RECORDA'

04-10-2001

U.S. DEPARTMENT OF COMMERCE Patent and Trademark Offici

.b settings 🖘 💳 🗢 🔻

101671170

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 2. Name and address of receiving party(ies) Name of conveying pany(ies): Name: Harris Trust & Savings Bank, as agent Dat Acquisition Corp. internal Address:____ Street Address:__lll W. Monroe St. ☐ Association Individual(s) General Partnership Limited Partnership City: Chicago ZIP: 60603 ____ State: $^{\mathrm{IL}}$ Corporation-State Other ☐ Individual(s) citizenship_____ litional name(s) of conveying party(les) attached?

Yes

No Association ____ ☐ General Partnership Nature of conveyance: □ Limited Partnership □ Corporation-State____ ☐ Assignment ☐ Merger Other_ Change of Name ☐ Security Agreement 2 Other Second Amended & Restated Conditional Assignment If assignee is not domiciled in the United States, a congestic representative designation □ Yes 🏵 No is attached: & Trademark Security Agreement (Designations must be a separate document from assignment) Feb. 5, 2001 ecution Date: Additional name(s) & address(es) attached?

Yes

No Application number(s) or patent number(s): B. Tradernark Registration No.(s) A. Trademark Application No.(s) Additional numbers attached? Yes O No 6. Total number of applications and Name and address of party to whom correspondence registrations involved: concerning document should be mailed: Name: Laura Konrath 7. Total fee (37 CFR 3.41).....\$ 540.00 Internal Address: Winston & Strawn Enclosed 33rd Floor Authorized to be charged to deposit account Street Address: 35 West Wacker Drive 8. Deposit account number: 60601 ZIP: State: Chicago 00000245 75587774 (Attach dublicate copy of this page if paying by deposit account) 04/09/2001 GTON11 40.00 UF DO NOT USE THIS SPACE 01 FC:481 500.00 OP 02 FC:482 Statement and signature. To the best of my knowledge and belief, the foregoing information is true and dorrect and any attached copy is a true copy of the original document. Laura Konrath Name of Person Signing Total number of pages including cover sheet, attachments, and document:

DAT ACQUISITION CORP.

SERVICE MARK LIST

Intent to Use filed with P10 10/98; Publication in PTO Gazette 11/9/99; Statement of Use due 2/1/01 Registered with PTO Registered with PTO	66/92/01		
gistered with PTO gistered with PTO	66/92/01		
gistered with PTO	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		
Fold for I to	10/26/99	Filed 11/11/97 in Canada	
tont to I lee filed		with U.S. priority date of 11/18/97; Registered 9/11/00	
76/182,867 12/13/00			
Registered with PTO	10/19/99	Filed 3/98 in Canada	
Registered with PTO	1/18/00	Filed 3/98 in Canada;	
	·	Declaration of Use due 2/27/01	
DATInternet 7/8/2 Intent to Use filed 10/16/00			
Partners Partners Pro application filed 10/98; Publication in PTO Gazette Publication in PTO Gazette Publication in PTO Gazette Property 11/2/99; Statement of Use filed 12/13/00		Filed 8/25/99 in Canada; filed 8/25/99 in Mexico	
Registered with PTO	3/27/90	Registered in Canada	
		renewable	
gistered with PTO	9/8/92		
I O Intent to Use filed 11/20/00			
Registered with PTO	6/11/85		
Not registered with the US		Valid in EC through	Registered OHIM
PIO, but recommend using in all materials		4/30/08	10/19/99
Internet Freight, Services Registered on Supplemental	1 9/29/00		

TRADEMARK REEL: 002273 FRAME: 0265 WFSPHILA3\SYS\DATA\SHARED\GROUP\Bove\TransCore Holdings\DAT Acquisition\Perfection Certificates\Fxhibit to Security Agmint\DAT Acq. Corp. Servicemark & Logo List-01.doc

WFSPHILA3/SYS/DATA/SHARED/GROUP/Bove/TransCore Holdings/DAT Acquisition/Perfection Certificates/Exhibit to Security AgrunthDAT Acq. Corp. Servicemark & Logo List-01. doc

