

Commissioner of Patents and Trademarks: Pl	1010001	ments or copy thereof
1. Name of conveying party(ies): Vigilant Networks, Inc.	101838046	receiving party(ies):
Individual(s) Association  General Partnership Limited Partnership  X Corporation-State: Delaware Other  3. Nature of conveyance:  X Assignment Merger Security Agreement Change of Name Other:  Execution Date: August 25, 2000	Individual(s) cities Association: General Partnershis Limited Partnershis Corporation X Other: If assignee is not didomestic representative Yes Notes (Designations must Assignment) Additional name(s) & a	c.  Sampshire 03842  Zenship:  .p: .p: .p: cmiciled in the United States, re designation is attached: be a separate document fro address(es) attached?
	Yes X No	)
4. Application number(s) or registration number(s):  A. Trademark Application No.(s)	B. Trademark Registra	ation No.(s)
75/937,731 and 75/656,934  Additional numbers attached	? Yes X No	
Yes X No		applications and registration
5. Name and address of party to whom correspondence concerning document should be mailed:  Michael D. Fishman, Esq., Rader, Fishman & Grauer PLLC 39533 Woodward Avenue Suite 140 Bloomfield Hills, Michigan 48304 (810) 594-0630	7. Total fee (37 CFR  Enclosed  X Authorized to  8. Deposit Account No	be charged to deposit account.  mber: 18-0013 copy of this page if using
9. Statement and signature.  To the best of my knowledge and belief, the fore is a true copy of the original document.  Michael D. Fishman  Name  Sign	nature	and correct and any attached cop  August 23, 2001 Date es comprising cover sheet 1
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Name and address of	receiving party(ies):

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	conveying party(ies)	$\mathcal{M}(\mathcal{O})$	2. Name and address of receiving party(ies):
		ssociation imited Partnership	Liberty Lane Hampton, New Hampshire 03842
X Assignm	of conveyance:	TYPE OF Name	Openeral Partnership:    Wested Partnership:   Comporation   Cher:   If assignee is not domiciled in the United State domestip representative designation is attached:
Other:	ate: August 25, 2000	NOV 27 2	(Designations must be a separate document Assignment) Additional name(s) & address(es) attached?  Yes X No
Applica A. Tra 75		istration number(s):  (s)  34  mal numbers attached?	B. Trademark Registration No.(s)
. Name an	Yes X No	whom correspondence	6. Total number of applications and registrat involved: Two (2)
concern Michael Rader, 39533 W Suite 1	ing document should be B. Stewart, Esq., Fishman & Grauer PLLC codward Avenue 40 eld Hills, Michigan	e mailed:	7. Total fee (37 CFR 3.41)\$65.00  Enclosed  X Authorized to be charged to deposit account  8. Deposit Account Number: 18-0013 (Attach duplicate copy of this page if using deposit account)
). Stateme	nt and signature.		
To the is a tr	best of my knowledge ue copy of the origin B. Stewart Name	al document Mu	going information is true and correct and any attached  November 27, : Date

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## TRADEMARK ASSIGNMENT

WHEREAS, VIGILANT NETWORKS, INC., a corporation organized and existing under the laws of the State of Delaware (the "Assignor") has adopted and used, and is the owner of the entire right, title and interest in and to the following (collectively, the "Trademark Rights"):

- U.S. Trademark Application Serial No. 75/937,731 for BIG TANGERINE in class 9 for "computer network monitoring systems for use by network professionals";
- U.S. Trademark Application Serial No. 75/656,934 for VIGILANT NETWORKS in class 9 for "computer network monitoring systems for use by network professionals";

any and all rights and privileges the Assignor may has under the trademark and other laws of the United States, the individual states thereof and jurisdictions foreign thereto with respect to the foregoing marks; the GOODWILL of the business in which the marks are used; and any and all renewals thereof, together with the right to bring suit and collect for past infringements thereof; and

WHEREAS, Big T-1 Company LLC, a limited liability company formed and existing under the laws of the State of Delaware (the "Assignee"), is desirous of acquiring said Trademark Rights;

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, the Assignor does hereby assign and transfer unto the Assignee any and all right, title and interest in and to the Trademark Rights defined above.

The Assignor represents and warrants that it is the owner of the right, title and interest in and to the defined Trademark Rights and has the power to assign and transfer the Trademark Rights.

The Assignor shall, without further consideration, execute any additional documents and take such further action as may be requested to vest in the Assignee good, valid and marketable title to the Trademark Rights.

This Assignment and all terms hereof shall be binding upon and inure to the benefit of the parties and their respective heirs, personal and legal representatives, successors and assigns.

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RECORDED: 08/29/2001

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