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Form PTO-1594  
(Rev. 03/01)  
OMB No. 0651-0027 (exp. 5/31/2002)

U.S. DEPARTMENT OF COMMERCE  
U.S. Patent and Trademark Office



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To the Honorable Commissioner of Patents

Remarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):  
101 COMMUNICATIONS LLC

- Individual(s)
- Association
- General Partnership
- Limited Partnership
- Corporation-State
- Other DELAWARE LIMITED LIABILITY COMPANY

Additional name(s) of conveying party(ies) attached?  Yes  No

3. Nature of conveyance:

- Assignment
- Merger
- Security Agreement
- Change of Name
- Other \_\_\_\_\_

Execution Date: 10-5-2000

2. Name and address of receiving party(ies)

Name: BANK OF AMERICA, N.A.

Internal

Address: \_\_\_\_\_

Street Address: 555 SOUTH FLOWER STREET 11TH

City: LOS ANGELES State: CA Zip: 90073

- Individual(s) citizenship
- Association
- General Partnership
- Limited Partnership
- Corporation-State
- Other \_\_\_\_\_

If assignee is not domiciled in the United States, a domestic representative designation is attached:  Yes  No  
(Designations must be a separate document from assignment)  
Additional name(s) & address(es) attached?  Yes  No

4. Application number(s) or registration number(s):

A. Trademark Application No.(s)  
SEE ATTACHED

B. Trademark Registration No.(s)

Additional number(s) attached  Yes  No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: TONYA CHAPPLE

Internal Address: C/O CSC

Street Address: 80 STATE STREET

City: ALBANY State: NY Zip: 12207

6. Total number of applications and registrations involved: 12

7. Total fee (37 CFR 3.41).....\$ 315.00

- Enclosed
- Authorized to be charged to deposit account

8. Deposit account number:

01-04-2002

U.S. Patent & TMO/TM Mail Rcpt. Dt. #40

(Attach duplicate copy of this page if paying by deposit account)

**DO NOT USE THIS SPACE**

9. Statement and signature.

*To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.*

TONYA CHAPPLE

Name of Person Signing

*Tonya Chapple*  
Signature

1-3-02

Date

20

Total number of pages including cover sheet, attachments, and document:

01/11/2002 LNUELLER 00000185 75640123

Mail documents to be recorded with required cover sheet information to:  
Commissioner of Patent & Trademarks, Box Assignments  
Washington, D.C. 20231

01 FC:481  
02 FC:482

40.00 OP  
275.00 OP

**TRADEMARK**  
**REEL: 002422 FRAME: 0662**

TRADEMARK PORTFOLIO CHART - 101COMMUNICATIONS LLC

PENDING MARKS	SIDLEY FILE 16435/	CLASSES	GOODS/SERVICES	CURRENT OWNER OF RECORD	APP. NO.	DATE FILED	STATUS
101 COMMUNICATIONS	103	16, 41, 42	16: Printed publications, namely magazines, trade journals and newsletters, in the field of information technology; 41: educational services, namely conducting seminars and conferences, including by electronic means, in the field of information technology; 42: computer services, namely providing on-line information, in the field of information technology	101 Communications LLC	75/640,123	02/12/1999	Allowed: Federal Principal Register Trademark and Mark
ADT and Design	5101	35	Arranging and conducting trade show exhibitions in the field of computers and computer software	Ullio International, Inc. assigned to 101Communications LLC 9/10/99	75/505,228	06/19/1998	Pending Principal Register Service
CERTICITIES	1501	38, 42	38: Providing on-line chat rooms and discussion groups for transmission of messages among computer users concerning professional certification programs and careers in information technology; 42: Computer services, namely, providing online information in the field of information technology training and professional certification programs, courses, careers, and trade shows and conferences	101Communications LLC	76/090,241	07/17/2000	Allowed: Pending Principal Register Service Mark


