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(Rev 5-93)

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U.S. DEPARTMENT OF COMMERCE

Patent and Trademark Office

	, Honorable Commissioner of Latents and Trademarks.	. Please record the attached original documents or copy thereof.		
1. Name of conveyin	g party(ics):	2. Name and address of receiving party(ies):		
INTEQ CORPORATION		Name: COMERICA BANK-CALIFORNIA Address: 333 WEST SANTA CLARA STREET		
Individual(s) citizens	ship:	City: SAN JOSE State: CA Zip: 95113		
Association:		Individual(s) citizenship:		
General Partnership:		Association:		
Limited Partnership:		General Partnership:		
Corporation - State:	DELAWARE	Limited Partnership:		
Other:		Corporation – State:		
Additional name(s)	of conveying party(ies) attached? [] Yes [X] No	Other: a California banking corporation		
3. Nature of Conveyance:		If assignee is not domiciled in the United States, a domestic representa designation is attached: [] Yes [] No		
[] Assignment [X] Security Agre	[] Merger sement [] Change of Name	(Designations must be a separate document from assignment)		
[] Other		Additional name(s) & address(es) attached? [] Yes [x] No		
Execution Date:	May 10, 2002			
• • •	per(s) or trademark number(s):			
A. Trademark Appl	fication No.(s)	B. Trademark Registration No.(s)		
76/159.757	76/159,756 76/159,755	2,495,006		
76/140,409	76/139,622 75/932,372			
75/905,850	75/872,783 75/872,782 75/872,779 75/872,777			
75/872,781 75/872,785	13/0123/17	in the state of th		
		j. b		
5. Name and address document shou	s of party to whom correspondence concerning ld be mailed:	6 Total number of applications and registrations involved: 14		
Name:	Erin O'Brien			
Internal Address:	GRAY CARY WARE & FREIDENRICH	$\int d^2 x dx dx$		
	4365 Executive Drive, Suite 1100 San Diego, California 92121-2133			
		7. Total fee (37 CFR 3.41) \$365.00		
		[X] Enclosed		
		[] Authorized to be charged to deposit account		
		8. Deposit account number:		
		(Attach duplicate copy of this page if paying by deposit account)		
	DO NOT US	SE THIS SPACE		
9. Statement and sig	gnature.	and correct and any attached copy is a true copy of the original document		
To the best of my k	knowledge and belief, the foregoing information is true	May 16, 200 Signature Table under of pages comprising cover sheet:		
	<i>7tw</i>	Signature Total number of pages comprising cover sheet:		
Erin O'Brien	.7:			
	gning	Total number of pages comprising		
Erin O'Brien Name of Person Si	igning	vith required cover sheet information to:		

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement is entered into as of May 10, 2002 by and between COMERICA BANK-CALIFORNIA ("Bank") and INTEQ CORPORATION, a Delaware corporation ("Grantor").

RECITALS

- A. Bank has agreed to make certain advances of money and to extend certain financial accommodations to Grantor (the "Loans") in the amounts and manner set forth in that certain Loan and Security Agreement by and between Bank and Grantor dated of even date herewith (as the same may be amended, modified or supplemented from time to time, the "Loan Agreement"; capitalized terms used herein are used as defined in the Loan Agreement). Bank is willing to make the Loans to Grantor, but only upon the condition, among others, that Grantor shall grant to Bank a security interest in certain Copyrights, Trademarks and Patents to secure the obligations of Grantor under the Loan Agreement.
- B. Pursuant to the terms of the Loan Agreement, Grantor has granted to Bank a security interest in all of Grantor's right, title and interest, whether presently existing or hereafter acquired, in, to and under all of the Collateral.

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, and intending to be legally bound, as collateral security for the prompt and complete payment when due of its obligations under the Loan Agreement and all other agreements now existing or hereafter arising between Grantor and Bank, Grantor hereby represents, warrants, covenants and agrees as follows:

AGREEMENT

To secure its obligations under the Loan Agreement and under any other agreement now existing or hereafter arising between Grantor and Bank, Grantor grants and pledges to Bank a security interest in all of Grantor's right, title and interest in, to and under its Intellectual Property Collateral (including without limitation those Copyrights, Patents and Trademarks listed on Schedules A, B and C hereto), and including without limitation all proceeds thereof (such as, by way of example but not by way of limitation, license royalties and proceeds of infringement suits), the right to sue for past, present and future infringements, all rights corresponding thereto throughout the world and all re-issues, divisions continuations, renewals, extensions and continuations-in-part thereof.

This security interest is granted in conjunction with the security interest granted to Bank under the Loan Agreement. The rights and remedies of Bank with respect to the security interest granted hereby are in addition to those set forth in the Loan Agreement and the other Loan Documents, and those which are now or hereafter available to Bank as a matter of law or equity. Each right, power and remedy of Bank provided for herein or in the Loan Agreement or any of the Loan Documents, or now or hereafter existing at law or in equity shall be cumulative and concurrent and shall be in addition to every right, power or remedy provided for herein and the exercise by Bank of any one or more of the rights, powers or remedies provided for in this Intellectual Property Security Agreement, the Loan Agreement or any of the other Loan Documents, or now or hereafter existing at law or in equity, shall not preclude the simultaneous or later exercise by any person, including Bank, of any or all other rights, powers or remedies.

Grantor represents and warrants that Exhibits A, B, and C attached hereto set forth any and all intellectual property rights in connection to which Grantor has registered or filed an application with either the United States Patent and Trademark Office or the United States Copyright Office, as applicable.

This Agreement may be executed in two or more counterparts, each of which shall be deemed an original but all of which together shall constitute the same instrument.

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IN WITNESS WHEREOF, the parties have caused this Intellectual Property Security Agreement to be duly executed by its officers thereunto duly authorized as of the first date written above.

Address of Grantor:

100 Crosby Drive Bedford, MA 01730

Attn: Chief Executive Officer

Address of Bank:

333 West Santa Clara Street San Jose, CA 95113

Attn: Corporate Banking Center

GRANTOR:

INTEQ CORPORATION

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BANK:

COMERICA BANK-CALIFORNIA

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EXHIBIT A

Copyrights

Registration Number Registration <u>Date</u>

Description

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EXHIBIT B

Patents

Description

Registration/ Application Number Registration/ Application <u>Date</u>

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EXHIBIT C

Trademarks

Description	Registration/ Application <u>Number</u>	Registration/ Application <u>Date</u>
Fusion Layer	76/159,757	11/01/00
М-рор	76/159,756	11/01/00
Visibility Center	76/159,755	11/01/00
Inteq Insight	76/140,409	10/03/00
Run with Insight	76/139,622	10/03/00
Infradesk	75/932,372	03/02/00
MSPNet	75/905,850	01/28/00
Inteq	75/872,785	12/15/99
Infracare	75/872,783	12/15/99
Infrawatch	75/872,782	12/15/99
Infrastream	75/872,781	12/15/99
Infraportal	75/872,779	12/15/99
Netxs	2,495,006	10/02/01
Inteq (and design)	75/872,777	12/15/99

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TRADEMARK
RECORDED: 05/17/2002 REEL: 002507 FRAME: 0254