SCHEDULE A

DAT Services	U.S. PTO Status	Date Registered	Canada /Mexico	Notes
-				
Loadnet +41450	Registered with PTO	6/2/87		
MexLink 76/182, \$7@egistration	Cegistration filed 12/13/00			
MoreLoads	Registered with PTO	10/21/97	Notice of Acceptance for	
70000 C			advertisement in	
•			Canadian Trademarks	
			Journal 12/8/98	
Painless Posting	Registered with PTO	2/16/99, use ® in all	Submitted Declaration of	
こってなるも		materials	Use 10/17/00	
Partner Profiles	Intent to Use filed with PTO		CA application filed	
77 / 280 969	75 /280 969 10/28/97; Amendment filed;		4/27/98; passed	
21/20/10/	pending		4/99;must file declaration	
			of use by 4/27/01	

DAT ACQUISITION CORP.

LOGOS

U.S. PTO Status

DAT Services Logos

75/511,836 Statement of Use filed 8/30/00; pending notice of registration DAT Services together w/globe logo 75/896, 164 Filed with PTO 1/13/00; published for opposition 12/12/00 Logo (globe)

LANEMAKERS 76/166,670



SECOND AMENDED AND RESTATED CONDITIONAL ASSIGNMENT AND TRADEMARK SECURITY AGREEMENT

THIS SECOND AMENDED AND RESTATED CONDITIONAL ASSIGNMENT AND TRADEMARK SECURITY AGREEMENT (this "Agreement") is made as of the 5th day of February, 2001, among TRANSCORE HOLDINGS, INC., a Delaware corporation ("TransCore"), TRANSCORE, INC., a Delaware corporation ("TCI"), TRANSCORE ITS, INC., a Delaware corporation ("ITS"), VIASTAR SERVICES CORPORATION, a Texas corporation ("Viastar Services"), AMTECH SYSTEMS ORPORATION, a Delaware corporation ("Amtech Systems"), AMTECH WORLD CORPORATION, a Delaware corporation ("Amtech World"), AMGT CORPORATION, a Delaware corporation ("AMGT") and DAT ACQUISITION CORP., a Delaware corporation ("DAT"); TransCore, TCI, ITS, Viastar Services, Amtech Systems, Amtech World, AMGT and DAT are hereafter referred to individually as an "Obligor" and collectively as the "Obligors") and HARRIS TRUST AND SAVINGS BANK, as agent for the Lenders described below (the "Agent").

WITNESSETH:

WHEREAS, TransCore, TCI, ITS, Viastar Services, Amtech Systems, Amtech World and AMGT were party to that certain Amended and Restated Loan and Security Agreement, dated as of June 30, 2000 (the "Existing Loan Agreement", with the lenders party thereto (the "Existing Lenders"), and Harris Trust and Savings Bank ("Harris"), as Agent for the Existing Lenders; and

WHEREAS, the Agent and the Existing Lenders required, as a condition to entering into the Existing Loan Agreement, that TransCore, TCI, ITS, Viastar Services, Amtech Systems, Amtech World and AMGT grant to Harris, for the Lenders, a security interest in and Lien on all of their trademarks and trademark applications pursuant to that certain Amended and Restated Conditional Assignment and Trademark Security Agreement dated as of June 30, 2000 (as amended or otherwise modified, the "Existing Trademark Assignment"); and

WHEREAS, the Obligors have entered into that certain Second Amended and Restated Loan and Security Agreement dated as of February 5, 2001 (as amended, supplemented and modified from time to time, the "Loan Agreement"; capitalized terms used herein without definition shall have the meanings ascribed to such terms in the Loan Agreement), with the financial institutions party thereto from time to time (the "Lenders") and the Agent; and

WHEREAS, it is a condition precedent to the Lenders' obligation to make loans under the Loan Agreement that Obligors grant to the Agent, for the benefit of the Lenders, a security interest and Lien on all of each Obligor's trademarks and trademark applications; and

-1-

820467.3

WHEREAS, in order to induce the Agent and the Lenders to enter into the Loan Agreement and to make the Loan, the Obligors have agreed to amend and restate the Existing Trademark Agreement as hereafter set forth and assign to the Agent, for the benefit of the Lenders, certain trademark rights as described herein.

