CHECKPOINT SYSTEMS, INC.	DEVELOPING ELECTRONIC SURVEILL ANCE APPARATUS AND SYSTEMS FOR DETECTING ARTICLES BEING READY ED AND LOCATING LOST ARTICLES FOR OTHERS  ***********************************	DEVELOPING ELECTRONIC SURVEILL ANCE APPARATUS AND SYSTEMS FOR DETECTING ARTICLES BEING REMOV ED AND LOCATING LOST ARTICLES FOR OTHERS  ***********************************	REMOVED AND LOCATING LOST  ***********************************	REMOV ED AND LOCATING LOST  ***********************************	
TRADEMARK	GENT: NOVAMARK INTERNATIONAL ************************************	HENT: Gowling & Henderson Hetttettettettettettettettettettettettet	ENT: BUREAU GEVERS ************************************		11/08/1999 11 43 PAGE: 1  Cur App Dt Curr Rag No Cur Rag Dt Expires

ACENT: PAGE HARGRAVE

Ť.

DEVELOPMENT OF ELECTRONIC SURV EILLANCE APPARATUS & SYSTEMS FOR DETECTING & LOCATING LOST & REMOVED ARTICLES

REEL: 002051 FRAME: 0933

Country United States Portugal CLASSES: MASTER FILE REPORT · 一个,我们,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我 我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们 CLASSES: G0008: France CLASSES: G00D8: CLASSES: 60008: CLASSES: CLASSES: IN PROTECTING ARTICLES AGAINST TH EFT OR OTHER UNDESIRED SECURITY EQUIPMENT- ELECTRONIC TAGS AND LABELS FOR USE IN ARTICLES FOR OTHERS FOR DETECTING ARTICLES BEING REMOV ED AND LOCATING LOST DEVELOPING ELECTRONIC SURVEILL ANCE APPARATUS AND SYSTEMS ARTICLES BEING REMOVED AND LOC ATING LOST ARTICLES electronic protection equipmen T-apparatus for detecting ARTICLES BEING REMOVED AND LOC ATING LOST ARTICLES ELECTRONIC PROTECTION EQUIPMEN T-APPARATUS FOR DETECTING ARTICLES BEING REMOVED AND LOC ATING LOST ARTICLES ELECTRONIC PROTECTION EQUIPMEN T-APPARATUS FOR DETECTING 보 보 보 보 CHEKLINK 2 ELECTRONIC ARTICLE Trademark CHECKPOINT CHECKPOINT CHECKPOINT CHECKPOINT FOREIGN TRADEMARK PROPERTIES FOR CHECKPOINT SYSTEMS Docket No. Status 07963020 07963013 07963021 REGISTERED 07963021 07963021 REGISTERED NONE 07963021 REGISTERED PCMASTER REPORTER RECISTERED registered REGISTERED Application No 621148 270846 NON OWNER: CHECKPOINT SYSTEMS, INC. AGENT: A. G. DA CUNHA FERREIRA, LDA OWNER: CHECKPOINT SYSTEMS, INC. ACTIONS DUE: AFFIDAVIT AGENT: HOVAMARK & VIGERNON OWNER: CHECKPOINT SYSTEMS, INC. ACTIONS DUE: RENEWAL DU ACTIONS DUE: RENEWAL DU AGENT: HARRY A. ZURCHER ESQ OWNER: CHECKPOINT SYSTEMS, INC. ACTIONS DUE: RENEWAL DU AGENT: CABINET HERRBURGER OWNER: CHECKPOINT SYSTEMS, INC. ACTIONS DUE: RENEWAL DU OWNER: CHECKPOINT SYSTEMS, INC. ACTIONS DUE: RENEWAL DU 01/24/1991 Cur App Dt Curr Reg No 270846 01/05/2008 02/08/1998 01/03/2005 08/19/2001 12/22/2001 11/30/2001 Cur Rag Dt 02/08/1993 w 02/08/2003 Expires **TRADEMARK** 

ľ

AGENT: DIPL.-ING. ROLF MENGES

ARTICLES BEING REMOVED AND LOC ATTING LOST ARTICLES ELECTRONIC PROTECTION EQUIPMEN T-APPARATUS FOR DETECTING

Country Trademark  Greece CHECKPOINT  CLASSES: IN 9	MASTER FILE REPORT
RED 115048 07/13/1993 115048 05/17/1996 ACTIONS DUE: RENEWAL DU 07/13/2003 OMNER: CHECKPOINT SYSTEMS, INC.	PCMASTER REPORTER FOREIGN TRADEGARK PROPERTIES FOR CHECKPOINT SYSTEMS FOREIGN TRADEGARK PROPERTIES FOR CHECKPOINT SYSTEMS FOREIGN TRADEGARK PROPERTIES Application No Cur App Dt Curr Reg No Cur Reg Dt Expires

GOODS:

CLASSES:

붓

ARTICLES BEING REMOVED AND LOC ATING LOST ARTICLES electronic protection equipmen T-apparatus for detecting

**Hungary** CHECKPOINT 07963021 REGISTERED M9202369 ACTIONS DUE: RENEWAL DU AGENT: DR. F. D. THEODORIDES 04/29/2002

OWNER: CHECKPOINT SYSTEMS, INC

Panama CLASSES: C0008: ELECTRONIC PROTECTION EQUIPMEN T 보 21 IN CHECKPOINT 07963021 REGISTERED 061105 OWNER: CHECKPOINT SYSTEMS, INC. AGENT: DANUBIA ACTIONS DUE: CERTIFIED 05/05/1993

ELECTRONIC PROTECTION EQUIPMEN T AGENT: ICAZA, GONZALEZ-RUIZ & ALEMAN

CLASSES: C0003: 벞 CHECKPOINT 07963021 REGISTERED 219978 AGENT: PIEROLA & ASOCIADOS OWNER: CHECKPOINT SYSTEMS, INC. ACTIONS DUE: RENEWAL DU 11/16/2003

07963021 REGISTERED 313565 10/08/2003

OWNER: CHECKPOINT SYSTEMS, INC.

ACTIONS DUE: AFFIDAVIT

Portugal

CHECKPOINT

CLASSES:

보

Sweden : 8000 CHECKPOINT 07963021 REGISTERED 81-3381 AGENT: A. G. DA CUNHA FERREIRA, IDA ACTIONS DUE: RENEWAL DU 03/31/2003

OWNER: CHECKPOINT SYSTEMS,

LOOP CONSTRUCTED EXIT FRAMES W ITH BUILT IN SURVEILLANCE AGENT: DR. LUDWIG BRANN

COODS: CLASSES:

보

ACENT: Nomeon, Leonardos & Cla Brazil 他不是不是一个,我们,我们是一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们的一个,我们 Brazil Venezuela Turkey South Korea United States Country CLASSES: COODS: CLASSES: CLASSES: CLASSES: C0008: CLASSES: COODS: : 8003 3003 **60008** CLASSES: MASTER FILE REPORT ARTICLES BEING REMOVED AND LOC ATING LOST ARTICLES ELECTRONIC PROTECTION EQUIPMEN T-APPARATUS FOR DETECTING ARTICLES BEING REMOVED AND LOC ATING LOST ARTICLES ELECTRONIC PROTECTION EQUIPMEN T-APPARATUS FOR DETECTING ARTICLES BEING REMOVED AND LOC ATING LOST ARTICLES ARTICLES BEING REMOVED AND LOC ATING LOST ARTICLES RIECTRONIC PROTECTION EQUIPMEN T-APPARATUS FOR DETECTING ELECTRONIC PROTECTION EQUIPMEN T-APPARATUS FOR DETECTING 보 NA 9.20 NA40.50 보 벛 보 RF EAS/ID CHECKPOINT CHECKPOINT CHECKBOINT CHECKBOINT CHECKPOINT ø Trademark POREIGN PENDING TRADEMARK APPLICATIONS 07963021 07963021 07963116 07963085 07963021 07963021 Docket No. Status PCMASTER REPORTER FILED TILED FILE FILED TILED FILED FOR CHECKPOINT SYSTEMS Application 071244 819813320 7944-97 59491 98-11866 819813338 **2** OMNER: CHECKPOINT SYSTEMS, INC OWNER: CHECKPOINT SYSTEMS, INC AGENT: CENTRAL INTERNATIONAL LAW FIRM OWNER: CHECKPOINT SYSTEMS, INC OWNER: CHECKPOINT SYSTEMS, INC. OWNER: CHECKPOINT SYSTEMS, INC. AGENT: Momsen, Leonardos & Cia OMNER: CHECKPOINT SYSTEMS, INC AGENT: BENTATA, HOET & ASOCIADOS AGENT: S. BOLTON & SONS ACTIONS DUE: ACTIONS DUE: ACTIONS DUE: INTENT TO ACTIONS DUE: ACTIONS DUE: ACTIONS DUE: 04/23/1997 02/13/1997 02/13/1997 Cur App Dt 03/07/1996 07/19/1999 05/07/1998 11/08/1999 11 44 Curr Reg No PACE Cur Reg Dt Expires

ACENT:

COMPRISING TAGS, LABELS & TARGETS & HARDW ARE, - READERS,

SYSTEM FOR SECURITY & IDENTIFI CATION OF ARTICLES

SENSORS, AND MONITORS

RF(RADIO FREQUENCY) HARD TAGS	######################################	VIDEO TELESURVEILLANCE SYSTEMS COMPRIS	SECURITY IMAGING DEVICES, NAME ******************** States INNOVISION S: IN 9	*+************************************	ANTENNAS FOR ELECTRONIC PLATFO RM FOR SURVEILLANCE SYSTEMS	ANTENNAS FOR ELECTRONIC PLATFO RM FOR SURVEILLANCE SYSTEMS  ***********************************	**************************************	antennas for electronic platfo em for si	ANTENNAS FOR ELECTRONIC ARTICLE  ***********************************	Country Trademark PILLAR PILLAR PORTER PENDING TRADEMARK APPLICATIONS  Trademark Docket No. Status  Docket N
**	07963292	ING NUDIO	L DETECTO: ************************************	***************************************	AVTITITANO (	SURVEILLAN ***********************************	**************************************	JRVETILAN(	SURVEILLANCE SISTEMS ************************************	PCHASTER REPORTER ADEMARK APPLICATION DOCKOT NO. STATUS 07963285 FILED
***************************************	FILED	PEGIA CRY	######################################	FILED	CE SYSTEM	CE SYSTEMS	FILED	FOR SURVEILLANCE SYSTEMS	FILED	
7.G	528288	RECORDING DEVICES	**************************************	*		*	507755 507755			FORCHECKPOINT SYSTEMS Application No
NGENII.		COMPRISING AUDIO AND VIDEO RECORDING DEVICES AND COMPUTER SOFTWARE FOR USE THEMSELVE.	NT:  ***********************************	06/26/1998 ACTIONS DUE: INTENT TO ACMIER: CHECKPOINT SISTEMS, INC.	ACON 2011.	AGENT: ************************************	06/22/1998 ACTIONS DUE: OWNER: CHECKPOINT SYSTEMS, INC.	ACENT: ZUAZO & CAPITAN	AGENT: A. G. DA CUNHA FERREIRA, IDA  ***********************************	Cur App Dt Curr Rag No Cur Rag Dt Expires

