

06-19-2002
102127111

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies): Ventura Software, Inc.

6-12-02

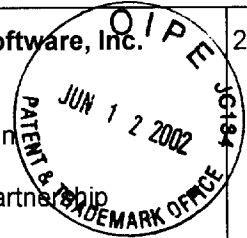
Individual(s) Association

General Partnership Limited Partnership

Corporation - State: CALIFORNIA

Other: _____

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



2. Name and address of receiving party(ies):

Name: Corel Corporation

Street
Address: 1600 Carling Avenue
Ottawa, Ontario K1Z 8R7
CANADA

Individual(s) citizenship: _____

Association _____

General Partnership of: _____

Limited Partnership of: _____

Corporation-State: CANADA

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

3. Nature of conveyance:

Assignment Merger

Security Agreement Change of Name

Other: Nunc Pro Tunc Assignment

Execution Date: September 30, 1993

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

A. Trademark Application No.(s)

Additional numbers attached Yes No

B. Trademark Registration No.(s)

1,446,089

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

Name: Mark H. Tidman, Esq.

Firm: PIPER RUDNICK LLP

Address: 1200 Nineteenth Street, NW

City: Washington State: DC ZIP: 20036

06/16/2002 TDIAZ1 00000053 1446089
01 FC:481 *40.00 DP*

6. Total number of applications and registrations involved: **1**

7. Total fee (37 C.F.R. § 3.41).....\$ 40.00

Enclosed

Authorized to be charged to deposit account

8. Deposit account number:
501150

(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.

Mark H. Tidman, Esq. *[Signature]* 06/12/2002

Name of Person Signing Signature Date

Total no. of pages incl. cover sheets, attachments, and document: **27**

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

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Registration of:)
)
Corel Corporation)
)
Registration No.: 1,446,089)
)
Registration Date: July 7, 1987)
)
Mark: VENTURA PUBLISHER)
)
Classes: 9 & 16)

POWER OF ATTORNEY/REVOCAION OF ALL OTHER POWERS

Registrant hereby appoints ANN K. FORD, MARK H. TIDMAN, LISA R. TROVATO, ADAM D. RESNICK, EMILY C. SEXTON, THOMAS E. ZUTIC and ELIZA P. NAGLE, and the law firm of PIPER RUDNICK LLP, 1200 Nineteenth Street, N.W., Washington, D.C. 20036-2412, (202) 861-3900, both jointly and separately, to transact all business in the Patent and Trademark Office in connection with the above-listed Registration and hereby revokes all previous powers of attorney herein.

APPOINTMENT OF DOMESTIC REPRESENTATIVE

Registrant hereby appoints the law firm of PIPER RUDNICK LLP, whose postal address is 1200 Nineteenth Street, N.W., Washington, D.C. 20036-2412, and is hereby designated Registrant's Domestic Representative upon whom notices or process in proceedings affecting the marks may be served.

Please address all correspondence to:

Mark H. Tidman, Esq.
Piper Rudnick LLP
1200 Nineteenth Street, N.W.
Washington, D.C. 20036-2412

COREL CORPORATION

Dated: May 9, 2002

By: 

Attorney Ref. No.: 29829-80

Name: **Cindy O'Leary**

Title: **Vice President Legal**

THIS AGREEMENT made as of the 30th day of September, 1993.

BETWEEN:

**Ventura Software Inc., a corporation incorporated
under the laws of Delaware,
(hereinafter called "VSI")**

- and -

**Ventura Software Solutions Limited, a corporation incorporated
under the laws of England,
(hereinafter called "VSSL")**

(VSI and VSSL together hereinafter called the "Vendors")

- and -

**Xerox Corporation, a corporation incorporated
under the laws of New York
(hereinafter called "Xerox")**

- and -

**Corel Corporation, a corporation incorporated
under the laws of Canada,
(hereinafter called the "Purchaser")**

WHEREAS the Vendors own the Assets and have agreed to sell the same to the Purchaser;