NOW, THEREFORE, in consideration of the premises, the Obligors hereby agree with the Agent as follows:

1. Grant of Security Interest.

To secure the complete and timely payment and performance of all Obligations, each Obligor hereby grants, assigns and conveys to the Agent, for the ratable benefit of the Lenders, a security interest in such Obligor's entire world-wide right, title and interest in and to the trademarks and their respective registrations and applications for registration listed in Schedule A attached hereto and by reference made a part hereof, together with the goodwill of the business symbolized by the trademarks, all licenses relating thereto, and all proceeds thereof (such as, by way of example, license royalties and proceeds of infringement suits), and the right to sue for past, present and future infringements (all of which trademarks, trademark registrations, applications for registration, goodwill, licenses, proceeds, and other rights are collectively called the "Trademarks").

2. Representations and Warranties.

Each Obligor represents and warrants that:

- (a) The Trademarks are subsisting and have not been adjudged invalid or unenforceable, in whole or in part, in the United States of America (the "<u>U.S.</u>") or in any of the respective states thereof;
- (b) The Trademarks listed on <u>Schedule A</u> constitute all of the trademark applications and registrations owned by any Obligor;
- (c) Each of the Trademarks is valid and enforceable in the U.S. and the respective states thereof and all claims by others to rights in the Trademarks of which any Obligor is aware, including, without limitation, licenses, are noted on <u>Schedule B</u> attached hereto and by reference made a part hereof;
- (d) Except as noted on <u>Schedule B</u>, the Obligor listed on <u>Schedule A</u> as the owner of one or more Trademarks is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to such Trademarks, free and clear of any liens, charges, encumbrances, mortgages, hypothecations, pledges, liens, security interests or claims of any kind, including, without limitation, covenants by such Obligor not to sue third persons and licenses:

-2-

- (e) Each Obligor has made all necessary applications, filings and recordations to protect and maintain its interest in the Trademarks listed on <u>Schedule A</u>, including, without limitation, all necessary filings and recordations in the U.S. Patent and Trademark Office; and
- (f) Each Obligor has the unqualified right, power and authority to execute, deliver and perform this Agreement.

3. Conditional Grant of Security Interest in Additional Trademarks.

If, before the Obligations shall have been satisfied in full and the Commitments shall have been terminated, any Obligor shall have or obtain ownership of any trademark, including any registration or application therefor, with respect to goods sold (the "Goods") and services rendered (the "Services") in any Obligor's business, the provisions of Paragraph 1 shall automatically apply thereto, and also to any composite marks or other marks of any Obligor which are confusingly similar to such mark, and Obligor shall give to the Agent prompt written notice thereof. This Paragraph 3 shall not apply to trademarks which are owned by others and licensed to any Obligor. Each Obligor shall perform all acts and execute all documents reasonably requested by the Agent at any time and from time to time to evidence, perfect, maintain, record and enforce the Agent's security interest in the Trademarks, including, without limitation, any trademarks falling under this Paragraph 3.

4. Modification of Agreement.

Each Obligor authorizes the Agent to modify this Agreement by amending <u>Schedule A</u> to include any additional trademarks, registrations and applications for registration thereof which are Trademarks under Paragraph 1 or Paragraph 3 hereof, and to have this Agreement, as amended, or any other document evidencing the security interest granted therein, recorded in the U.S. Patent and Trademark Office at the expense of the Obligors. The representations and warranties of the Obligors shall be deemed to be remade and restated by each Obligor as of the date of the amendment of <u>Schedule A</u> with respect to all Trademarks listed on the amended <u>Schedule A</u> at that time.

5. Covenants of Obligors.

- (a) Each Obligor covenants as follows: (i) it will maintain the high standard of quality which has become associated with the Trademarks; (ii) the Agent from time to time and upon request shall have the right to inspect samples of the Goods, the procedures and facilities used to provide Services, the premises at which the Goods are produced and at which the Services are performed and records relating to the Trademarks at the premises where such records are kept; and (iii) the Agent shall have the right to prevent use of the Trademarks on Goods and Services which are not of high quality, all so as to preserve the goodwill symbolized by the Trademarks.
- (b) Each Obligor further agrees that: (i) it will use and not abandon or do any act or omit to do any act that may cause or contribute to the abandonment of any Trademark, or permit the expiration of any registration of any Trademark listed on Schedule A; (ii) it shall give

-3-

820467.3

the Agent written notice, and a complete copy, of any sublicense of any Trademark; and (iii) all uses of the Trademarks by it or its permitted sublicensees will include such notices of registration as are required or authorized from time to time under applicable law.