TRADEMARK  
 REEL 002422 FRAME 0663

TRADEMARK PORTFOLIO CHART - IOICOMMUNICATIONS LLC

PENDING MARKS	SIDLEY FILE 16435/	CLASSES	GOODS/SERVICES	CURRENT OWNER OF RECORD	APP. NO.	DATE FILED	STATUS
CXO MEDIA	6701	42	Print, electronic and online publications in the field of information technology; providing online information in the field of information technology; arranging and conducting trade shows, exhibitions, conferences, and seminars relating to the fields of computers, computer software, online services, high technology, communications; information technology and information services. print and electronic publications in the fields of computers, computer software, online services, high technology, communications; information technology and information services; arranging and conducting trade shows, exhibitions, seminars, conferences, symposiums, colloquiums and discussion groups relating to the fields of computers, computer software, online services, high technology, communications; information technology and information services; providing a website, online symposiums, online colloquiums and online discussion groups in the fields of computers, computer software, online services, high technology, communications; information technology and information services; providing integrated marketing services, namely advertising services, and customer database mailing; research and consulting services in the fields of computers, computer software, online services.	International Data Group, Inc.	78/006,815	5/4/00	On hold -- current under dispute as to whether or not the mark has been transferred. Principal Registered Service Mark
CXO MEDIA INC. (& Design)	6601	42	(Services continued) high technology, communications, information technology and information services; teleconferencing and videoconferencing services in the fields of computers, computer software, online services, high technology, communications; information technology and information services; education and entertainment services, namely, production of live, interactive interview programs in the fields of computers, computer software, online services, high technology, communications; information technology and information services that may be accessed through an internet	International Data Group, Inc.	78/023,267	08/28/2000	On hold -- current under dispute as to whether or not the mark has been transferred. Principal Registered Service Mark

TRADEMARK REEL: 002422 FRAME 0664

TRADEMARK PORTFOLIO CHART - IOICOMMUNICATIONS LLC

PENDING MARKS	SIDLEY FILE 16435/	CLASSES	GOODS/SERVICES	CURRENT OWNER OF RECORD	APP. NO.	DATE FILED	STATUS
	CXO NETWORK	6801	9	International Data Group, Inc.	75/604,501	12/21/1998	On hold -- currently under dispute as to whether or not they have been transferred. Principal Register Service Mark
	DESIGN ONLY	7401	39	101 Communications, Inc.	76/012,869	03/29/2000	Pending Principal Register Service Mark
	DISTRIBUTED COMPUTING		16	101 Communications LLC	75/643,566	02/18/99	Pending
GOVERNMENT CXO	6401	16	Print, electronic and online publications in the field of information technology; providing online information in the field of information technology; arranging and conducting trade shows, exhibitions, conferences, and seminars relating to the fields of computers, computer software, online services, high technology, communications, information technology and information services.	International Data Group, Inc.	78/006,446	5/2/00	On hold -- currently under dispute as to whether or not they have been transferred. Principal Register Service Mark

TRADEMARK REEL: 002422 FRAME: 0665

TRADEMARK PORTFOLIO CHART - 101COMMUNICATIONS LLC

PENDING MARKS	SIDLEY FILE 16435/	CLASSES	GOODS/SERVICES	CURRENT OWNER OF RECORD	APP. NO.	DATE FILED	STATUS
GOVERNMENT CXO CIRCLE	6501	35	Print, electronic and online publications in the field of information technology; providing online information in the field of information technology; arranging and conducting trade shows, expositions, exhibitions, conferences, and seminars relating to the fields of information technology print, electronic and online publications in the field of information technology; providing online information in the field of information technology.	International Data Group, Inc.	78/013,989	06/22/2000	On hold -- currently under dispute as to whether or not it has been transferred. Principal Register Service Mark
SYLLABUSWEB	601	41	Computer program for use in offering educational goods and services electronically to remote computers	Syllabus Press, Inc. - assigned to 101 Communications LLC 9/10/99	75/550,244	09/09/1998	Pending Principal Register Service Mark
WWW.ADTMAG.COM	5401	42	An on-line magazine providing original content news articles and subscriptions for updates of news and original articles produced by the magazine	101 Communications LLC	75-693,194	04/28/1999	Pending Principal Register Service Mark

## TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "Agreement") is made as of the 5<sup>th</sup> day of October, 2000, by and between 101COMMUNICATIONS LLC, a Delaware limited liability company (the "Borrower"), and BANK OF AMERICA, N.A., as administrative agent (in such capacity, the "Administrative Agent") for itself and on behalf of the Lenders (as defined in the Loan Agreement defined below).