ľ

SENSORS, TAGS AND DEACTIVATORS; ELECTRONIC ACCESS CONTROL SISTEMS AND COMMUNICAL ACCESS CONTROL SISTEMS AND CONTROL	!	######################################	ELECTRONIC ARTICLE SURVEILLANCE DEVICES FOR THEFT PREVENTION, NAMELY INTEGRATED (	######################################	SECURITY EQUIPMENT, NAMELY RAD TO FREQUENCY TRANSMITTERS  AND RECEIVERS, TAGE & TARGETS FOR USE IN MONITORING  AND RECEIVERS IN LIBRARIES  PHYSICAL ASSETS IN LIBRARIES	**************************************	SECURITY EQUIPMENT, NAMELY RAD IO EDEQUENCY TRANSMITTERS AND RECEIVERS, TAGS & TARGETS FOR USE IN MUNITORING AND RECEIVERS, TAGS & TARGETS FOR USE IN MUNITORING AGENT: PHYSICAL ASSETS IN LIBRARIES	######################################	RF(RADIO TREQUENCY) SECURITY T AGS	ON CIRCUIT 07963293 FILED 530426 ACTION OWNER:	PCMASTER REPORTER FOREIGN PENDING TRADEMARK APPLICATIONS FORCE Trademark Docket No. Status Appl
**************************************	COMPUTER-OPERATED REC				<b>动物 动物 电电子 医电子性 医电子性 医甲状腺素 医皮肤 医皮肤 医皮肤 医皮肤 医皮肤 医皮肤 医皮肤 医皮肤 医皮肤 医皮肤</b>		***************************************	TDAD			Expires

1.

United States CHECKPOINT OWNER: CHECKPOINT SYSTEMS, INC. ACTIONS DUE: RENEWAL DU

ELECTRONIC PROTECTION EQUIPMEN T-APPARATUS FOR DETECTING

CLASSES: IN

United States ARTICLES BEING REMOVED AND LOC ATING LOST ARTICLES CHECKPOINT

OWNER: CHECKPOINT SYSTEMS, INC.

ACTIONS DUE: RENEWAL DU

SECRUITY SERVICES-PREVENTING T HE UNAUTHORIZED REMOVAL OF

CLASSES: IN

United States CLASSES: COUNTERPOINT 07963022

OWNER: CHECKPOINT SYSTEMS, INC. ACTIONS DUE: REMEMAL DU

Ī

RADIO FREGUENCY TRANSMITTER AN D RECEIVER APPARATUS FOR

ELEC- TRONICALLY DEACTIVATING ARTICL E-PROTECTION SECURITY

**************************************	ANTENNAS FOR ELECTRONIC SURVEI LLANCE  ***********************************	ELECTRONIC VIDEO RECO ********** ********* States QS3 SS. IN 9	ELECTRONIC EQUIPMENT, INCLUDIN G ELECT DETECT AND PREVENT THEFT ************************************	ELECTRONIC ACCESS CONTROL SYST CARD READERS, COMPUTER-OPERATE COMPUTER PROGRAMS FOR ABOVE ************************************	MASTER FILE REPORT  Country  Trademark  United States THRESHOLD  CLASSES: IN 9  GOODS:
07963058 REGISTERED 352354  PMENT - ENCODED CARDS 6 CARD	* N	• •	INCLADIN G ELECYBONIC DEVICES TO	NTE D RECORDERS AND CONTRACTE D RECORDERS AND CONTRACTED RECORDERS AND CONTRACTED BY THE PROPERTY OF STATE OF S	PCMASTER REPORTER  FOREIGN TRADEMARK PROPERTIES FOR CHECKPOINT SYSTEMS  Docket No. Status Application No
01/25/1993 1841256 ACTIONS DUE: SEC. 8415 OMNER: CHECKPOINT SYSTEMS, AGENT:	AGENT: 10/23/1992 1820522 ACTIONS DUE: SEC. 8415 OWNER: CHECKPOINT SYSTEMS,	AGENT: 06/10/1992 1816375 06/10/292 1826. 8615 01 ACTIONS DUE: SEC. 8615 1NC.	AGEI 0 ACT	*	STEMS CUI APP Dt CUIT RAG NO
01/25/1993 1841256 06/21/1994 06/21/2000 TIONS DUE: SEC. 8415 06/21/2000 NER: CHECKPOINT SYSTEMS, INC. ENT:	02/08/1994 02/08/2000 1NC.	AGENT:  ***********************************	NT: CAVELIER ####################################	AGENT: ************************************	3 PAGE: 6  CUE RAG DE EXPÍRAS
*	-			TRADE	MARK

REEL: 002051 FRAME: 0940

1

CINSSES: IN 3	OT POSEO. THE O	Indeed States PROXING		Country Trademark		MASTER FILE REPORT
		07963059 REGISTERED 363543		Docket No. Status	FOREIGN TRADEMARK PROPERTIES FOR CHECKPOINT SYSTEMS	PCMASTER REPORTER
2				Application No	FOR CHECKPOINT SYSTEMS	
CHARRY CHECKPOINT SYSTEMS, INC.	ACTIONS DUE: SEC. 8415	02/24/1993 1849123		Cur App Dt Curr Reg No		11/08/1999 11 43
EXC.	08/09/2000	\$007/50/80 \$641/60/80		CITE NOW OF BANKETER	31 31	PAGE: 7
		08/09/2004	2007			

Argentina CLASSES: GOODS:	GOODS:
IDEN?	
N + + +	
AGENT:  ***********************************	
ACCESS CONTR ************************************	
CCESS CONTROL SYSTEMS	
1898653	
AGENT: 11/11/1993 1524236 ACTIONS DUE: RENEWAL AF 05 OWNER: CHECKPOINT SYSTEMS, INC.	CHANGE. CHARLES CARE CARE
**************************************	
)5/31/2004	
TRADEM	ΑI

TAGS CONTAINING A SUBSTANCE TH AT STAINS FOR ATTACHMENT TO MERCHANDISE TO DETER AND DETEC T SHOPLIFTING

COODS:		***********		MERCHAND
•	CHEXLAX			MERCHANDISE TO DETER AND DETEC I SHOPLIFITING
	0/303007	07063063		HA LANG
		OTOCOCO DECTOREDED 614824	• • • • • • • • •	
	4	614824		
OWNER: CHECK	ACTIONS DUE: RENEWAL DU	10/27/1993 A614824	*****	AGENT: MARVE
CHECKPOINT SYSTEMS, INC.	RENEWAL DU	A614824	*****	MARVEL 6 O'FARRELL
INC.	10/27/2000	10/27/1993 10/27/2000	<b>化水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水</b>	
		10/27/2000	********	

TAGS CONTAINING A SUBSTANCE TH AT STAINS FOR ATTACHMENT TO MERCHANDISE TO DETER AND DETEC T SHOPLIFTING

Benelux CLASSES: IN COODS:	į
######################################	
07963062	
**************************************	
805458	
10/27/1993 541926 ACTIONS DUE: RENEWAL DU 10 OWNER: CHECKPOINT SYSTEMS, INC.	AGENT: G.R. CULLEN & COMPANY
10/27/1993 10/27/2003 INC.	XX
10/27/1993 10/27/2003 2003	

TAGS CONTAINING A SUBSTANCE TH AT STAINS FOR ATTACHMENT TO

Canada CHERLING CLASSES: INCOCCO		MERCHANDISE T
•	******************	MERCHANDISE TO DETER AND DETEC T SHOPLIFTING
9000	******	TING
	OPOCIONO TOTOTOTO 740000 740000	
	**************************************	
ACTIONS DUE: RENEWAL DU 12. OWNER: CHECKPOINT SYSTEMS, INC.	11/11/1993 436980	AGENT: BUREAU GEVERS
DU 12/09/2009 TEMS, INC.	0 12/09/1994	
	12/09/1994 12/09/2009	*****

TAGS CONTAINING A SUBSTANCE TH AT STAINS FOR ATTACHMENT TO

CLASSES: IN 9	C	######################################		MERCHANDISE TO DETER AND DETEC T SHOPLIFTING
	79069670	"中心不不存在的现在分词"()()())())())())())())())())())())())()		LEC I SHOPLIFTING
	U/96306Z REGISTERED 4940/95			
	4940/90	1010/03		
OWNER: CHECKPOINT SYSTEMS, INC.	ACTIONS DUE: RENEWAL DU	11/02/1993 134336		ACENT: Cowling & Henderson
, INC.	09/20/2004	09/20/1994	*******	
		09/20/1994 09/20/2004	*****	

ŧ,

AGENT: Oy Kolster AB TAGS CONTAINING A SUBSTANCE TH AT STAINS FOR ATTACHMENT TO MERCHANDISE TO DETER AND DETEC T SHOPLIFTING