- With respect to each Trademark listed on Schedule A, each Obligor agrees to take all necessary steps, including, without limitation, in the U.S. Patent and Trademark Office or in any court, to (i) maintain each such Trademark, and (ii) pursue each such application for trademark registration, now or hereafter included in the Trademarks under this Agreement, including, without limitation, the filing of responses to office actions issued by the U.S. Patent and Trademark Office, the filing of applications for renewal, the filing of affidavits under Sections 8 and 15 of the United States Trademark Act, the participation in opposition, cancellation and infringement and misappropriation proceedings and the payment of fees and taxes incurred in connection therewith. Notwithstanding the foregoing, if any Obligor determines that any such Trademark is not material to such Obligor's business, such Obligor may, with the prior written consent of the Agent, elect not to pursue any such infringement action. Each Obligor agrees to take corresponding steps with respect to each new or acquired trademark, trademark registration, or application therefor covered by Paragraph 3 hereof. Any expenses incurred in connection with such activities shall be borne by the Obligors, and each Obligor agrees to promptly provide the Agent with written notice of any such actions or proceedings.
- (d) Each Obligor shall perform all acts and execute all documents reasonably requested by the Agent at any time and from time to time to evidence, perfect, maintain, record and enforce the Agent's security interest in the Trademarks, including, without limitation, any trademarks falling under Paragraph 3.
- (e) Until all of the Obligations shall have been satisfied in full and the Commitments shall have been terminated, no Obligor will enter into any agreement which is inconsistent with the Obligors' obligations under this Agreement without the Agent's prior written consent.

6. Remedies Upon Default; Power of Attorney.

(a) In addition to the grant of the security interest contained in Paragraphs 1 and 3 hereof, if any Event of Default under the Loan Agreement shall have occurred, or if any Obligor fails to perform any agreement or to meet any of its obligations hereunder, upon the election of the Agent, all right, title and interest in and to the Trademarks shall be automatically granted, assigned, conveyed and delivered to the Agent or its designee. Each Obligor hereby irrevocably constitutes and appoints the Agent and any officer, agent or employee 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 each Obligor and in the name of such Obligor or the Agent's own name or the name of the Agent's designee, all acts of said attorney being hereby ratified and confirmed, upon the occurrence of an Event of Default: (i) to complete, date, execute and file, or cause to be filed, the Assignment attached hereto as Exhibit A and incorporated hereby by reference (the "Assignment") in the U.S. Patent and Trademark Office and in all other applicable offices, and to execute and deliver any and all documents and instruments which may be

-4-

necessary or desirable to accomplish the purpose of the Assignment, including, without limitation, the right (but not the obligation) to prosecute applications in the name of such Obligor or the Agent, and to take any other actions deemed necessary by the Agent to maintain such registrations in effect; (ii) to collect proceeds from the Trademarks (including, by way of example, license royalties and proceeds of infringement suits); (iii) to convey in any transaction authorized by the Loan Agreement, any Goods covered by the registrations applicable to the Trademarks to any purchaser thereof; and (iv) to make payment or to discharge taxes or liens levied or placed upon or threatened against any goods covered by the Trademarks, the legality or validity thereof and the amounts necessary to discharge the same to be determined by the Agent in its sole discretion, and such payments made by the Agent to become the obligations of the Obligors to the Agent, due and payable immediately without demand. Such power, being coupled with an interest, is irrevocable.

