Docket No. 113267.453 Trademarks Only

To th 101500688
Please record the attached original document or copy thereof:

9-1.00

1.	Name of Party(ies) conveying an Interest:	Name and Address of Party(ies) receiving an interest:
	Inrange Technologies Corporation	Inrange Development Corporation 700 Terrace Point Drive Muskegon, MI 49443-3301
2	Entity: [] Individual(s) [] General Partnership [#] Corporation-State: Delaware [] Merger [] Other:	Entity: [] Individual(s) [] General Partnership [#] Corporation-State: Delaware [] Association [] Merger [] Other:
٥.	[#] Assignment	ground [] Other.
	[] Change of Name [] Security Agreement [] Merger	If not domiciled in U.S., a domestic representative designation is attached:
	[] Other:	[] Yes [] No
4. Application No. or Registration No. Additional sheet attached? [] Yes [#] No		hed? [] Yes [#] No
	A. Trademark Application No.(s):	B. Trademark Registration No.(s):
	75-620,392; and 75-704,890.	2,253,047; 1,453,031; 1,246,283; 1,655,250; 1,472,697; 1,947,676; 1,246,271; 1,549,002; 1,799,966; 1,301,386; 2,239,472; 1,121,763; 1,779,556; 1,897,989; 2,158,899; 2,153,103; 2,252,525; 1,912,360; 1,396,235; 1,545,010; 1,811,451; 1,088,050; 1,318,970; 760,266; 1,228,304; 1,272,520; 1,723,336; 769,863; 1,529,536; and 1,240,955
.	Name and Address of Party to Whom Correspondence concerning document should be mailed:	Number of applications and registrations involved: 32
		7. Amount of Fee Enclosed or Authorized to be Charged:
	John H. Weber	\$815.00
	PEPPER HAMILTON LLP	
	Hamilton Square 600 Fourteenth Street, N.W. Washington, DC 20005-2004	 The Commissioner is hereby authorized to charge any deficiency in payment of the required fee(s) or credit any overpayment to Deposit Account No. <u>50-0436</u>.
	DO NOT USE	THIS SPACE
9.	Date of Execution of attached Document:	
10	. I declare under penalty of perjury under the laws of the U	nited States of Ambrica hat the foregoing is true and correct.
	5. 7.00 John	n H. Webe
	Date	

DC: #61768 v1 (1BNS01!.WPD)

TRADEMARK REEL: 002164 FRAME: 0584

ASSIGNMENT

WHEREAS, Inrange Technologies Corporation, a corporation duly organized and existing under the laws of the state of Delaware, located at 700 Terrace Point Drive, Muskegon, Michigan 49443 (hereinafter "Assignor"), is the owner of the following trademarks and United States Patent and Trademark Office registrations therefor and/or applications to register same:

CD/9000 reg. no. 2,253,047; CONTROLNET reg. no. 1,453,031; DATASCOPE reg. no. 1,246,283; DATA SWITCH reg. no. 1,655,250; DATA SWITCH reg. no. 1,472,697; DELIVERIT! reg. no. 1,947,676; Miscellaneous Design reg. no. 1,246,271; HOSTNET reg. no. 1,549,002; IMATS reg. no. 1,799,966; INTRAPLEX reg. no. 1,301,386; LINK/9000 reg. no. 2,239,472; MASS reg. no. 1,121,763; MEGAMATRIX reg. no. 1,779,556; MICRO-MATRIX reg. no. 1,897,989; OC/9000 reg. no. 2,158,899; OM/9000 reg. no. 2,153,103; OPEN CHANNEL SYSTEM 9000 reg. no. 2,252,525; OPTIPATCH reg. no. 1,912,360; PROTOCOL SPREADSHEET reg. no. 1,396,235; RESTORER reg. no. 1,545,010; 7-VIEW reg. no. 1,811,451; SPECTRON reg. no. 1,088,050; T reg. no. 1,318,970; T-BAR reg. no. 760,266; T-BAR VSM reg. no. 1,228,304; TAU-TRON reg. no. 1,272,520; TELENEX reg. no. 1,723,336; TELEPRODUCT reg. no. 769,863; VARISWITCH reg. no. 1,529,536; VIRTUAL SWITCH MATRIX reg. no. 1,240,955; QUALIFIER appln no. 75-620,392; and THE POWER OF 7 appln no. 75-704,890.

(hereinafter referred to collectively as "Assignor's Marks"); and

WHEREAS, Inrange Development Corporation, a corporation duly organized and existing under the laws of the state of Delaware, located at 700 Terrace Point Drive, Muskegon, Michigan 49443 (hereinafter "Assignee") is desirous of acquiring Assignor's Marks;

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, Assignor does hereby sell, assign, set over and transfer to Assignee, the entire right, title and interest in and to Assignor's Marks, and any and all United States Patent and Trademark Office registrations therefor and/or applications to register same, as set forth herein, together with the whole of the goodwill of the business pertaining thereto, the same and the rights of the Assignor to be held and enjoyed by Assignee for its own use and enjoyment, and for the use and enjoyment of its successors, assigns or other legal representatives, at common law and/or to the end of the term or terms for which registration of the Assignor's Marks may be granted or renewed, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment and sale had not been made; together with all claims for damages by

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reason of past infringement of the Assignor's Marks with the right to sue for and collect the same for its own use and benefit, and for the use and on behalf of its successors, assigns or other legal representatives.

IN TESTIMONY WHEREOF, Assignor has caused it's name to be signed below, this

31st day of July , 2000.

INRANGE TECHNOLOGIES CORPORATION

Signature:

Name:

Christopher J. Kearner

Title:

RECORDED: 09/06/2000

Vice President

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