AND WHEREAS the Purchaser desires to acquire from the Vendors all right, title and interest in the Assets including the Software to enable the Purchaser to modify, copy, distribute and license its software to customers worldwide;

AND WHEREAS Xerox is the sole shareholder of VSI and VSI is the sole shareholder of VSSL;

AND WHEREAS, in consideration of the Purchaser agreeing to purchase the Assets, Xerox has agreed to be a party to this Agreement;

NOW THEREFORE, in consideration of the mutual covenants and agreements contained herein, the parties hereto covenant and agree with each other as follows:

ARTICLE ONE INTERPRETATION

1.1 Definitions. In this Agreement, unless there is something inconsistent with the subject matter or context, the following expressions shall have the following meanings:

1.1.1 "Affiliate" of any party means any person or entity directly or indirectly controlling, controlled by, or under direct or indirect common control with, such person or entity.

1.1.2 "Agreement" means this Agreement and any instrument supplemental or ancillary hereto; and the expressions "Article", "section", "subsection", "paragraph", and "subparagraph" followed by a number means and refers to the specified Article, section, subsection, paragraph, or subparagraph of this Agreement.

1.1.3 "Assets" means the following:

(i) Software - all right, title, and interest and Intellectual Property Rights in and to the Software, all copies of all items comprising the Software, as well as all data, correspondence and support files relating to the Software, derived from any source, in written, electronic or other format and all items that embody or contain confidential information with respect to the Software;

(ii) Trade-marks - all right, title, interest, and Intellectual Property Rights in and to the Trade-marks as well as all items, excluding existing inventory of Commercial Software, on which the Trade-marks appear or with which they are used;

(iii) Goodwill - the goodwill of the Vendors as defined herein;

(iv) Contracts - the full benefit and advantage of the Contracts; and

(v) Other Assets - all customer lists and registered user bases for the Software.

1.1.4 "Assumed Liabilities" means only the following liabilities of the Vendors:

- (i) **Support** - the support obligations of the Vendors to the registered users of the Software as described in Schedule "A" hereto;
- (ii) **Contracts** - all liabilities arising under the Contracts after the Closing Date and all performance obligations in respect of the Contracts after the Closing Date; and
- (iii) **Returns** - all liability to credit the distributors, resellers and OEMs listed in Schedule "L" hereto on any returns of Software by such distributors, resellers and OEMs following the Closing Date, up to a maximum of \$1,500,000.00.

and "Excluded Liabilities" means all liabilities, obligations, claims, and demands, direct or indirect, absolute or contingent, brought by any third party, including without limitation, employees of the Vendors, government authorities, customers, licensors or distributors, against the Vendors, or the Assets and whether accrued or arising at, before or after the Closing Date, other than the Assumed Liabilities.

1.1.5 "Assumption Agreement" means an assumption and indemnity agreement made by the Purchaser in favour of the Vendors in the form provided for in Schedule "B" hereto.

1.1.6 "Closing Date" means September 30, 1993 or such earlier or later date as may be mutually acceptable to the parties hereto; and "Closing" means the time of closing on the Closing Date provided for in section 4.1.

1.1.6a "Commercial Software" means the object code and source code versions of the products listed in Schedule "M" hereto, including all patches, bug fixes, and work-arounds relating thereto made available by the Vendors to end users; the object versions of which constitute all of the versions of the Software made commercially available by the Vendors to end users.

1.1.7 "Contracts" means the contracts and licenses described in Schedule "C" hereto.

1.1.8 "Good Standing" means, with respect to any corporation, a corporation that is not discontinued under the laws of its incorporating jurisdiction and that has sent to the relevant authority thereunder all required notices or returns of corporate information and other filings required to be sent to such authority thereunder, and is up to date on all franchise tax payments to the relevant state authorities.