- The Agent shall have, in addition to all other rights and remedies given it (b) by this Agreement, those allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Trademarks may be enforceable, and, without limiting the generality of the foregoing, the Agent may, if any Event of Default under the Loan Agreement shall have occurred, immediately, without demand or performance and without other notice (except as set forth below) or demand whatsoever to any Obligor, all of which are hereby expressly waived, and without advertisement, sell at public or private sale or otherwise realize upon, the Trademarks, together with the goodwill of the business symbolized by the Trademarks, and after deducting from the proceeds of sale or other disposition of the Trademarks all expenses (including all reasonable expenses for brokers' fees and legal services), shall apply the residue of such proceeds in accordance with the terms of the Loan Agreement. Notice of any sale or other disposition of the Trademarks shall be given to the Obligors at least ten (10) days before the time of any intended public or private sale or other disposition of the Trademarks is to be made, which each Obligor hereby agrees shall be reasonable notice of such sale or other disposition. At any such sale or other disposition, the Agent or any Lender may, to the extent permissible under applicable law, purchase the whole or any part of the Trademarks sold, free from any right of redemption on the part of any Obligor, which right is hereby waived and released. Each Obligor hereby agrees to execute any documents reasonably requested by the Agent in connection with any disposition hereunder.
- (c) Upon the occurrence of the conditional assignment provided for herein, no Obligor shall have any right, title, or interest in or to any of the Trademarks and each Obligor shall cease and desist in the use of the Trademarks and of any colorable imitation thereof, and shall, upon written demand of the Agent, or pursuant to the terms of the Loan Agreement, deliver to the Agent all Goods bearing the Trademarks.

7. Termination of Agreement.

At such time as the Obligors shall completely satisfy all of the Obligations and the Commitments shall have been terminated, the Agent shall execute and deliver to the Obligors all deeds, assignments and other instruments as may be necessary or proper to re-vest in the Obligors title to the Trademarks and the goodwill of the business symbolized by the Trademarks, subject to any disposition thereof which may have been made by the Agent pursuant hereto.

-5-

8. <u>Limitation of Liability and Indemnification.</u>

Each Obligor hereby releases the Agent and the Lenders from, and agrees to hold the Agent and the Lenders free and harmless from and against, any claims arising out of any action taken or omitted to be taken with respect to the Trademarks (except to the extent of the Agent's or the Lenders' gross negligence or willful misconduct), and each Obligor agrees to indemnify the Agent and the Lenders from and against any and all claims, demands, suits, losses, damages or other expenses (including reasonable attorneys' fees) arising from or in any way related to the Trademarks and any trademark infringement claim.

9. Waiver and Amendment.

- (a) No course of dealing between any Obligor and the Agent or the Lenders, nor any failure to exercise, nor any delay in exercising, on the part of the Agent or the Lenders, any right, power or privilege hereunder or thereunder shall preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- (b) This Agreement is subject to modification only by a writing signed by the parties hereto.

10. Cumulative Rights.

All of the Agent's and the Lenders' rights and remedies with respect to the Trademarks, whether established hereby or under the Loan Agreement, or by any other agreements or by law, shall be cumulative and may be exercised singularly or concurrently.

11. Severability.

The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.

12. Survival.

The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties hereto.

13. <u>Counterparts</u>.

This Agreement may be executed in one or more counterparts, all of which taken together shall constitute one and the same instrument and any of the parties hereto may execute this Agreement by signing any such counterpart.

-6-

820467.3

14. Choice of Law.

The validity, construction and enforcement of this Agreement, and the determination of the rights and duties of the parties hereto shall be governed by the laws of the State of Illinois regardless of any choice of law or other provision that would result in the application of the laws of any other jurisdiction.

[signature pages follow]

-7-

	IN WITNESS	WHEREOF,	the	undersigned	have	executed	this	Agreement	under	seal	as
of the	day and year fir	st above writ	ten.								

\cap	\mathbf{B}	1		\mathbf{a}	D	C	_
v	D.	L	U	v	ĸ	3	i

TRANSCORE HOLDI	NGS	.INC.
-----------------	-----	-------

By:	
Name:	CLAUDIA WIEGAND
Title:	EXECUTIVE VICE PRESIDENT
_	
TRANS	SCORE, INC.
	P
By:	\mathcal{A}
Name:	CLAUDIA F WIEGAND
Title:	SENIOR VICE PRESIDENT
TRANS	SCORE ITS, INC.
By:	
Name:	CLAUDIA F WAEGAND
Title:	SENIOR VICE PRESIDENT
VIAST.	AR SERVICES CORPORATION
By:	No.
Name:	CLAUDIA FZWIEGAND
Title:	CLAUDIA F WIEGAND VICE PRESIDENT
Title.	VIOLITICOIDEIV
AMTE	CH SYSTEMS CORPORATION
By:	
Name	CLAUDIA F WEGAND
	MOC DDCOIDENT

AMGT CORPORATION

By:	P 20
Name:	CLAUDIA F WIEGAND
Title:	VICE PRESIDENT
	NOCT TILOIDEN

DAT ACQUISITION CORP.