WITNESSETH:

WHEREAS, the Borrower, the Lenders and the Administrative Agent are all parties to that certain Loan Agreement dated as of even date herewith (as the same may be amended, modified, restated or supplemented from time to time, the "Loan Agreement"); and

WHEREAS, pursuant to the terms of the Loan Agreement, the Borrower is required to execute and deliver this Agreement; and

NOW, THEREFORE, in consideration of the foregoing and to secure the payment and performance of, among other things, the Obligations (as defined in the Loan Agreement) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. Definitions. All capitalized terms used herein without definition shall have the meanings ascribed thereto in the Loan Agreement. For purposes hereof, "Secured Parties" shall mean, collectively, the Lenders, the Administrative Agent and any Affiliate of any Lender party to an Interest Rate Hedge Agreement, and "Secured Party" shall mean any one of the foregoing.

2. Grant of Security Interest. The Borrower hereby grants and assigns to the Administrative Agent, on behalf of the Secured Parties, a continuing security interest in the entire right, title and interest in and to the registered trademarks, service marks and trade names together with the associated trademark, service mark and trade name applications and registrations, as listed in Schedule 1 attached hereto and by reference made a part hereof, as collateral security for such Obligations; together with a security interest in that part of the Borrower's business connected with the use of and symbolized by such registered trademarks, service marks and trade names, all proceeds thereof (such as, by way of example, license royalties and proceeds of infringement suits), the right to sue for past, present and future infringements, and all rights corresponding thereto throughout the world (all of which registered trademarks, service marks, trade names and trademark, service mark and trade name applications and registrations, goodwill, proceeds, and other rights are collectively called the "Trademarks").

Until the occurrence and during the continuance of an Event of Default (and only during the periods when this Agreement is effective as set forth above), it is the intention of the parties hereto that full legal and equitable title to the Trademarks shall remain in the Borrower.

3. No Liens. The Borrower shall refrain from encumbering the Trademarks by selling, transferring, assigning, licensing or otherwise encumbering the Trademarks, unless permitted by the terms of this Agreement or the Loan Agreement.

4. Covenants and Warranties. The Borrower covenants and warrants that:

(a) to the Borrower's knowledge, the registrations of the Trademarks, as listed in Schedule 1 attached hereto, are subsisting and have not been adjudged invalid or unenforceable, in whole or in part;

(b) to the Borrower's knowledge, each of the Trademarks is valid and enforceable;

(c) the Borrower has notified the Secured Parties in writing of all claims by others to rights in the Trademarks or any portion thereof of which it is aware;

(d) to the Borrower's knowledge, the Borrower is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Trademarks, free and clear of any Liens, including, without limitation, licenses (other than licenses granted in the ordinary course of business), security agreements, collateral assignments and covenants by the Borrower not to sue third persons, except for Permitted Liens; and

(e) the Borrower has the unqualified right to enter into this Agreement and to perform its terms.

5. Licenses. The Borrower agrees that, until all of the Obligations shall have been satisfied in full and the Secured Parties shall have no obligation to advance funds under the Loan Agreement, it will not enter into any agreement (for example, a license agreement) which is inconsistent with the Borrower's obligations under this Agreement, without the prior written consent of the Administrative Agent. Notwithstanding the foregoing, the granting of a license for use of a Trademark, in the ordinary course of Borrower's business, shall not require such consent.

6. Future Marks. If, before the Obligations shall have been satisfied in full, the Borrower shall obtain rights to any new registered trademark, service mark or trade name registration, or shall file any application for any such registration, the provisions of Section 2 hereof shall automatically apply thereto and the Borrower shall give to the Administrative Agent (on behalf of the Secured Parties) prompt written notice thereof.