1.1.9. "Goodwill" means the goodwill of each of the Vendors in connection with the Assets, together with the exclusive right for the Purchaser to exploit and license same in succession to each of the Vendors, the exclusive right for the Purchaser to use the Trade-marks and represent itself as carrying on the business related to the

development, exploitation and licensing of the Assets in succession to the Vendors and the right to all documents, records, publicity material, accounts and information related to the Assets.

1.1.10 "Indemnifiers" means the Vendors and Xerox, jointly and severally.

1.1.11 "Intellectual Property Rights" includes all intellectual and industrial property rights of any kind whatsoever, worldwide, including, without limitation, all know-how, technical expertise, confidential information, patents, trade-marks, inventions, discoveries, copyrights, trade secrets, industrial designs integrated circuit topography and mask work rights, (including without limitation, all registrations, rights to register or apply for registration, renewals, reissues, divisions, continuations, continuations-in-part, modifications, extensions, reversions, all waivers and assignments of moral rights, and all rights to enforce such rights or interests) in any work, including without limitation, the structure, sequence and organization and abstractions of the same, worldwide and in perpetuity.

1.1.12 "Purchase Price" has the meaning ascribed thereto in section 3.1.

1.1.13 "Purchaser's Closing Opinion" means an opinion of the Purchaser's Solicitors substantially in the following form, with any changes in form and substance thereof being acceptable to the Vendors' Solicitors (and in giving the same the Purchaser's Solicitors may rely as to matters of fact upon certificates signed by two senior officers of the Purchaser):

1. The Purchaser is a corporation duly incorporated and organized, validly subsisting, and in good standing under the laws of its incorporating jurisdiction.

2. Each of the Agreement and the Assumption Agreement has been validly authorized, executed, and delivered by the Purchaser and is a valid and legally binding obligation of the Purchaser enforceable in accordance with its terms.

1.1.14 "Purchaser's Solicitors" means Blake, Cassels & Graydon.

1.1.15 "Software" means (i) all copies, including partial copies of the computer applications software programs described in Schedule "D" hereto and all versions thereof in any human or computer language whatsoever, both in source code and object code format, and on whatever medium such software is expressed, fixed, embodied or stored, running on all operating systems and platforms, including the Commercial Software; (ii) all copies, including partial copies, in any form whatsoever of all design (including preparatory design material), technical and user documentation and specifications (including all documentation reasonably required to independently maintain, modify and support the items in subsections (i) and (iii) hereof), flow charts, technical support materials (including the CLOG Technical Support Database Program, CLOG data in .DBF file format and DataFlex

software), test and quality assurance tools and scripts, test plans, support logs, templates, clipart, program files, data files, program and system logic, interfaces, routines, algorithms, concepts, project histories, user manuals, and working or test versions thereof, and all working papers used in the development, modification or enhancement of the items described in subsections (i) and (iii) hereof, as well as all software, tools, documentation and information necessary to compile the items described in subsection (i) and (iii) hereof; and (iii) all copies, including partial copies, in any form whatsoever, of all corrections, adaptations, changes, enhancements, revisions, updates, versions and translations of the items described in subsections (i) and (ii) hereof and all derivative works thereof, in source and object code format, running on all operating systems and platforms and on whatever medium they are expressed, fixed, embodied or stored.

1.1.16 "Trade-marks" means the corporate names, trade-marks, trade names and logos listed or described in Schedule "E" hereto, both unregistered and registered, as well as all copyright rights in logos, licenses, registrations and applications therefor, all recordings and all reissues, extensions or modifications thereof, together with all common law and other rights therein.

1.1.17 "Vendors' Closing Opinion" means an opinion or opinions of the Vendors' Legal Counsel substantially in the following form, with any changes in form and substance thereof being acceptable to the Purchaser's Solicitors (and in giving the same the Vendors' Solicitors may rely as to matters of fact upon certificates signed by two senior officers of the Vendors):

1. Each of the Vendors and Xerox is a corporation duly incorporated and organized, validly subsisting, and in good standing under the laws of its incorporating jurisdiction (stating the jurisdiction of each corporation), and has the corporate power to own the Assets and sell same in accordance with the terms and conditions of this Agreement.