By:
Name: CLAUDIA WIEGAND

Title: VICE PRESIDENT

9.

820467.3

AGENT:

HARRIS TRUST AND SAVINGS BANK

Name: WES WY FRANCOL

Title: Vice President

10

820467.3

SCHEDULE A



FSPHILA3\SYS\DATA\SHARED\GROUP\Bove\TransCore Holdings\DAT Acquisition\Perfection Certificates\Exhibit to Security Agmnnt\DAT Acq. Corp. Servicemark & Logo
List-01.doc

SCHEDULE A

DAT ACQUISITION CORP.

SERVICE MARK LIST

_		Ţ <u> </u>			Ţ		Ţ.							
Notes													Registered OHIM 10/19/99	
Canada /Mexico			Filed 11/11/97 in Canada with U.S. priority date of 11/18/97; Registered 9/11/00		Filed 3/98 in Canada	Filed 3/98 in Canada; Declaration of Use due 2/27/01		Filed 8/25/99 in Canada; filed 8/25/99 in Mexico	Registered in Canada 4/7/99 – 15 year term; renewable				Valid in EC through 4/30/08	
Date Registered		10/26/99	10/26/99		66/61/01	1/18/00			3/27/90	9/8/92		6/11/85		9/29/00
U.S. PTO Status	Intent to Use filed with PTO 10/98; Publication in PTO Gazette 11/9/99; Statement of Use due 2/1/01	Registered with PTO	Registered with PTO	Intent to Use filed 12/13/00	Registered with PTO	Registered with PTO	Intent to Use filed 10/16/00	PTO application filed 10/98; Publication in PTO Gazette 11/2/99; Statement of Use filed 12/13/00	Registered with PTO	Registered with PTO	Intent to Use filed 11/20/00	Registered with PTO	Not registered with the US PTO, but recommend using ® in all materials	Registered on Supplemental Register
DAT Services Service Marks*	Connections That Move	DAT	DAT Connect	DATconexus	DAT Daily	DAT Dial	DATInternet	DAT Partners	DAT Services	DAT Services STARFAX	DATXchange	Dial-A-Truck	EuroDAT Services	Internet Freight Services

NFSPHILA3\SYS\DATA\SHARED\GROUP\Bove\TransCore Holdings\DAT Acquisition\Perfection Certificates\Exhibit to Security Agmin\DAT Acq. Corp. Servicemark & Logn List-01.dnc

WESPHILA3\SYS\DATA\SHARED\GROUP\Boxe\TransCore Holdings\DAT Acquisition\Perfection Certificates\Exhibit to Security Agrmm\DAT Acq. Corp. Servicemark & Logo List-01.doc

SCHEDULE A

DAT Services Service Marks*	U.S. PTO Status	Date Registered	Canada /Mexico	Notes
Loadnet	Registered with PTO	6/2/87		
MexLink	Registration filed 12/13/00			
MoreLoads	Registered with PTO	10/21/97	Notice of Acceptance for	
			advertisement in	
	•		Canadian Trademarks	
			Journal 12/8/98	
Painless Posting	Registered with PTO	2/16/99, use ® in all	Submitted Declaration of	
		materials	Use 10/17/00	
Partner Profiles	Intent to Use filed with PTO		CA application filed	
	10/28/97; Amendment filed;		4/27/98; passed	
	bending		4/99;must file declaration	
			of use by 4/27/01	

DAT ACQUISITION CORP.