GOODS:  TAGS CONTAINING A SUBSTANCE TH AT STAINS FOR ATTACHMENT TO  MERCHANDISE TO DETER AND DETEC T SHOPLIFTING  AGE  AGE  AGE  AGE  AGE  AGE  AGE  A	TAGS CONTAINING A SUBSTANCE TH AT STAINS FOR ATTACHMENT TO MERCHANDISE TO DETER AND DETEC T SHOPLIFTING  ***********************************	TAGS CONTAINING A SUBSTANCE TH AT STAINS FOR ATT HERCHANDISE TO DETER AND DETEC T SHOPLIFTING  ###################################	TAGS CONTAINING A SUBSTANCE TH AT STAINS FOR ATTACHMENT TO MERCHANDISE TO DETER AND DETEC T SHOPLIFTING  ***********************************	PAGS CONTAINING A SUBSTANCE TH AT STAINS FOR ATTACHMENT TO  HERCHANDISE TO DETER AND DETEC T SHOPLIFTING  ***********************************	TAGS CONTAINING A SUBSTANCE TH AT STAINS FOR ATTACHMENT MERCHANDISE TO DETER AND DETEC T SHOPLIFTING  ***********************************	MASTER FILE REPORT  France CHEKINK  CLASSES: IN 9  GOODS:
AT STAINS FOR ATTACHMENT TO T SHOPLIFTING	AT STAINS FOR ATTACHMENT TO T SHOPLIFTING  ***********************************	AT STAINS FOR ATTA T SHOPLIFTING ************************************	AT STAINS FOR ATTACHMENT TO T SHOPLIFTING ************************************	AT STAINS FOR ATTACHMENT TO T SHOPLIFTING 1	A SUBSTANCE TH AT STAINS FOR ATTACHMENT TO DETER AND DETEC T SHOPLIFTING  ***********************************	PCMASTER REPORTER FOREIGN TRADEMARK PROPERTIES   Docket No. Status 07963062 REGISTERED
***************************************	**************************************	CHMENT TO ***********************************	) 11465/93	**************************************	1552329	FOR CHECKPOINT SYSTEMS Application No
AGENT: DREW & NAPIER	AGENT: CLIVARES & CIA  ***********************************	AGENT: ROBIN BRIDGE & JOHN LIU ************************************	AGENT: DIPLING HELMUT KOEPSELL ***********************************	AGENT: PAGE HARGRAVE ************************************	AGENT: CABINET HERRBURGER ***********************************	11/08/1999 11 ( Cur App Dt Curr Reg No
***************************************	**************************************	1 LIU 05/13/1994 05/13/2000 1NC.	EPSELL 08/29/1995 10/28/2000	**************************************	**************************************	Cur Reg Dt 12/21/1993 12/20/2003 INC.
	07/26/2003	01/17/2004	10/28/2000	10/31/2003	11/02/2000	Expires  12/21/2003

REEL: 002051 FRAME: 0942

T

AGENT:

١

OR UTILIZATION OF ARTICLES

SECURITY SYSTEMS - A COMPUTER BASED VIDEO IMAGING WORK STATION COMPRISING A PERSONAL COM PUTER, VIDEO CAPTURE BOARD, CAMERA AND SOFTWARE USED FOR C APTURING, CREATING, STORING DISPLAYING VIDEO IMAGES OF PER SONS AND PROPERTY	ELECTRUMIC ARTICLE SURVELLMANC # 52  ***********************************	PLACING ANTI-THEFT UNITS IN PRODUCTS AND PACKAGING POINT OF MANUFACTURE OR PACKAG ING FOR SECURITY PURI ************************************	ELECTRONIC ACCESS CONTROL EQUI PMENT CARD READER  ***********************************	ELECTRONIC ARTICLE SURVEILLANC EQUIPMENT ************************************	SERVICING AND MAINTAINING ELEC TRONIC SPECIFICALLY EQUIP. FOR DETECTING THE OR UTILIZATION OF ARTICLES  ***********************************	Country Trademark  United States CHECK/LIST  CLASSES: IN 37  GOODS:
A COMPUTER BASED VIDEO IMAGING WORK STA- PERSONAL COM PUTER, VIDEO CAPTURE BOARD, S USED FOR C APTURING, CREATING, STORING MAGES OF PER SONS AND PROPERTY	**************************************	UNITS IN PRODUCTS AND PACKAGING AT THE  E OR PACKAG ING FOR SECURITY PURPOSES  **********************************	T - ENCODED CARDS AND ************************************	PMENT ************************************	AINTAINING ELEC TRONIC EQUIPMENT,  UIP. FOR DETECTING THE UNAUT HORIZED REMOVAL  OF ARTICLES  107963068 REGISTERED 707231 ACTI  ACTI  ONNE	POREIGN TRADEMARK PROPERTIES  Docket No. Status  07963066 REGISTERED
NG 4	RED 671929	HE ************************************	RED 112212	*	VAL ************************************	ES FOR CHECKPOINT SYSTEMS Application No
AGENT:	AGENT:  ***********************************	AGENT: ************************************	AGENT:  11/05/1990 1798232  ACTIONS DUE: SEC. 8£15  OWNER: CHECKPOINT SYSTEMS,	AGENT:  ***********************************	AGENT:  ***********************************	Cur App Dt Curr Requested to the control of the current of the cur
· <b>\$P\$ :</b> " <b>\$P\$</b> "。	**************************************	T: ************************************	10/12/ INC.	T: ####################################	T: ####################################	J No Cur Reg Dt
	06/24/2007	01/28/2002	**************************************	11/07/2009	09/13/2008	Expires  02/16/2008

ľ

REEL: 002051 FRAME: 0944

Country Trademark		MASTER FILE REPORT
POCKET NO. BURGE	FOREIGN TRADESARK PROPERTIES FOR CHECKPOINT SISTEMS	PCMASTER REPORTER
	application No Cur	
	r App Dt Curr Reg No	11/08/1999 11 43
	0	PAGE:
1 1 1 1 1	Cur Reg Dt	11
	Expires	

S.	Ω	S C
GOODS:	CLASSES: IN	ted 9
	::	tates
	-	Ω
	•	(EKNA)
		E (87
		United States CHERNATE (STYLLZED)
		01900101
	OWNER	ACTIO
	CHE	NG DUI
	KPOIN	i: SEC
	CHECKPOINT SYSTEMS, INC.	ACTIONS DUE: SEC. 8615
	INC.	07/

07963102

REGISTERED 731313

09/19/1995

2076833

07/08/2003

07/08/1997

07/08/2007

CHEMMATE (STYLIZED)

MICROWAVE ANTI-THEFT SECURITY TAGS FOR THE APPAREL INDUSTRY AGENT:

United States CLASSES: SIGHTLINE 07963105 REGISTERED 014294 OMNER: CHECKPOINT SYSTEMS, INC. ACTIONS DUE: SEC. 8415 11/03/1995 2141299 03/03/2004

United States CLASSES: IN VIDEO TEXT INSERTER COUNTERPOINT 07963110 REGISTERED 651211 OWNER: CHECKPOINT SYSTEMS, INC. ACTIONS DUE: SEC. 8415 03/24/1995 2042345 03/04/2003

USE IN INVENTORY MANAGEMENT & POINT-OF-SALE APPLICATIONS COMPUTER SOFTWARE & ASSOCIATED MANUALS SOLD AS A UNIT FOR

Paraguay :8000 CLASSES: 보 CHECKPOINT 07963117 REGISTERED 00611/91 OWNER: CHECKPOINT SYSTEMS, INC. ACTIONS DUE: RENEWAL DU 01/31/1991 09/26/2001

AGENT:

INSTALLATION 6 REPARATION OF A LARMS AGENT: BERKEMEYER & SALCHONI

Paraguay 80000 CLASSES: 불 12 CHECKPOINT 07963117 REGISTERED 2190/91 OMNER: CHECKPOINT SYSTEMS, INC. ACTIONS DUE: RENEWAL DU 03/06/1991 09/26/2001

SERVICES OF COMMERCIAL NAME, I MPORTATION & EXPORTATION;

Australia CLASSES: BUS- INESS DEDICATED TO COMMERCE IN GENERAL 보 ACTRON 07963120 REGISTERED 520224 OMNER: ACTRON ENTWICKLUNGS AG AGENT: BERKEMEYER & SALOMONI ACTIONS DUE: RENEWAL DU 09/29/1989 09/29/2006

SIGNALLING APPARATUS AND INSTRUMENTS, ALARMS, SECURITY APP 6 INSTRUMENTS IN CLASS 9 INCLU DING ELECTRONIC APPARATUS AND INSTRUMENTS FOR USE IN THE PRE VENTION OF THEFT FROM

AGENT: G.R. CULLEN & COMPANY

MASTER FILE REPORT FOREIGN TRADEMARK PROPERTIES FOR CHECKPOINT SYSTEMS PCMASTER REPORTER 11/08/1999 11 43 Curr Reg No PAGE: Cur Reg Dt 12 Expires

Country CLASSES: ACTRON Trademark 07963120 Docket No. Status REGISTERED Application 591276 ŏ OWNER: ACTRON ENTWICKLUNGS AG ACTIONS DUE: RENEWAL DU 09/04/1987 Cur App Dt 347249 10/28/2003 10/28/1988 1 1 1 1 1 1 1

Canada

COODS:

TAGS, POINT OF SALES CHECKER, PORTABLE DETECT OR, ANTENNAS, ELEC- TRONICALLY DETECTABLE HARD TAG S, ADHESIVE ARTICLE SURVEILLANCE SYSTEMS CONSISTIN G OF SENSING ELECTRONIC SECURITY SYSTEMS FO R STORES; ELECTRONICAL

DEACTIVATOR FOR ADRESTVE TAGS AGENT: Robic, Robic & Associates

CLASSES: 보 ACTRON w 07963120 REGISTERED 94098528 OWNER: CHECKPOINT SYSTEMS, INC. ACTIONS DUE: RENEWAL DU 09/02/1994 08/06/2006

THEFT PREVENTION IN STORES electric security apparatus an d instruments; alarms; for

Denmark GOODS: CLASSES: 보 ACTRON vo 07963120 REGISTERED VA03791/1987 OWNER: ACTRON ENTWICKLUNGS AG ACTIONS DUE: RENEWAL DU 08/21/2002

AGENT: DEAC

ELECTRONIC SHOPLIFTING & SECUR ITY APPARATUS AGENT: PLOUGMANN & VINGTOFT

Finland CLASSES: 봈 ACTRON ø 07963120 REGISTERED 2468/87 OWNER: ACTRON AG ACTIONS DUE: RENEWAL DU 06/03/1987 10/20/2009

SHOPLIFTING SECURITY APPARATUS AGENT: Oy Kolster AB

GOODS:

Great Britain : SG000 CLASSES: 보 ACTRON w 07963120 REGISTERED 1311750 OWNER: ACTRON ENTWICKLUNGS AG ACTIONS DUE: RENEWAL DU 06/02/2008

SAID, TAGS OR LABELS. PURPOSES; ALARM SYSTEMS COMRIS ING DETECTORS FOR THE AFORE-ELECTRONICALLY DETECTABLE TAGS & LABELS, ALL FOR SECURITY

Hong Kong CLASSES: ¥ ACTRON ဖ 07963120 RECISTERED 7997/89 OWNER: ACTRON ENTWICKLUNGS AG ACTIONS DUE: RENEWAL DU 10/06/2010