7. Amendment of Schedule. The Borrower authorizes the Administrative Agent to modify this Agreement by amending Schedule 1 to include any future registered trademarks, service marks, trade names, and trademark, service mark or trade name applications or registrations which are Trademarks under Section 2 or Section 6 hereof and to record such modifications (or notice thereof) in the United States Patent and Trademark Office at the expense of the Borrower. The Borrower agrees to execute any and all instruments (including individual conditional assignments or security agreements) necessary to confirm such amendment or to enable such recording.

8. Registration to Remain in Force. To the extent that a Trademark is in use by the Borrower or a licensee thereof, the Borrower shall take all action necessary, in each case if consistent with reasonably responsible business practices, to maintain in force the registration thereof, in the United States Patent and Trademark Office and in any other jurisdiction, including (without limitation) any filing, to the extent permitted and authorized by law, any declarations under Sections 8 and 15 of the Trademark Act of 1946 (Lanham Act) and any renewals thereunder, with respect to the Trademarks.

10. Default and Remedies. Upon the occurrence of and during the continuance of an Event of Default (at any time that this Agreement is effective in accordance with Section 1 hereof), the Administrative Agent (on behalf of the Secured Parties) may, in its discretion:

(a) upon thirty (30) days' prior written notice to the Borrower, sell or otherwise dispose of the Trademarks, together with the goodwill of the business associated therewith, at public or private sale (which sale the Administrative Agent may postpone from time to time by announcement at the time and place of sale stated in the notice of sale or by announcement at any adjourned sale so long as the Administrative Agent thereupon gives a new notice of sale), for cash or credit, with or without representations or warranties and upon such other terms as the Administrative Agent (on behalf of the Secured Parties) in its reasonable discretion deem appropriate; and the Administrative Agent (on behalf of the Secured Parties) may bid or become a purchaser in any such sale, free from any right of redemption which is hereby expressly waived by the Borrower, and the Secured Parties shall have the right in their discretion to apply or credit the amount of all or any part of the Obligations owing to the Secured Parties against the purchase price bid by such Person at any such sale; and

(b) upon ten (10) Business Days' prior written notice, exercise any and all rights and remedies provided by this Agreement, by the Loan Agreement, by any other document or instrument executed in connection therewith (including, without limitation, any security agreement to which the Borrower is a party) and by the Uniform Commercial Code to a secured party, as well as under any other Applicable Law.

10. Release of Security Interest. Upon compliance with the terms and conditions in the Loan Agreement and upon the payment in full of the Obligations and the performance and



satisfaction in full of all covenants and undertakings of the Borrower under the Loan Agreement and cancellation of the Commitments, the Liens granted hereunder shall automatically terminate and the Administrative Agent shall take any actions reasonably necessary to permanently terminate and release the security interest in the Trademarks granted to the Secured Parties hereunder and any financing statements filed in connection therewith, and to cause the Trademarks and any instrument of transfer previously delivered to the Administrative Agent to be delivered to the Borrower, all at the cost and expense of the Borrower.

11. Expenses. Subject to the provisions of Section 11.2 of the Loan Agreement, any and all reasonable fees, costs and expenses, of whatever kind or nature, including the ordinary and reasonable counsel fees and legal expenses, incurred by the Administrative Agent (on behalf of the Secured Parties) in connection with protecting, maintaining or preserving the Trademarks or the interest of the Administrative Agent (on behalf of the Secured Parties) therein, or in defending or prosecuting any actions or proceedings arising out of or related to the Trademarks, shall be borne and paid by the Borrower as provided in Section 11.2 of the Loan Agreement and until so paid shall be added to the principal amount of the Obligations.

12. Enforcement of Trademark. The Borrower shall, upon reasonable request of the Administrative Agent (on behalf of the Secured Parties), bring suit in its own name to enforce the Trademarks against any infringement deemed by the Administrative Agent (on behalf of the Secured Parties), in its reasonable discretion, to substantially impair the value thereof as collateral security under this Agreement.

13. Indemnification. The Borrower shall indemnify and hold harmless the Secured Parties, and each of them, and any other Person acting hereunder for all losses, costs, damages, fees and expenses whatsoever associated with the exercise of the powers of attorney granted herein and shall release the Secured Parties and any other Person acting hereunder from all liability whatsoever for the exercise of the foregoing powers of attorney and all actions taken pursuant thereto, except in the case of gross negligence or willful misconduct by any of Secured Parties and such other Person or Persons acting hereunder.