<u>FOGOS</u>

U.S. PTO Status

DAT Services Logos

Filed with PTO 1/13/00; published for opposition 12/12/00	Statement of Use filed 8/30/00; pending notice of registration
DAT Services together w/globe logo	Logo (globe)

Trademarks

Ref. No.	Trademark No.	Title/Mark (Class)	File Date	Issued Date	Fees Due	Comments
		TRANSCO	TRANSCORE TRADEMARKS		I nc.	
99-60528-9	1,835,701	Syntonic	6/30/93	5/10/94	5/10/04	
99-60529-7	1,717,046	AT/COMM	3/23/90	26/51/6	9/15/02	
99-60530-5	Appl. No. 75/362,513	Patriot Pass	9/24/97			
99-60531-3	1,906,344	TBMS	3/11/93	7/18/95	7/18/05	
99-60532-1	Suppl. 1,941,848	Toll Business Management System	3/11/93	12/12/95	12/12/05	
99-60533-9	Appl. No. 75/486,200	TransCore	5/1/98			
00-61124-3	Appl. No. 75/894,015	TransCore & design	1/7/00			
1-85665-66	Appl. No. 75/854,904	Auto Paso	11/22/99			
99-60534-7	1,345,110	JHK & Associates & design	10/14/83	6/25/85	6/25/05	TRANSCORE 175
00-61480-1	Appl. No. 75/916,853	AIRTIS	2/10/00			
00-61481-0	Appl. No. 75/916,930	CURRENTRAFFIC.COM	2/10/00			



WFSPHILAJSYSIDATAISHAREDIGROUP/BoxeVTransCore Holdings/DAT Acquisition/Perfection Certificates/Exhibit to Security Agram/VTrademarks as of 1_18_011fit docPage 1 Of 9

	- · · · · ·	$\neg \neg$						<u> </u>		
Comments										
Fees Due						Declaration of use must be filed between 6/8/04 – 6/8/05	Declaration of use must be filed between 8/29/05 – 8/29/06			
Issued Date					ARKS	66/8/9	8/29/2000			
File Date	2/3/00	4/5/00	4/5/00	3/21/00	VIASTAR TRADEMARKS		4/19/00	2/14/00	2/22/00	2/22/00
Title/Mark (Class)	E-ZPARK	TrafficTrak	TrafficView	TransCorridor	VIAST	"VIASTAR DIRECT"	"VIACHEK"	"VFREIGHT" Application relates to international classes 38	Application filed under international classes 38 & 39	"STAR-TAX"
Trademark No.	Appl. No. 75/909,710	Not Assigned	Not Assigned	Appl. No. 76/005,557		2,251,870	2,381,834	Appl. No. 75/918,434	75/924715	Appl. No. 75/924,716
Ref. No.	00-61485-6	00-61484-7	00-61482-9	00-61125-2						

NESPIIILAJSYSDATAISHAREDICIROLIDIBove TransCore Holdings/DAT Acquistition/Perfection Certificates/Exhibit to Security Agramol/Trademarks as of 1_1R_011IR.docPage 2 Of 9

L_							
	Ref. No.	Trademark No.	Title/Mark (Class)	File Date	Issued Date	Fees Due	Comments
		Appl. No.	"STARPAY"	8/22/98			
		75/558837		Note:			
				Abandoned as			
_				of October 16,			
				1999; Petition			
				for Revival			
				filed April	_		
	- 7.			2000 and			
				granted			
		Appl. No.	"STARLINK DIRECT"	2/19/00			
 _		75/924,082					
		Appl. No.	"FR8.com"	2/22/00			
_		75/924,717					

TRADEMARK REEL: 002273 FRAME: 0282 NFSPHILASUSYSIDATAISHAREDIGROUP/Bove) TransCore Holdings\DAT Acquisition\Perfection Certificates\Exhibit to Security Agram\Trademarks as of 1_18_011III.docPage 3 Of 9

6

Comments																								
Fees Due																								
Issued Date																								
File Date	4/20/00	6/5/97	Abandoned as	of January 14, 2000; Petition	for Revival	2000	16/5/9	Abandoned as	of January 14,	2000; Petition	for Revival	filed May 4,	76/5/9	Abandoned	A petition to	revived was	filed with the	US PTO.	L6/8/L	Abandoned.	A petition to	revived was	riled with the	00110.
Title/Mark (Class)	"VIASTAR GOLD"	"VIASTAR"					"VIASTAR" (Name and Logo)						Design Only (Star Logo)						'VIASTAR SERVICES	CORPORATION"				
Trademark No.	Appl. No. 76/030,623	Appl. No.	75/303,728				Appl No.	75/303,733					Appl. No.	<i>P</i> 12 101/52					Appl. No.	78/320787				
Ref. No.																				_				