ĭ

AGENT: ROBIN BRIDGE & JOHN LIU ELECTRIC SECURITY APPARATUS FO R PROTECTION AGAINST SHOP

> **TRADEMARK** REEL: 002051 FRAME: 0946

10/28/2003

MASTER FILE REPORT		PCMASTE	PCMASTER REPORTER	NO MINITORNAL CONTRACTOR		11/08/1999 11 43	PAGE: 13	
Country	FORE	FOREIGN TRADEMARK Docket No.	k PROPERTIES # o. Status	TRADEMARK PROPERTIES FOR CHECKFOLM STSTEMS DOCKOL No. Status Application No	Cur App Dt	Curr Reg No	Cur Reg Dt	Expires
International CLASSES: IN GOODS:	ACTRON 9	07963120	REGISTERED	NONE	09/25/1987 516782 ACTIONS DUE: RENEWAL DU OWNER: ACTRON ENTWICKLU	09/25/1987 516782 ACTIONS DUE: RENEWAL DU OWNER: ACTRON ENTWICKLUNGS AG	09/25/1987 09/25/2007 G	09/25/2007
APPARA	APPARATUS TO PREVENT THEFT FRO M STORES	STORES			AGENT:	*******		
classes: IN GOODS:	GOODS:	07963120		67511/87	06/09/1987 ACTIONS DUE: REN OWNER: ACTRON AG	2200301 RENEWAL DU	12/25/1989 12/25/1999	12/25/1999
SAFETY	Safety equipment and implements				AGENT: KIMURA SASAKI	SASAKI 6 PARTNERS	AGENT: KIMURA SASAKI 6 PARTNERS	****
AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	**************************************	07963120		872234	06/02/1987 134185 ACTIONS DUE: RENEWAL DU OWNER: CHECKPOINT SYSTEMS,	134185 RENEWAL DU DINT SYSTEMS, I	11/10/1988 11/10/2008 INC.	11/10/2008
ELECTR	ELECTRONIC SECURITY SYSTEMS				AGENT: BRYNS PATENTKONTOR	PATENTKONTOR	AGENT: BRYNS PATENTRONTOR	
south Africa CLASSES: IN GOODS:	**************************************	**************************************		89/9209	09/29/1989 89/9202 ACTIONS DUE: RENEWAL DU OWNER: ACTRON AG	89/9202 RENEWAL DU AG	09/29/1989 09/29/2009	09/29/2009
ELECTS	ELECTRONIC SECURITY APPARATUS & INSTRUMENT ALARMS, EXCLUDING ALL APPARATUS & INSTRUMENTS FO R USE IN VEHICLES AGENT: D.M. KISCH INC.	NSTRUMENT ALAI ENTS FOR USE	RMS, IN VEHICLES		AGENT: D.M. KISCH INC	*		***************************************
**************************************	ACTRON 9	07963120	REGISTERED	352691	02/06/1987 352691 ACTIONS DUE: RENEWAL DU OWNER: ACTRON ENTWICKLU	2	07/27/1987 02/06/2007 AG	02/06/2007
SHOPLI	SHOPLIGIING SECURITY APPARATUS				AGENT:		AGENT:	
ted States United States CLASSES: IN GOODS:	**************************************	**************************************		682935	09/08/1987 ACTIONS DUE: GWNER: ACTRON	ACTIONS DUE: RENEWAL DU (OWNER: ACTRON ENTWICKLUNGS AG	01/17/1989 01/17/2009 uG	01/17/2009
ELECTR TRANSM PROCES ALARM CABLIN	ELECTRONIC SECURITY SYSTEMS FO R STORES COMPRISING  TRANSMIT - TING AND RECEIVING ANTENNAS AN D ASSOCIATED MICRO  PROCESSOR CONTROLLED ELECTRONIC CIRCUITR Y, POWE SUPPLIES,  ALARM SIG- NALIZATION, CONVENTIONAL AND FIBER OPTIC  CABLING, AND TAGS AND LABELS USED TO TRIGGER SYS TEM ALARMS  AGENT:	STORES COMPRIS NNAS AN D ASSK IRCUITR Y, POR AL AND F IBER TO TRIGGER S)	SING OCIATED MICRO WE SUPPLIES, OPTIC IS TEM ALARMS	在在 使用 电电子电子 医血管性	AGENT :	4 0 4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	***************************************	***************************************

Expires  11/06/2007	04/29/2002	09/18/2002	11/20/2001	**************************************	10/30/2007	
11/08/1999 11 43 PAGE: 14  Cur App Dt Curr Rag No Cur Rag Dt	AGENT: Robic, Robic & Associates ************************************	S FOR  AGENT:  ***********************************	AGENT: PLOUGHANN 6 VINGTOFT ***********************************	AGENT: Oy Jalo Ant-Wuckinen ***********************************	AGENT: 10/30/1987 517997 10/30/1987 10/30/2007 ACTIONS DUE: RENEWAL DU 10/30/2007 OMNER: ACTRON ENTWICKLUNGS AG	
PCMASTER REPORTER FOREIGN TRADEMARK PROPERTIES FOR CHECKPOINT SYSTEMS DOCKET NO. Status Application No	ELECTRONIC SECURITY SYSTEMS CONSISTING OF: SENSING ARTICLE SURVEILLANCE SYSTEMS CONSISTING OF: SENSING ANTENNAS, ELEC- TRONICALLY DETECTABLE HARD-TAG S, ADHESIVE TAGS, POINT OF SALES CHECKER, PORTABLE DETECT OR, DEACTIVATOR FOR ADHESIVE TAGS  COSTA Nica ACTRON & DESIGN GOODS: GOODS:	TUS E INSTRUMENTS E ALARMS FOR HEFT FRO M STORES -************************************	JURIT Y berekentarkententententerkententententententententententententente	RATUS ************************************	RMS, ALL HEFT FROM ************************************	
MASTER FILE REPORT  Country  Canada  CLASSES: IN00000  GOODS:	ELECTRONIC SECURITY SYSTEMS FO R STORES; ELECTRONICAN ARTICLE SURVEILLANCE SYSTEMS CONSISTIN G OF: SENSING ANTENNAS, ELEC- TRONICALLY DETECTABLE HARD-TAG S, ADI TAGS, POINT OF SALES CHECKER, PORTABLE DETECT OR, DEACTIVATOR FOR ADHESIVE TAGS COSTA Rica ACTRON & DESIGN CLASSES: IN 9 GOODS:	ELECTRONIC SECURITY APPARATUS & INSTRUMENTS & ALARM USE IN THE PREVENTION OF THEFT FRO M STORES  +++++++++++++++++++++++++++++++++++	ELECTRONIC SHOPLIFTING SECURIT I  **********************************	SHOPLIFTING SECURITY APPARATUS  ***********************************	ELECTRONIC SECURITY APPARATUS AND INSTRUMENTS, ALA  INCLUDED IN CLASS 9 FOR USE IN THE PREVENTION OF T  STORES  O	A APPARATUS TO PREVENT THEET FRO M STORES  ***********************************

T.

Explres  10/25/2002	04/18/2001	11/17/2002	**************************************	07/03/2007
Cur Rag Dt  10/24/2002	04/18/1991 04/18/1991 04/18/2001 AG	11/17/2002 AG	06/11/2006 AG	**************************************
MS  Cur App Dt Curr Reg No	FROM   AGENT:	AGENT: BRINS PATENTKONTOR ************************************	AGENT:	AGENT: ************************************
OR CHECKPOINT SYSTEMS Application No Cur	AGENT ************************************	AGENT ************************************	AGEN' 18-860-92 ACTIO	AGEN NONE ACTI
ARK PROPERTIES F No. Status	REVENTING THEFTS FROM	######################################	**************************************	S COMPRISING AN D ASSOCIATED MICRO TR 1, POWER SUPPLIES, D F IBER OPTIC RIGGER SYS TEM ALARMS ************************************
	ATS FOR USE IN P	PPARATUS	# # # # # # # # # # # # # # # # # # #	TIEMS TO R STORE: LIVING ANTENNAS A CONVENTIONAL AN LABELS USED TO T
MASTER FILE REPORT  Trademark  Trademark  Trademark  ACTRON & DESIGN  CLASSES: IN 9	APPARATUS AND INSTRUMES STORES ************************************	SHOPLIFTING SECURITY AN SHOPLIFTING SECURITY AN SHOOM & DESIGN SES: IN 9	**************************************	ELECTRONIC SECURITY SYS TRANSMIT- TING AND RECY PROCESSOR CONTROLLED BY ALARM SIG- NALIZATION, CABLING, AND TAGS AND PARTICULATION SWILLELISH ACTRON & DESIGN CLASSES: IN 9
MASTER F. Country Nicaragua CLASSES:	Norway CLASSES: GOODS:	SHC ************************************	######################################	RE Setty

TRADEMARK

Switzerland CLASSES: IN GOODS:

REEL: 002051 FRAME: 0949

		Facear	PCMASTER REPORTER	EPORTER		11/0	11/08/1999 11 43	PAGE: 16	
	MASTER FILE REFOR	E CONT	FOREIGN TRADEMARK PROPERTIES		FOR CHECKPOINT SYSTEMS Application No	EMS Cur App Dt	Curr Rag No	Cur Reg Dt	Expires
	Country United States CLASSES: IN	Trademark Actron & Design 9		ERED		12/31/1987 1536154 ACTIONS DUE: RENEWAL DU GWNER: ACTRON ENTWICKLU	NGS AG	04/25/2009	04/25/2009
ľ.	PLECT TRANS PROCE ALARM CABLI	PLECTRONIC SECURITY SYSTEMS FO R STORES COMPRISING TRANSMIT- TING AND RECEIVING ANTENNAS AN D ASSOCIATED MICRO PROCESSOR CONTROLLED ELECTRONIC CIRCUITR Y, POWE SUPPLIES, ALARM SIG- NALIZATION, CONVENTIONAL AND F IBER OFFIC CABLING, AND TAGS AND LABELS USED TO TRIGGER SYS TEM ALARMS	SYSTEMS FO R STORES COMPRISING RECEIVING ANTENNAS AN D ASSOCIATED DELECTRONIC CIRCUITR Y, POWE SUP N, CONVENTIONAL AND F IBER OPTIC TO LABELS USED TO TRIGGER SYS TEM	NIED MICRO HUPPLIES, IC EM ALARMS		AGENT:			
	Denmark CLASSES: IN GOODS:	AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	**************************************	Pegistered	vao7116/1989	09/26/1989 ACTIONS DUE: R	09/26/1989 VR02508/1990 ACTIONS DUE: RENEWAL DU OWNER: ACTRON ENTWICKLUNGS AG	######################################	04/13/2000
	Gormany Classes: IN GOODS:	4+4+4+4+4+4+4+4+4+4+4+4+4+4+4+4+4+4+4+	**************************************	**************************************	A56412/9WZ	AGENT: PLOUGHANN & VINGTOFT 12/22/1994 2060326 ACTIONS DUE: RENEWAL DU ONNER: ACTRON ENTWICKLUNGS	AGENT: PLOUGHANN & VINGTOFT ***********************************	AGENT: PLOUGHANN & VINGTOFT ***********************************	02/29/2004
	ALAR	ALARM DEVICES 6 THEFT PREVENTI ON DEVICES FOR GOODS IN SALES DISPLATS	I on devices for Gook	S IN		AGENT:			# # # # # # # # # # # # # # # # # # #
	international CLASSES: IN GOODS:	**************************************		Pecistered	NONE	09/02/1993 608226 ACTIONS DUE: RENEWAL DU OWNER: ACTRON ENTWICKLUNGS	ENEMAL DU ENTWICKLUNGS AG	09/02/2013	09/02/2013
	APPAF	APPARATUS TO PREVENT THEFT FRO M STORES	O M STORES			AGENT:		A CENTRAL PROPERTY OF THE PROP	
REEL	**************************************	**************************************	07963123 F	registered	**************************************	03/21/1993 404829 ACTIONS DUE: RENEWAL DU OWNER: ACTRON ENTWICKLU	03/21/1993 404829 ACTIONS DUE: RENEWAL DU OWNER: ACTRON ENTWICKLUNGS AG	03/21/2013	03/21/2013
.: 00	т Т	SHOPLIFTING SECURITY EQUIPMENT	Ħ			AGENT:			
	AGOODS: IN	A	07963124 8	registered Registered	1390569	07/13/1989 1390569 ACTIONS DUE: RENEWAL DU OWNER: ACTRON ENTWICKLU	07/13/1989 1390569 ACTIONS DUE: RENEWAL DU OWNER: ACTRON ENTWICKLUNGS AG	07/13/2006 17/13/2006	07/13/2006
FRAME: 0950	MARK	ELECTRONIC SECURITY APPARATUS AND INSTRUMENTS, ELECTRONIC THEET PREVENTION APPARATUS AND INSTRUMENTS, ALARMS	3 AND INSTRUMENTS, ELABRIS DINSTRUMENTS, ALARRIS 1822 ELABRIS DINSTRUMENTS, ALARRIS 1822 ELABRIS DINSTRUMENTS	SCTRONIC S************************************		AGENT: PAGE HARGRAVE	RGRAVE	AGENT: PAGE HARGRAVE	* * * * * * * * * * * * * * * * * * *