14. Remedies Cumulative. The Borrower agrees that the rights of the Secured Parties under this Agreement, the Loan Agreement or the Loan Documents shall be cumulative, and that the Secured Parties, or any of them, may from time to time exercise such rights and such remedies as the Secured Parties, or any of them, may have thereunder and under the laws of the United States and any state, as applicable, in the manner and at the time that the Secured Parties, or any of them, in its or their sole discretion desire. The Borrower further expressly agrees that the Administrative Agent shall not in any event be under any obligation to resort to any Collateral prior to exercising any other rights that the Secured Parties, or any of them, may have against the Borrower or its properties, or to resort to any other collateral for the Obligations prior to the exercise of remedies hereunder.

15. Waiver. No transfer or renewal, extension, assignment or termination of this Agreement or of the Loan Agreement, any other Loan Document, or any other instrument or document in connection therewith executed and delivered by the Borrower to the Secured Parties, or any of them, nor any additional Advances made by the Lenders, nor the taking of further security, nor the retaking or re-delivery of the Collateral to the Borrower by any of the Secured Parties, nor any other act of any of the Secured Parties shall release the Borrower from any Obligation, except a release or discharge executed in writing by the Secured Parties, with respect to such Obligation or payment of such Obligation or upon full payment to the Secured Parties and satisfaction of all the Obligations. None of the Secured Parties shall by any act, delay, omission or otherwise, be deemed to have waived any of their rights or remedies hereunder, unless such waiver is in writing and signed by the Secured Parties. A waiver by the Secured Parties, of any right or remedy on any occasion shall not be construed as a bar to the exercise of any such right or remedy which any of the Secured Parties would otherwise have had on any other occasion.

16. Assignments. The Borrower agrees that this Agreement and rights of the Secured Parties hereunder may in the discretion of such Person be assigned in whole or in part by such Person in connection with any permitted assignment under the Loan Agreement. The Administrative Agent may also be replaced under the circumstances set forth in the Loan Agreement. The Borrower agrees that if this Agreement shall be properly assigned, the rights of any and all assignees shall be independent of any claims the Borrower may have against the assignor or assignors. In the event this Agreement is so assigned by any of the Administrative Agent and the Lenders, the terms "Administrative Agent" and "Lenders" wherever used herein shall be deemed to refer to and include any such assignee or assignees, as appropriate. The Borrower shall not assign its rights or obligations under this Agreement without the consent of all the Secured Parties.

17. Notices. All notices and other communications required or permitted hereunder shall be in writing and shall be given in a manner prescribed in Section 11.1 of the Loan Agreement.

18. Jurisdiction and Venue. If any action or proceeding shall be brought by the Administrative Agent in order to enforce any right or remedy under this Agreement, the Borrower hereby consents to the jurisdiction of any state or federal court of competent jurisdiction sitting within the area comprising the Central District of California on the date of this Agreement. The Borrower hereby agrees, to the extent permitted by Applicable Law, that service of the summons and complaint and all other process which may be served in any such suit, action or proceeding may be effected by mailing by registered mail a copy of such process to the offices of the Borrower, as set forth in or otherwise provided pursuant to Section 11.1 of the Loan Agreement, and that personal service of process shall not be required. Nothing herein shall be construed to prohibit service of process by any other method permitted by law, or the bringing of any suit, action or proceeding in any other jurisdiction. The Borrower agrees that final judgment in such suit, action or proceeding shall be conclusive and may be enforced in any other jurisdiction by suit on the judgment or in any other manner provided by Applicable Law.

19. WAIVER OF JURY TRIAL. THE BORROWER, LENDERS AND ADMINISTRATIVE AGENT WAIVE ANY RIGHT TO A TRIAL BY JURY IN ANY PROCEEDING ARISING OUT OF THIS AGREEMENT.