WFSPHILAJSYS'DATAISHAREDIGROUP/Bove TransCore Holdings/DAT Acquisition/Perfection Certificates/Exhibit to Security Agrimm/Trademarks as of 1_18_01HR docPage 4_0f9

Comments																				
Fees Due													M ATS)							
Issued Date	RATION, INC	8/20/97	10/26/99	7/22/97	2/1/88	7/13/99	10/4/94	12/28/99	8/24/99	12/7/99	1/21/97	12/16/97	E, INC. (BEING TRANSFERRED FROM ATS)			12/16/99	6/56/9	2/21/95	8/26/97	5/30/95
File Date	EMS CORPOI												ING TRANSE			9/19/95	12/2/93	12/3/93	1/22/96	12/3/93
Title/Mark (Class)	AMTECH SYSTEMS CORPORATION, INC.	AVID SYSTEMS	AMTECH CORPORATION & Design	АМТЕСН	AMTECH	AMTECH	AMTECH BACKSCATTER	AMTECH CORPORATION & Design	P & Design (Pass Key Logo)	PASSKEY	SMARTPASS	RIDEMASTER	TRANSCORE, INC. (BE	ATTLAS	AUTO TRACK	PHOTOPOINT	SAFETRAX	ATS (corporate logo)	Making Safety Happen	AutoPatrol
Trademark No.		74/313,306	2,289,162	2,081,055	73/708,683	2,260,643	1,856,753	2,304,431	2,272,917	2,298,655	2,032,523	2,122,391		Pending	Pending	2292977	2257361	1879593	2090580	1895973
Ref. No.																				

TRADEMARK REEL: 002273 FRAME: 0284 NESPHILAJSYSIDATAISHAREDIGROUP/Bove/TransCore HoldingsIDAT Acquisition/Perfection Certificates/Exhibit to Security Agraman/Trademarks as of 1_18_0111B.docPage 5 Of 9

SCHEDULE B

LIENS AND CLAIMS OF THIRD PARTIES

None

WESPHILA3/SYS/DATA/SHARED/GROUP/Bove/TransCore Holdings/DAT Acquisition/Perfection Certificates/Exhibit to Security Agrimnt

EXHIBIT A

ASSIGNMENT OF TRADEMARKS AND GOODWILL

7	THIS	ASSIGNMENT	dated	the		day	of		, from
		,	a					(the "Assignor"),	to HARRIS
TRUST	AND	SAVINGS BANK	, as Age	ent (the	e " <u>Ass</u>	signee")), rec	cites and provides:	
		,						marks and service multiple mul	

WHEREAS, the Assignee desires to obtain for the Lenders party to the Second Amended and Restated Loan and Security Agreement, dated as of February ___, 2001 among the Assignor, certain affiliates of the Assignor, the Assignee, and the lenders from time to time party thereto (the "Lenders"), all of the Assignor's right, title and interest in all such Trademarks.

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the Assignor hereby grants, assigns and conveys to the Assignee, its successors and assigns, the entire right, title and interest of the Assignor in and to the Trademarks, including without limitation all proceeds thereof (such as, by way of example, license royalties and proceeds of infringement suits), and the right to sue for past, present and future infringements, together with the goodwill of the business symbolized by the Trademarks. The Assignor acknowledges that it has granted the Assignee the right to secure the assets of the Assignor associated with the business symbolized by the Trademarks under separate agreement.

The Assignor further agrees to execute such further instruments and documents and perform such further acts as the Assignee may deem necessary to secure to the Assignee the rights herein conveyed.

The Assignor warrants and represents that it is the sole owner of the interest conveyed hereunder and that such interest is not the subject of any prior transfer, assignment, lien, mortgage or other transaction which would affect the Assignor's ability to transfer such interest.

The Assignor further agrees to indemnify the Assignee and the Lenders for any breach of the above warranty.

820467.3

IN WITNESS WHEREOF, the Assignor has executed this Assignment under seal as of the day and year first above written.

[Assigno	r's name]		
Ву:			
Name:			
Title:			

820467.3

RECORDED: 03/26/2001