	Expires	09/11/2009	05/23/2009	04/14/2002	04/12/2001	06/30/2008	***************************************	* * * * * * * * * * * * * * * * * * *
PAGE: 17	ag Dt	09/11/2009	**************************************	04/14/2002	04/12/2001	6/30/1998 5/30/2004		
11/08/1999 11 43	Curr Rag	89 542963 E: RENEWAL DU	OMNER: ACTRON ENTWICKLUNGS AGAGENT: ************************************	1696173 RENEWAL DU	AGENT: SRES, ELZABURU ***********************************	**************************************	**************************************	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
	SYSTEMS c Cur App Dt		AGENT: AGENT: AGENT: AGENT: ACTIONS DUE: OWNER: ACTRO	AGENT: 04/14/1992 ACTIONS DUE: OWNER: ACTRON	AGENT: SRES. 10/06/1989 ACTIONS DUE: OMNER: ACTRO	AGENT: 06/17/1996 ACTIONS DUE: OMNER: CHECK	AGENT: ************************************	. EZUS 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
	R CHECKPOINT pplication	NONE	**************************************	1696173	vacetetetetetetetetetetetetetetetetetetet	120509	**************************************	<b>Q</b>
	PROPERTIES Status	registered		registered Registered	REGISTERED		reere Regis	<b>∞ Σ</b>
PCMASTE	ICN TRADEMARK Docket No.	07963124	TORES ************************************	.**************************************	M STORES	07963174	IIY PURPOSES	CCESS CONTROL
	FOREIGN		L THEFT FRO M S	IFTING SECURITY APPARATUS ************************************	SVENT THEFT FRO	***	/ICE FOR SE CUR	SOFTWARE HAVING A GRA PHICAL USER INTERFACE UTION WITH AN ELECTRONIC ACCESS CONTROL & ALAR.
EPORT	Trademark	DEACTLINE 9	GOODS: APPARATUS TO PREVENT THEFT FRO M STORES ************************************	SHOPLIFTING SECURITY APPARATUS ************************************	INSTALLATIONS TO PREVENT THEFT FROM STORES  ***********************************	**************************************	CONCEALED CAMERA DEVICE FOR SE CURITY FURPOSES  **********************************	
MASTER FILE REPORT	Country	International CLASSES: IN	GOODS: APPARU ************************************	SHOPLI ************************************	INSTAL  ******************* Denmark CLASSES: IN GOODS:	United States CLASSES: IN GOODS:	CONCEA	4 4 4 4 4 4 4
			ľ				REEL	TRADEMARK : 002051 FRAME: 0951

MASTER FILE REPORT		PCMASTER ICN TRADEMARK	PCMASTER REPORTER ADEMARK PROPERTIES I	PCMASTER REPORTER FOREIGN TRADEMARK PROPERTIES FOR CHECKPOINT SYSTEMS		11/08/1999 11 43	PAGE: 18	
Country	demark	Docket No.	Status	Application No	Cur App Dt	Curr Reg No	Cur Reg Dt	Expires
United States CLASSES: IN GOODS:	CHECK DESIGN 9	07963190	REGISTERED	197809	14/1996 NS DUE:	Ä	12/09/2003 IG.	12/09/2007
RF (R) ************************************	RF (RADIO FREQUENCY) SECURITY TAGS	07963198		386304	AGENT: 11/07/1997 2: ACTIONS DUE: SEC. OWNER: CHECKPOINT	AGENT: ************************************	AGENT: ************************************	05/04/2009
SISTEMS ************************************	JOY STICK CONTROLLERS FOR CLOS ED CIRCUIT TELEVISION SYSTEMS ************************************	CIRCUIT TELEVI ************************************		97/688966	AGENT: ************************************	**************************************	AGENT: ####################################	07/25/2007
FINANC ***********************************	FINANCING PROGRAM FOR SECURITY EQUIPMENT ************************************	IPMENT ************************************		98/741808	AGENT: DESBARRES & STAEFFEN **********************************	UES E STAEFFEN 10414444444444444444444444444444444444	.*************************************	07/15/2008
ANTERR ***********************************	ANTENNAS FOR ELECTRONIC PLATFO RM FOR SURVEILLANCE SYSTEMS  AGENT: DESBARRES & STARFFEN  **********************************	FOR SURVEILLAN ***********************************	CE SYSTEMS	39841712.1/09	ACENT: DESBARRES & STAEFFEN **********************************	UES E STAEFFEN **********************************		07/31/2008
ANTERNES IN COODS:	ANTENNAS FOR ELECTRONIC SURVEI LLANCE SYSTEMS ************************************	NCE SYSTEMS		98/741809	AGENT: FUCHS, LUDERSCHMIDT ************************************	LUDERSCHMIDT & PA ************************************	AGENT: FUCHS, LUDERSCHMIDT & PARTNER ************************************	484488488484 07/15/2008
ADEN	ANTENNAS FOR ELECTRONIC PLATFO RM FOR SURVEILLANCE SYST	FOR SURVEILLAN		***************************************	AGENT: DESBARRES & STAFFFEN **********************************	MS 6 STANSFIN	EMS AGENT: DESBARRES & STARFFEN ***********************************	***

ľ

Expires  07/17/2008	07/31/2008	08/24/2009	
PAGE: 19 Cur Reg Dt  07/17/2008 NC.	.*************************************	£ PARTMER ************************************	***************************************
11/08/1999 11 4  Cur App Dt Curr Reg No 07/17/1998 2172441  TIONS DUE: RENEWAL DU NEB: CHECKPOINT SYSTEMS,	<b></b>	AGENT: FUCHS, LUDERSCHMIDT & PARTNER ************************************	AGENT:
PCMASTER REPORTER FOREIGN TRADEMARK PROPERTIES FOR CHECKPOINT SYSTEMS Docket No. Status Application No	ANCE SYSTEMS; PARTS AND	ED 75/507750	***
PCMASTER REPORTER ADEMARK PROPERTIES F CKet No. Status	TILLANCE 9	(STEMS ************************************	NCM SISTEMS
PCMASTER REPORT FOREIGN TRADEMRK PROPERT Docket No. Status	ILECTRONIC ARTICLE SURV GOODS	RTICL E SURVEILLANCE S)	LATFO RM FOR SURVEILLA
MASTER FILE REPORT  Country  Great Britain PillaR  Trademark		ANTENNAS FOR ELECTRONIC ARTICL E SURVEILLANCE SYSTEMS  ***********************************	ANTENNAS FOR ELECTRONIC PLATFO RM FOR SURVELLIANCE SYSTEMS  AGENT:

NONE

22543 vI

# AGREEMENTS

1. Fargklamman Svenska AB and Checkpoint Systems, Inc.

Non-exclusive Patent License

U.S. Patent No. 5,275,122 and corresponding foreign patent applications (See Exhibit A hereto) Dated February 16, 1994

MW Trading ApS and Checkpoint Systems, Inc.

Exclusive distributorship for the United States, Canada and

the Dominican Republic

Non-exclusive for the remainder of North, Central and South America

U.S. Patent No. 4,819,797 and two U.S. Patent Applications Nos. 07/720,817, filed July 11, 1991 and 08/039,022 filled

March 25, 1993

Effective date March 29, 1994

Charles A. Walton and Sielox Systems, Inc.

Exclusive patent license

U.S. Patent Nos. 4,223,830 and 4,236,068, and U.S. Patent Application No. 669,069, filed November 7, 1984

Effective date January 28, 1983 as amended September 25, 1985

4. Arthur D. Little, Inc.; George J. Lichtblau; and Anne R. Lichtblau and

Checkpoint Systems, Inc.

Assignment of patent rights

Thirteen U.S. patents and corresponding foreign, patents and applications (See Exhibit B hereto)

Effective date October 1, 1995

Mitsubishi Materials Corporation and Checkpoint Systems, Inc.

Joint Research and Development Agreement relating to RFID

Effective date February 12, 1997

No specific intellectual property identified. Covers intellectual property to be developed. Includes a non-exclusive worldwide license (both ways) on "any patent" need for production use or sale of jointly developed products.

22542 v1

STRADLEY RONGN LL?

M408:2 6661 7 7

i Nonda na layamb - Maccio

875 'a 0289 'on

#### PATENT APPLICATIONS

Japan, application no. 515580/1991, applied for September 3, 1991

Australia, application no. 85257/91, applied for September 3, 1991

Canada, application no. 2090979, applied for September 3, 1991

European patent, application no. 91916328.7, applied for September 3, 1991. (Belgium, Switzerland/Liechtenstein, Germany, Denmark, Spain, France, Great Britain, Italy, The Netherlands and Sweden)

6/8 a 0789 ON.