20. Time of the Essence. Time is of the essence with regard to the Borrower's performance of its obligations hereunder.

21. Governing Law. Entire Agreement. The provisions of this Agreement shall be construed and interpreted, and all rights and obligations of the parties hereto determined, in accordance with the laws of the State of California. This Agreement, together with all documents referred to herein, constitutes the entire agreement between the parties with respect to the matters addressed herein, and may not be modified except by a writing executed by the Administrative Agent and the Borrower, and delivered by the Administrative Agent to the Borrower.

22. Severability. If any paragraph or part thereof shall for any reason be held or adjudged to be invalid, illegal or unenforceable by any court of competent jurisdiction, such paragraph or part thereof so adjudicated invalid, illegal or unenforceable shall be deemed separate, distinct and independent, and the remainder of this Agreement shall remain in full force and effect and shall not be affected by such holding or adjudication.

23. Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but all such separate counterparts shall together constitute but one and the same instrument.

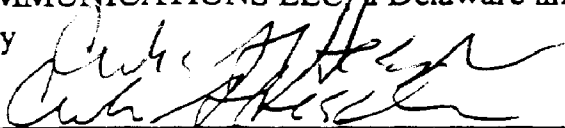
24. Administrative Agent. Each reference herein to any right granted to, benefit conferred upon or power exercisable by the "Administrative Agent" shall be a reference to the Administrative Agent, for the benefit of all of the Secured Parties, and each action taken or right exercised hereunder shall be deemed to have been so taken or exercised by the Administrative Agent, for the benefit of all of the Secured Parties.

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IN WITNESS WHEREOF, the undersigned have executed this Agreement as of the day and year first above written.

BORROWER:

101COMMUNICATIONS LLC, a Delaware limited liability company

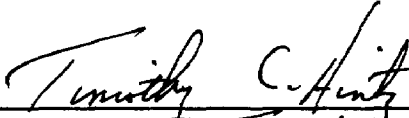
By: 

Name: CURTIS A HESSLER

Title: CHAIRMAN & CEO

ADMINISTRATIVE AGENT:

BANK OF AMERICA, N.A., as Administrative Agent on behalf of the Secured Parties

By: 

Name: Timothy C. Hinte

Title: Managing Director

# SCHEDULE 1

## List of Registered Trademarks and Applications for Trademarks

TRADEMARK PORTFOLIO CHART - 101COMMUNICATIONS LLC

PENDING MARKS	SIDLEY FILE #	CLASSES	GOODS/SERVICES	CURRENT OWNER OF RECORD	APP. NO.	DATE FILED	STATUS	NOTES
101 COMMUNICATIONS	103	16, 41, 42	16: Printed publications, namely magazines, trade journals and newsletters, in the field of information technology; 41: educational services, namely conducting seminars and conferences, including by electronic means, in the field of information technology; 42: computer services, namely providing on-line information, in the field of information technology	101 Communications LLC	75/640,123	02/12/1999	Allowed; Pending Principal Register Trademark and S. y. ice Mark	Used - current Sidley file
ADT and Design	5101	35	Arranging and conducting trade show exhibitions in the field of computers and computer software	Ulio International, Inc. assigned to 101 Communications LLC 9/10/99	75/505,228	06/19/1998	Pending Principal Register Service Mark	Used - new file opened
CERTICITIES	1504	38, 42	38: Providing on-line chat rooms and discussion groups for transmission of messages among computer users concerning professional certification programs and careers in information technology; 42: Computer services, namely, providing online information in the field of information technology training and professional certification programs, courses, careers, and trade shows and conferences	101 Communications LLC	2000-118,721 Japan	11/01/2000	Pending in Japan	Current Sidley file
CERTICITIES	1502	38, 42	38: Providing on-line chat rooms and discussion groups for transmission of messages among computer users concerning professional certification programs and careers in information technology; 42: Computer services, namely, providing online information in the field of information technology training and professional certification programs, courses, careers, and trade shows and conferences	101 Communications LLC	1930023 European Union	10/30/2000	Pending in European Union Service Mark	Current Sidley file
CERTICITIES	1501	38, 42	38: Providing on-line chat rooms and discussion groups for transmission of messages among computer users concerning professional certification programs and careers in information technology; 42: Computer services, namely, providing online information in the field of information technology training and professional certification programs, courses, careers, and trade shows and conferences	101 Communications LLC	76/090,241	07/17/2000	Assigned; Pending Principal Register Service Mark	Current Sidley file