2. The Agreement has been validly authorized, executed, and delivered by the Vendors and Xerox and is a valid and legally binding obligation of each of the Vendors and Xerox enforceable in accordance with its terms, except that no opinion is expressed with respect to the enforceability of Article Eight.

3. Neither the execution nor delivery of the Agreement nor the fulfillment or compliance with any of the terms thereof will conflict with, or result in a breach of the terms, conditions, or provisions of, or constitute a default under, the articles or by-laws, as amended, of any of the Vendors or Xerox, or will require the consent or other action by any administrative or governmental body. Neither the Vendors nor Xerox are a party to or bound by any material agreement or instrument known to us a term, condition, or provision of which will result in any of them being in default of the agreement upon the consumation of the Closing, except as disclosed in the Agreement.

1.1.18 "Vendors' Legal Counsel" means, in the case of VSI and Xerox, Charles Gilliam, Senior Counsel of Xerox Corporation and, in the case of VSSL, John Barrett, Barrister and Secretary of VSSL.

1.2 Interpretation

1.2.1 Schedules. The following schedules attached or referred to in this Agreement are an integral part of this Agreement.

Schedule "A"	Support Obligations
Schedule "B"	Assumption Agreement
Schedule "C"	Assumed Contracts
Schedule "D"	Software
Schedule "E"	Trade-marks
Schedule "F"	Allocation
Schedule "G"	Consents and Approvals
Schedule "H"	Third Party Software
Schedule "I"	Source Code Disclosures
Schedule "J"	Contracts
Schedule "K"	Disclosure
Schedule "L"	Distributors, Resellers and OEMs
Schedule "M"	Commercially Available Software

1.2.2 Sections and Headings. The division of this Agreement into Articles, sections, subsections, paragraphs, and subparagraphs and the insertion of headings are for convenience of reference only and shall not affect the construction or interpretation hereof.

1.2.3 Funds. All dollar amounts referred to in this Agreement are in lawful money of the United States.

1.2.4 Joint and Several. The Indemnifiers obligations hereunder are joint and several.

ARTICLE TWO PURCHASE OF ASSETS

2.1 Agreement to Purchase

Subject to the terms and conditions hereof, the Vendors, as beneficial owners or licensees of the Assets and party to the Contracts, hereby sell, convey, assign and transfer all right, title and interest of every kind and description, whether now or hereafter existing in the Assets to the Purchaser, absolutely, on a worldwide basis, in perpetuity, including without limitation, all rights

of action, powers and benefits accruing on or belonging to the Vendors relating thereto and the right to bring proceedings and claim damages in respect of any past, present or future infringement, and the Purchaser agrees to purchase the Assets as of the Closing Date.

IN WITNESS WHEREOF this Agreement has been executed by the parties hereto.

Ventura Software Inc.

by: _____

title: _____

Ventura Software Solutions Limited

by: _____

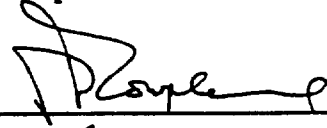
title: _____

Xerox Corporation


by: _____

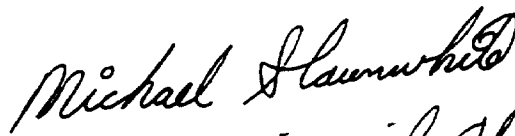
title: _____

Corel Corporation

by:  _____

title: PRESIDENT & CEO


General Manager


Chief Financial Officer

IN WITNESS WHEREOF this Agreement has been executed by the parties hereto.

Ventura Software Inc.