			_	_		
	Country	Patent No.	Inventor	Title	File Date	Issue Date
)	ប.5.	3,810,147	George Lichtblau	Electronic Security System	12/30/71	5/7/74
	ប.s.	3,863,244	George Lichtblan	Electronic Security System Having Improved Noise Discrimination	6/14/72	1/28/75
	Foreign Coun	terparts			•	
	Country	Patent No.	Inventor	Title	File Date	
	Australia Canada Can.(Div.) France	489,868 1,005,546 1,005,547 72,47070	George Lichtblau " " " "	Electronic Security Sys.	10/24/73 12/13/72 4/1/76 10/29/72	
	Country	Patent No.	Inventor	Title	File Date	Issue Date
	u. s.	3,828,337	George Lichtblau	Noise Rejection Circuity	8/20/73	8/6/74
	Foreign Count	crparts		•		
)	Country	Patent No.	Inventor	Title	File Date	
	Canada	1,033,027	George Lichtblau	Noise Rej. Circuitry	7/23/74	
	France	74.27130		u d u	8/5/74	
	Germany	P2438218	44	4 4 4	8/8/74	
	Gt.Britain	1,484,353	4 4	44 45	8/15/74	
	Italy	1,011,583	44 44	16 66 66	3/14/74	
	Japan	926,511	4 4	4 4 4	8/19/74	
	Rep.So.Africa	/4/4889		<b></b>	7/31/74	•
	Country	Patent No.	Inventor	Title	File Date	Issue Date
	υ. <b>s.</b>	3,938,044	George Lichtblau	Antenna Apparatus for an Electronic Security System	11/14/73	2/10/76
	Foreign Counte	rperts				
	Country	Patent No.	Inventor	Title	File Date	
	Canada .	1,015,058		Antenna Apparatus for an Electronic Security System	8/23/74	

Į

ľ

Country	Patent No.	Inventor	Title	File Date	Issue Date
U.S.	3,913,219	George Lichtblau	Planar Circuit Fab- rication Process	5/24/74	10/21/75
Foreign Cou	nerparts				
Country	Patent No.	Inventor	Title	File Date	
Canada	1,030,271	George Lichtblau	Planar Circuit Fab- rication Process	4/24/75	
France Germany Gt.Britain Italy Mexico	75.16150 P2523002 1,476,885 1,032,947 141598	66 46 56 46 66 66 66 66	64 66 64 64 64 66 64 66	5/23/75 5/23/75 5/1/75 5/21/75 5/6/75	
Country	Patent No.	Inventor	Title	File Date	Issue Date
U.S.	3,961,322	George Lichtblan	Real Time Signal Dis- crimination Circuitry	7/2/74	6/1/76
Foreign Cour	nerparts				
Country	Patent No.	Inventor	Title	File Date	
Canada	1,035,422	George Lichtblau	Real Time Signal Discrimination Circuitry	6/26/75	
France Germany Gt.Britain Italy Japan Mexico	75.20686 P2529589 1,514,982 1,036,405 1,020,182 141,261	68 64 64 64 66 66 64 66 64 64	16 16 16 14 14 14 14 14 14 14 14 14 14 14 14 14	7/1/75 7/3/75 7/1/75 7/1/75 7/2/75 6/27/75	
Country	Patent No.	Inventor	Title	File Date	Issue Date
U. S.	4,117,466	George Lichtblau	Beat Frequency Inter- ference Rejection Circuit	3/14/77	9/26/78

LICECT & 1888 SISTEM STRADERY ROUGH LLP

(Cont. of U. S. 4,117,466)

#### Foreign Counterparts

Country	Patent No.	Inven	tor	Title			File Date
Australia	511099	George	Lichtblau		requency Rejection	Inter- n Circuit	5/ <b>20/77</b>
Canada	1,073,076	4	44	4	44	44	3/14/77
Denmark	147169	£6	44	14	4	64	4/29/77
France	7716143	4.	44	44	4	44	5/26/77
Germany	P2725169.0	4.6	44	46	54	44	6/3/77
GLBritain	1,580,412	4	**	44	u	44	5/12/77
Italy	1,082,816	44	16	**	44	4	5/11/77
Japan	UM19111/83	44	44	46	44	44	5/23/77
Mexico	143644	••	64	. 44	44	*	9/29/77
Rep.So.Africa	77/2858	44	44	44	44	**	5/13/77
Spain	459235	44	44	41	44	44	5/27/77
Sweden	7704988.0	4.6	44	41	44	44	4/29/77

Country	Patent No.	Inventor	Title	File Date	Issue Date
U.S.	4,168,496	George Lichtblau	Quasi-Stationary Noise Cancellation System	10/5/77	9/18/79

#### Foreign Counterparts

Country	Patent No.	Invent	tor	Title		File Date
Australia	518385	George	Lichtblau		tationary Noise ation System	9/1/78
Canada	1,118,865	64	44	E.K.	<b></b>	9/25/78
Denmark	158.420	4	64	44	44	10/4/78
France	78.27491	44	44	<b>6</b> 6	46	9/26/78
Germany	P2843293.1	44	44	46	44	10/4/78
GLBritain	2005518	44	64	64	44	9/14/78
Italy	1.108.102	44	44	<b>u</b> ,	44	10/4/78
Japan	UM77207/84	4	44	<b>64</b> .	44	10/3/78
Mexico	144458	44	44	64.	46	9/26/78
Rep.So.Africa	78/4992	44	44	44	**	9/1/78
Spain	473,683	4	•	44	44	9/26/78
Sweden	7810387.6	11 · -	• 4	4	•	10/4/78

3

CDECT AT 1888. STRIPMENT BLEVDIER BONON FIR WALLE WALLE

<u>Title</u>

File Date Issue Date

Patent No. Inventor

U.S.	4,243,980	George Lichtblau	Antenna System for Elec- tronic Security Installa- tions	2/17/78 1/6/81
Foreign Coun	terparts			
Country	Patent No.	Inventor	Title	File Date
Australia	531513	George Lichtblau	Antenna System for Elec- tronic Security Installa- tions	2/1/19
Canada	1,138,990	46 66	44 44	2/9/79
Denmark	156857	44 %	46 66 68	2/16/79
France	2,427,697	14 16	4 4 4	2/16/79
Germany	P2904978	<b>14</b> 14	u u	2/9/79
GLBritain	2,014,796	44 44	44 44	2/8/79
Italy	1,118,373	н ` њ	14 14 14	
Japan	UM1642619	46 46	14 16 16	2/16/79 2/15/70
Mexico	147098	4 4	44 44	2/15/79 4/17/70
Rep.So.Africa		44 14	44 SS M	4/17/79
	477,673	<b>4</b> . 4	44 14 24	2/8/79
Spain Sweden		4 4	44 44	1/16/79
2 MEGETI	7901420.5		_ "	2/16/79
	•			
Country	Patent No.	Inventor	Title	File Date Issue Date
Country U.S.	Patent No. 4,260,990	Inventor George Lichtblau	Asymmetrical Antennas for use in Electronic	File Date         Issue Date           11/8/79         4/7/81
	4,260,990		Asymmetrical Antennas	
U.S.	4,260,990		Asymmetrical Antennas for use in Electronic	
U.S. Foreign Count	4,260,990 erparts	George Lichtblau	Asymmetrical Antennas for use in Electronic Security Systems  Title  Asymmetrical Antennas for use in Electronic	11/8/79 4/7/81
U.S. Foreign Count Country Australia	4,260,990 erparts  Patent No. 538,552	George Lichtblau	Asymmetrical Antennas for use in Electronic Security Systems  Title  Asymmetrical Antennas	11/8/79 4/7/81  File Date 10/6/80
U.S.  Foreign Count  Country  Australia  Canada	4,260,990 erparts  Patent No. 538,552 1,150,829	George Lichtblau  Inventor  George Lichtblau	Asymmetrical Antennas for use in Electronic Security Systems  Title  Asymmetrical Antennas for use in Electronic	11/8/79 4/7/81  File Date 10/6/80
U.S.  Foreign Count  Country  Australia  Canada  Denmark	4,260,990 erparts  Patent No. 538,552  1,150,829 161176	George Lichtblau  Inventor  George Lichtblau  " "	Asymmetrical Antennas for use in Electronic Security Systems  Title  Asymmetrical Antennas for use in Electronic Security Systems ""	11/8/79 4/7/81  File Date 10/6/80 11/7/80
U.S.  Foreign Country  Country  Australia  Canada  Denmark  France	4,260,990  erparts  Patent No. 538,552  1,150,829 161176 8023872	George Lichtblau  Inventor  George Lichtblau  " "	Asymmetrical Antennas for use in Electronic Security Systems  Title  Asymmetrical Antennas for use in Electronic Security Systems	11/8/79 4/7/81  File Date  10/6/80  10/10/80 11/7/80 11/7/80
U.S.  Foreign Country  Country  Australia  Canada  Denmark  France  Germany	4,260,990  erparts  Patent No. 538,552  1,150,829 161176 8023872 P3042088	George Lichtblau  Inventor  George Lichtblau  " " "	Asymmetrical Antennas for use in Electronic Security Systems  Title  Asymmetrical Antennas for use in Electronic Security Systems  """ """ """	11/8/79 4/7/81  File Date  10/6/80  10/10/80 11/7/80 11/7/80 11/7/80
U.S.  Foreign Country  Country  Australia  Canada  Denmark  France  Germany  Gt.Britain	4,260,990  erparts  Patent No. 538,552  1,150,829 161176 8023872 P3042088 2,062,969	George Lichtblau  Inventor  George Lichtblau  " " " " " "	Asymmetrical Antennas for use in Electronic Security Systems  Title  Asymmetrical Antennas for use in Electronic Security Systems  """ """ """ """ """ """ """ """ """	11/8/79 4/7/81  File Date  10/6/80  10/10/80 11/7/80 11/7/80 11/7/80 11/7/80
U.S.  Foreign Count  Country  Australia  Canada  Denmark  France  Germany  Gt.Britain  Italy	4,260,990  experts  Patent No. 538,552  1,150,829 161176 8023872 P3042088 2,062,969 1,129,350	George Lichtblau  Inventor  George Lichtblau  " " " " " "	Asymmetrical Antennas for use in Electronic Security Systems  Title  Asymmetrical Antennas for use in Electronic Security Systems  """" """" """" """" """ """ """ """	11/8/79 4/7/81  File Date  10/6/80  10/10/80 11/7/80 11/7/80 11/7/80 11/7/80 11/7/80 11/7/80
U.S.  Foreign Country  Country  Australia  Canada  Denmark  France  Germany  Gt.Britain  Italy  Japan	4,260,990  experts  Patent No. 538,552  1,150,829 161176 8023872 P3042088 2,062,969 1,129,350 UM77721/89	George Lichtblau  Inventor George Lichtblau  " " " " " " " " " " " " " " " " " " "	Asymmetrical Antennas for use in Electronic Security Systems  Title  Asymmetrical Antennas for use in Electronic Security Systems  """" """" """" """" """ """ """ """	11/8/79 4/7/81  File_Date  10/6/80  10/10/80 11/7/80 11/7/80 11/7/80 11/7/80 11/7/80 11/7/80 11/6/80
U.S.  Foreign Country  Country  Australia  Canada  Denmark  France  Germany  Gt.Britain  Italy  Japan  Mexico	4,260,990  experts  Patent No. 538,552  1,150,829 161176 8023872 P3042088 2,062,969 1,129,350 UM77721/89 149471	George Lichtblau  Inventor  George Lichtblau  " " " " " " " " " " " " " " " " " " "	Asymmetrical Antennas for use in Electronic Security Systems  Title  Asymmetrical Antennas for use in Electronic Security Systems  """" """" """" """" """ """ """ """	11/8/79 4/7/81  File_Date  10/6/80  10/10/80 11/7/80 11/7/80 11/7/80 11/7/80 11/7/80 11/6/80 11/6/80
U.S.  Foreign Count  Country  Australia  Canada  Denmark  France  Germany  Gt.Britain  Italy  Japan  Mexico  Rep.So.Africa	4,260,990  Exparts  Patent_No. 538,552  1,150,829 161176 8023872 P3042088 2,062,969 1,129,350 UM77721/89 149471 80/6638	George Lichtblau  Inventor  George Lichtblau  " " " " " " " " " " " " " " " " " " "	Asymmetrical Antennas for use in Electronic Security Systems  Title  Asymmetrical Antennas for use in Electronic Security Systems  """""""""""""""""""""""""""""""""""	11/8/79 4/7/81  File_Date  10/6/80  10/10/80 11/7/80 11/7/80 11/7/80 11/7/80 11/6/80 11/6/80 11/6/80 10/29/80
U.S.  Foreign Count  Country  Australia  Canada  Denmark  France  Germany  Gt.Britain  Italy  Japan  Mexico  Rep.So.Africa  Spain	4,260,990  Exparts  Patent No. 538,552  1,150,829 161176 8023872 P3042088 2,062,969 1,129,350 UM777721/89 149471 80/6638 496174	George Lichtblau  Inventor  George Lichtblau  " " " " " " " " " " " " " " " " " " "	Asymmetrical Antennas for use in Electronic Security Systems  Title  Asymmetrical Antennas for use in Electronic Security Systems  """""""""""""""""""""""""""""""""""	11/8/79 4/7/81  File_Date  10/6/80  10/10/80 11/7/80 11/7/80 11/7/80 11/7/80 11/6/80 11/6/80 11/6/80 10/29/80 10/22/80
U.S.  Foreign Country  Country  Australia  Canada  Denmark  France  Germany  Gt.Britain  Italy  Japan  Mexico  Rep.So.Africa  Spain  Spain (Div.#1)	4,260,990  Exparts  Patent_No.  538,552  1,150,829 161176 8023872 P3042088 2,062,969 1,129,350 UM77721/89 149471 80/6638 496174 507544	George Lichtblau  Inventor  George Lichtblau  " " " " " " " " " " " " " " " " " " "	Asymmetrical Antennas for use in Electronic Security Systems  Title  Asymmetrical Antennas for use in Electronic Security Systems  """""""""""""""""""""""""""""""""""	11/8/79 4/7/81  File Date  10/6/80  10/10/80 11/7/80 11/7/80 11/7/80 11/7/80 11/6/80 11/6/80 11/6/80 11/6/80 11/27/81
U.S.  Foreign Count  Country  Australia  Canada  Denmark  France  Germany  Gt.Britain  Italy  Japan  Mexico  Rep.So.Africa  Spain	4,260,990  Exparts  Patent_No.  538,552  1,150,829 161176 8023872 P3042088 2,062,969 1,129,350 UM77721/89 149471 80/6638 496174 507544	George Lichtblau  Inventor  George Lichtblau  " " " " " " " " " " " " " " " " " " "	Asymmetrical Antennas for use in Electronic Security Systems  Title  Asymmetrical Antennas for use in Electronic Security Systems  """""""""""""""""""""""""""""""""""	11/8/79 4/7/81  File_Date  10/6/80  10/10/80 11/7/80 11/7/80 11/7/80 11/7/80 11/6/80 11/6/80 11/6/80 10/29/80 10/22/80