TRADEMARK

REEL: 002422 FRAME: 0675

TRADEMARK PORTFOLIO CHART - 101COMMUNICATIONS LLC

PENDING MARKS	SIDLEY FILE 18435/	CLASSES	GOODS/SERVICES	CURRENT OWNER OF RECORD	APP. NO.	DATE FILED	STATUS	NOTES
CXO MEDIA	6701	42	Print, electronic and online publications in the fields of information technology; providing online information in the field of information technology; arranging and conducting trade shows, exhibitions, conferences, and seminars relating to the fields of computers, computer software, online services, high technology, communications, information technology and information services.	International Data Group, Inc.	78/006,815	5/4/00	On hold -- current office is closed. Whether or not to have been transferred; pending Principal Register Service Mark	New file opened
CXO MEDIA INC. ( & Design)	6601	42	(services continued) high technology, communications, information technology and information services; teleconferencing and videoconferencing services; in the fields of computers, computer software, online services, high technology, communications, information technology and information services; education and entertainment services, namely, production of live, interactive interview programs in the fields of computers, computer software, online services, high technology, communications, information technology and information services that may be accessed through an internet	International Data Group, Inc.	78/023,267	08/28/2000	On hold -- current office is closed. Whether or not to have been transferred; Pending Principal Register Service Mark	New file opened

TRADEMARK PORTFOLIO CHART - 101COMMUNICATIONS LLC

PENDING MARKS	SIDLEY FILE 16435/	CLASSES	GOODS/SERVICES	CURRENT OWNER OF RECORD	APP. NO.	DATE FILED	STATUS	NOTES
		9	print and electronic publications in the fields of computers, computer software, online services, high technology, communications, information technology and information services; arranging and conducting trade shows, expositions, exhibitions, seminars, conferences, symposiums, colloquiums and discussion groups relating to the fields of computers, computer software, online services, high technology, communications, information technology and information services; providing a website, online symposiums, online colloquiums and online discussion groups in the fields of computers, computer software, online services, high technology, communications, information technology and information services; providing integrated marketing services, namely advertising services, and customer database mailing; research and consulting services in the fields of computers, computer software, online services, high technology, communications, information technology and information services	International Data Group, Inc.	75/604,501	12/21/1998	On hold -- currently under dispute as to whether or not they have been transferred; Pending Principal Register Service Mark	New file opened
		39	Travel Information Services Provided Over a Global Computer Network	101 Communications, Inc.	76/012,869	03/29/2000	Pending Principal Register Service Mark	New file opened
DISTRIBUTED COMPUTING		16	Magazines with information of interest to persons using computers Print, electronic and online publications in the field of information technology; providing online information in the field of information technology; arranging and conducting trade shows, expositions, exhibitions, conferences, and seminars relating to the fields of computers, computer software, online services, high technology, communications, information technology and information services.	101 Communications LLC	75/643,566	02/18/99	On hold -- currently under dispute as to whether or not they have been transferred; Pending Principal Register Service Mark	Not used - in disputes with former owner -- no file opened
GOVERNMENT CXO	6401	16		International Data Group, Inc.	78/006,446	5/2/00		New file opened





TRADEMARK PORTFOLIO CHART - 101COMMUNICATIONS LLC

PENDING MARKS	SIDLEY FILE 16435/	CLASSES	GOODS/SERVICES	CURRENT OWNER OF RECORD	APP. NO.	DATE FILED	STATUS	NOTES
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SYLLABUSWEB	601	41	Computer program for use in offering educational goods and services electronically to remote computers	Syllabus Press, Inc. - assigned to 101 Communications LLC 9/10/99	75/550,244	09/09/1998	Pending Principal Register Service Mark	Not used - current Sidley file
WWW.ADTMAG.COM	5401	42	An on-line magazine providing original content news articles and subscriptions for updates of news and original articles produced by the magazine	101 Communications LLC	75-693,194	04/28/1999	Pending Principal Register Service Mark	Used - new file opened