4

TRADEMARK REEL: 002051 FRAME: 0960

ľ

Title

File Date Issue Date

Country Patent No. Inventor

U.S.	4,251,808	George Lichtblau	Shielded Balanced Loop Antennas for Electronic Security Systems	11/15/79	2/17/81
Foreign Count	erparts				
<b>G</b>	Detect Me	Yannana	Trans.	Title These	
Country	Patent No.	Inventor	<u>Tîtle</u>	File Date	
Australia	530083	George Lichtblau	Shielded Balanced Loop Antennas for Electronic Security Systems	10/6/80	
Canada	1,148,630	44 44	4	10/10/80	
Denmark	158,686	46 44	41 44	11/14/80	
France	80 24264	4	44 45	11/14/80	
Germany	P3043026.3	H 4	54 14	11/14/80	
Gt.Britain	2,063,5 <del>69</del>	14 44	14 44	11/14/80	
Italy	1,129,351	<b>4</b> 4		10/30/80	
Jap <b>an</b>	1607313	44 44	u u	11/12/80	
Mexico	148,678	4 4	4 4	11/11/80	
Rep.So.Africa	80/6639	46 16 54 18	4 4	11/15/80	
Spain	496,218	4 4	· · · · · · · · · · · · · · · · · · ·	10/23/80	
Spain (Div.)	507188		# # ·	11/16/81	
Sweden	8007986.6	<b></b> .		11/14/80	
					*********
Country	Patent No.	Inventor	Title	File Date	Issue Date
Country U.S.	Patent No. 4,498,076	Inventor George Lichtblau	Resonant Tag and Deacti- vator for use in an Elec-		<u>Issue Date</u> 2/5/85
U.S.	4,498,076		Resonant Tag and Deacti-		
	4,498,076	George Lichtblau	Resonant Tag and Deactivator for use in an Electronic Security System	5/10/82	
U.S.	4,498,076	George Lichtblau	Resonant Tag and Deacti- vator for use in an Elec-		
U.S. Foreign Equiva	4,498,076	George Lichtblau	Resonant Tag and Deactivator for use in an Electronic Security System  Title  Resonant Tag and Deactivator for use in an Electronic Security System	5/10/82  File Date 8/14/84	
U.S.  Foreign Equiva  Country  Argentina	4,498,076  Rients  Patent No.	George Lichtblau  Inventor	Resonant Tag and Deactivator for use in an Electronic Security System  Title  Resonant Tag and Deactivator for use in an Electronic Security System	5/10/82  File Date 8/14/84  7/12/84	
U.S.  Foreign Equiva  Country  Argentina  Bulgaria	4,498,076  alents  Patent No. 241064	George Lichtblau  Inventor  George Lichtblau	Resonant Tag and Deactivator for use in an Electronic Security System  Title  Resonant Tag and Deactivator for use in an Electronic Security System	5/10/82 File Date 8/14/84 7/12/84 6/8/84	
U.S.  Foreign Equiva  Country  Argentina  Bulgaria  Canada	4,498,076  elents  Patent No. 241064  66217 1,227,847	George Lichtblau  Inventor George Lichtblau  " " "	Resonant Tag and Deactivator for use in an Electronic Security System  Title  Resonant Tag and Deactivator for use in an Electronic Security System	5/10/82  File Date  8/14/84  7/12/84  6/8/84  6/20/84	
U.S.  Foreign Equiva  Country  Argentina  Bulgaria	4,498,076  Rients  Patent No.  241064  66217 1,227,847 278,682 220467-A5	George Lichtblau  Inventor  George Lichtblau  " " " " " " " " " " " " " " " " " " "	Resonant Tag and Deactivator for use in an Electronic Security System  Title  Resonant Tag and Deactivator for use in an Electronic Security System  """  """  """  """	5/10/82 File Date 8/14/84 7/12/84 6/8/84 6/20/84 6/27/84	
U.S.  Foreign Equiva  Country  Argentina  Bulgaria Canada Czech. Germany Greece	4,498,076  Rients  Patent No.  241064  66217 1,227,847 278,682 220467-A5 82442	George Lichtblau  Inventor  George Lichtblau	Resonant Tag and Deactivator for use in an Electronic Security System  Title  Resonant Tag and Deactivator for use in an Electronic Security System  """  """  """  """  """  """  """	5/10/82  File Date  8/14/84  7/12/84  6/8/84  6/20/84  6/27/84  7/26/84	
U.S.  Foreign Equiva  Country  Argentina  Bulgaria Canada Czech. Germany Greece India	4,498,076  Rients  Patent No.  241064  66217 1,227,847 278,682 220467-A5 82442 163532	George Lichtblau  Inventor  George Lichtblau	Resonant Tag and Deactivator for use in an Electronic Security System  Title  Resonant Tag and Deactivator for use in an Electronic Security System  """  """  """  """  """  """  """	5/10/82  File Date  8/14/84  7/12/84  6/8/84  6/20/84  6/27/84  7/26/84  7/6/84	
U.S.  Foreign Equiva  Country  Argentina  Bulgaria Canada Czech. Germany Greece India Ireland	4,498,076  Rients  Patent No.  241064  66217 1,227,847 278,682 220467-A5 82442 163532 56656	George Lichtblau  Inventor  George Lichtblau	Resonant Tag and Deactivator for use in an Electronic Security System  Title  Resonant Tag and Deactivator for use in an Electronic Security System  """  """  """  """  """  """  """	5/10/82  File Date  8/14/84  7/12/84  6/8/84  6/20/84  7/26/84  7/6/84  6/15/84	
U.S.  Foreign Equiva  Country  Argentina  Bulgaria Canada Czech. Germany Greece India Ireland Israel	4,498,076  alents  Patent No.  241064  66217 1,227,847 278,682 220467-A5 82442 163532 56656 72143	George Lichtblau  Inventor  George Lichtblau  " " " " " " " " " " " " " " " " " " "	Resonant Tag and Deactivator for use in an Electronic Security System  Title  Resonant Tag and Deactivator for use in an Electronic Security System  """""""""""""""""""""""""""""""""""	5/10/82  File Date  8/14/84  7/12/84  6/8/84  6/27/84  7/26/84  7/6/84  6/15/84  6/18/84	
U.S.  Foreign Equiva  Country  Argentina  Bulgaria Canada Czech. Germany Greece India Ireland Israel Mexico	4,498,076  alents  Patent No.  241064  66217 1,227,847 278,682 220467-A5 82442 163532 56656 72143 159013	George Lichtblau  Inventor  George Lichtblau	Resonant Tag and Deactivator for use in an Electronic Security System  Title  Resonant Tag and Deactivator for use in an Electronic Security System  """""""""""""""""""""""""""""""""""	5/10/82  File Date  8/14/84  7/12/84  6/8/84  6/27/84  7/26/84  7/6/84  6/15/84  6/18/84  8/13/84	
U.S.  Foreign Equiva  Country  Argentina  Bulgaria Canada Czech. Germany Greece India Ireland Israel Mexico Mexico (div.)	4,498,076  alents  Patent No.  241064  66217 1,227,847 278,682 220467-A5 82442 163532 56656 72143 159013 174043	George Lichtblau  Inventor  George Lichtblau  " " " " " " " " " " " " " " " " " " "	Resonant Tag and Deactivator for use in an Electronic Security System  Title  Resonant Tag and Deactivator for use in an Electronic Security System	5/10/82 File_Date 8/14/84 7/12/84 6/8/84 6/27/84 7/6/84 6/15/84 6/15/84 6/18/84 8/13/84 8/13/84	
U.S.  Foreign Equiva  Country  Argentina  Bulgaria Canada Czech. Germany Greece India Ireland Israel Mexico Mexico Mexico (div.) New Zealand	4,498,076  alents  Patent No.  241064  66217 1,227,847 278,682 220467-A5 82442 163532 56656 72143 159013 174043 208526	George Lichtblau  Inventor  George Lichtblau  " " " " " " " " " " " " " " " " " " "	Resonant Tag and Deactivator for use in an Electronic Security System  Title  Resonant Tag and Deactivator for use in an Electronic Security System	5/10/82  File Date  8/14/84  7/12/84  6/8/84  6/27/84  7/6/84  6/15/84  8/13/84  8/13/84  6/15/84	
U.S.  Foreign Equiva  Country  Argentina  Bulgaria Canada Czech. Germany Greece India Ireland Israel Mexico Mexico (div.)	4,498,076  alents  Patent No.  241064  66217 1,227,847 278,682 220467-A5 82442 163532 56656 72143 159013 174043	George Lichtblau  Inventor  George Lichtblau  " " " " " " " " " " " " " " " " " " "	Resonant Tag and Deactivator for use in an Electronic Security System  Title  Resonant Tag and Deactivator for use in an Electronic Security System	5/10/82 File_Date 8/14/84 7/12/84 6/8/84 6/27/84 7/6/84 6/15/84 6/15/84 6/18/84 8/13/84 8/13/84	

5

Foreign Equivalents of U.S. 4,498,076 (cont'd)

Country	Patent No.	Invent	<u>0</u> C	Title	·	File Date
Poland (Div.1)	155969	George	Lichtblau	vator for	t Tag and Deacti- use in an Elec- curity System	10/7/88
Poland (Div.2)	154261	44	44	44		10/24/88
Portugal	78908	44	44	"	**	7/13/84
Rep.So.Africa	84/4812	"	44	44	44	6/26/84
Slovak Rep.	277687	4	44	44	4	6/20/84
Spain	<i>5</i> 3 <i>5</i> 180		•			8/14/84
Spain (Div.#1)	<i>5</i> 48 <b>48</b> 7	44	14	44	16	11/2/85
Spain (Div.#2)	<b>548486</b>					11/2/85
Spain (Div.#3)	<i>5</i> <b>56,853</b>	44	44	44	1.6	7/1/86
Spain (Div.#4)		46	**	ч	4	7/1/86
Spain (Div.#5)		4	44	46	4	7/1/86
Spain (Div.#6)		14	44	*	4	7/1/86
Spain (Div.#7)		44	64	44	4	7/1/86
Spain (Div.#8)	556,858	44	14	44	4	7/1/86
Spain (Div.#9)	556,859	4	**	4	4	7/1/86
Spain (Div.10)			66	4	u.	7/1/86
Spain (Div.11)		44	**	44	4	7/1/86
Spain (Div.12)		4	14	44	и	7/1/86
Taiwan	UM31699	44	• • •	4	44	7/27/84
	23.006	44	. 44	••	44	8/29/84
•	46285	44	**	44	44	7/24/84
Yugo. (Div.)	4 <del>6</del> 170	*	**	44	46	7 <i>/</i> 2 <b>4/84</b>

U. S. Patent 4,498,076 was filed under the Patent Cooperation Treaty PCT/US84/00613, EP 84901894.0 in the following countries:

Country	Patent No.	Inven	tor	Title		File Date
Australia	584,306	George	Lichtblau	valor fo	nt Tag and Deaction use in an Elec- Security System	4/23/84
Brazil	PI-8407314	46	66	44	4	4/23/84
Switz/Liech.	669.858	<b>'</b>	44	44	44	4/23/84
Switz.(Div.)	673.722	44	44	•	46	10/17/88
Denmark	165,914	4	14	4.6	16	4/23/84
Finland France/	84,668	44	4	"	4.6	4/23/84
Belgium	EP0181327	4	44	44	<b>4</b>	4/23/84
U.Kingdom	2173073		44	46	и	4/23/84
Japan	1.677,440	44	44	44	4	4/23/84
Luxembourg	WO85/04975	44,	•	44	*	4/23/84
Monaco	86.1736	44	· •	64		4/23/84
Norway	169,411	4	44	44	**	4/23/84
Sweden	8505999-6	4		* **	••	4/23/84

6

DEC 2 1888 SIBSPM TERMINER RONON LLP

ľ

#### ACKNOWLEDGMENT AND CONSENT

The undersigned hereby acknowledges receipt of a copy of the Guarantee and Collateral Agreement, dated as of November \_\_, 1999 (the "Agreement"), made by the Grantors parties thereto for the benefit of FIRST UNION NATIONAL BANK, as Administrative Agent. The undersigned agrees for the benefit of the Administrative Agent and the Lenders as follows:

- 1. The undersigned will be bound by the terms of the Agreement and will comply with such terms insofar as such terms are applicable to the undersigned.
- 2. The undersigned will notify the Administrative Agent promptly in writing of the occurrence of any of the events described in Section 5.7(a) of the Agreement.
- 3. The terms of Sections 6.3(c) and 6.7 of the Agreement shall apply to it, <u>mutatis</u> <u>mutandis</u>, with respect to all actions that may be required of it pursuant to Section 6.3(c) or 6.7 of the Agreement.

**INAME OF ISSUER!** 

029551-0021-08350-9998FC7U-GUA

ASSUMPTION AGREEMENT, dated as of,,	, made by
, acorporation (the "Add	itional
Grantor"), in favor of FIRST UNION NATIONAL BANK, as administrative age	nt (in such
capacity, the "Administrative Agent") for the banks and other financial institution	ns (the
"Lenders") parties to the Credit Agreement referred to below. All capitalized ter	ms not defined
herein shall have the meaning ascribed to them in such Credit Agreement.	

#### WITNESSETH:

WHEREAS, CHECKPOINT SYSTEMS, INC. (the "Borrower"), the Lenders and the Administrative Agent have entered into a Credit Agreement, dated as of October 27, 1999 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement");

WHEREAS, in connection with the Credit Agreement, the Borrower and certain of its Affiliates (other than the Additional Grantor) have entered into the Guarantee and Collateral Agreement, dated as of November \_\_\_, 1999 (as amended, supplemented or otherwise modified from time to time, the "Guarantee and Collateral Agreement") in favor of the Administrative Agent for the benefit of the Lenders;

WHEREAS, the Credit Agreement requires the Additional Grantor to become a party to the Guarantee and Collateral Agreement; and

WHEREAS, the Additional Grantor has agreed to execute and deliver this Assumption Agreement in order to become a party to the Guarantee and Collateral Agreement;

#### NOW, THEREFORE, IT IS AGREED:

1. Guarantee and Collateral Agreement. By executing and delivering this Assumption Agreement, the Additional Grantor, as provided in Section 8.14 of the Guarantee and Collateral Agreement, hereby becomes a party to the Guarantee and Collateral Agreement as a Grantor thereunder with the same force and effect as if originally named therein as a Grantor and, without limiting the generality of the foregoing, hereby expressly assumes all obligations and liabilities of a Grantor thereunder. The information set forth in Annex 1-A hereto is hereby added to the information set forth in the Schedules to the Guarantee and Collateral Agreement. The Additional Grantor hereby represents and warrants that each of the representations and warranties contained in Section 4 of the Guarantee and Collateral Agreement is true and correct on and as the date hereof (after giving effect to this Assumption Agreement) as if made on and as of such date.

029551-0021-08350-9998FC7U-GUA

ľ

## 2. Governing Law. THIS ASSUMPTION AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.

IN WITNESS WHEREOF, the undersigned has caused this Assumption Agreement to be duly executed and delivered as of the date first above written.

[ADDITIONAL GRANTOR]

By:	 ·	 
Name:		
Title:		

### Annex 1-A to Assumption Agreement

Supplement to Schedule 1 Supplement to Schedule 2 Supplement to Schedule 3 Supplement to Schedule 4 Supplement to Schedule 5 Supplement to Schedule 6

029551-0021-08350-9998FC7U-GUA

#### SIMPSON THACHER & BARTLETT

425 LEXINGTON AVENUE NEW YORK, N.Y. 10017-3954 (212) 455-2000

FACSIMILE: (212) 455-2502

DIRECT DIAL NUMBER

(212) 455-7227

E-MAIL ADDRESS

k\_ahrend@stblaw.com

**EXPRESS MAIL** 

March 16, 2000

Re: Recordation of Guarantee and Collateral Agreement

Commissioner of Patents and Trademarks U.S. Patent and Trademark Office Office of Public Records Crystal Gateway 4, Room 335 Washington, DC 20231

Dear Madam or Sir:

Enclosed for recording please find a Guarantee and Collateral Agreement in favor of First Union National Bank, as Administrative Agent covering 28 U.S. trademark registrations and 15 U.S. trademark application.

A check for \$1,090.00 is enclosed to cover the filing fee. Please return confirmation of this filing to me at my firm's address as listed above.

Thank you for your consideration.

Respectfully submitted,

**Enclosure** 

COLUMBUS

RECORDED: 03/16/2000

Los Angeles

PALO ALTO

LONDON

Hong Kong

Токуо

SINGAPORE

TRADEMARK

REEL: 002051 FRAME: 0967