Ventura Software Solutions Limited

by: John V. Tichenor
title: CHAIRMAN

by: John V. Tichenor
title: DIRECTOR

Xerox Corporation

Corel Corporation

by: R. S. ...
title: V.P. of Contracting

by: _____
title: _____

SCHEDULE "A"

SUPPORT OBLIGATIONS

REDACTED

SCHEDULE B
ASSUMPTION AGREEMENT

REDACTED

SCHEDULE C
ASSUMED CONTRACTS

REDACTED



SCHEDULE "D"

SOFTWARE

REDACTED

CPG

SCHEDULE E

TRADEMARKS

1. The Trade-mark registrations or applications described on the attached schedule labeled "Trademark List by Trademark then Country".
2. The following marks are registered in the name of Xerox which undertaken to assign same to Corel on the same basis as if they had been registered in the name of vendors:
 - "Professional Extension" - U.S.
 - "Ventura Publishing" - U.S.
 - "Ventura" - Israel
 - "Ventura" - Spain
 - "Ventura Publisher" - Hong Kong
3. All of whatever rights Vendors or Xerox have in the following marks (whether or not registered) on a worldwide basis:
 - Ventura
 - Ventura Publisher
 - Ventura Database Publisher
 - Ventura Scan
 - Ventura Separator
 - Ventura ColorPro
 - Professional Extension
 - Ventura Publishing Power Pak

The representation and warranty of the first sentence of Section 5.1.3 is made only with respect to the registered Trade-marks. 9

CPG

Owner: Ventura Software

Date: 09/29/93 Trademark List Page: 0
Time: 10:11:48 by Trademark then Country

Mark Country Group Atty Case Status Registration Next
Number Renewal
Date

VENTURA 01651 Applied
United Kingdom Owner: XEROX-VENT
Data1st Use: Type: ELECTRONIC APPARATUS, COPIER, PRINTER
Application No: 1449420 Renewal Base Date: Last Update: 11/22/91
Filing Date: 12/05/90 Agent: Affidavit of Use: Filed?

Classes: 09
Remarks: Refiled 12/90.

VENTURA 01552 Applied
United Kingdom Owner: XEROX-VENT
Data1st Use: Type: PAPER, PRINTED MATTER
Application No: 1449421 Renewal Base Date: Last Update: 11/22/91
Filing Date: 12/05/90 Agent: Affidavit of Use: Filed?

Classes: 16
Remarks: Refiled 12/90.

VENTURA 03357 Applied
United Kingdom Owner: XEROX-VENT
Data1st Use: Type: COMPUTER
Application No: 1304909 Renewal Base Date: Last Update: 08/21/91
Filing Date: 03/01/87 Agent: Affidavit of Use: Filed?

Classes: 16

VENTURA DATABASE PUBLISHER 03876 Applied
United States VENTO Owner: XEROX-VENT
Data1st Use: Type: SOFTWARE-DESKTOP PUBLISHING
Application No: 74343495 Renewal Base Date: Last Update: 09/07/93
Filing Date: 12/28/92 Agent: Affidavit of Use: Filed?

Classes: 09

VENTURA PUBLISHER 03525 Registered 487344 05/19/95
AUSTRALIA Owner: XEROX-VENT 05/19/88
Data1st Use:

TRADEMARK

Application No: 487344
Filing Date: 05/19/88
Type: SOFTWARE
Renewal Base Date: 05/19/88 Last Update: 03/23/92
Agent: Affidavit of Use: Filed?

Classes: 09

VENTURA PUBLISHER

AUSTRALIA
Datalist Use:

03526 Registered 487343 05/19/95
Owner: XEROX-VENT 05/19/88
Type: SOFTWARE - MANUAL
Renewal Base Date: 05/19/88 Last Update: 03/23/92
Agent: Affidavit of Use: Filed?

Application No: 487343
Filing Date: 05/19/88

Classes: 16

VENTURA PUBLISHER

NEWJUX
Datalist Use:

03340 Registered 454126 07/01/98
Owner: XEROX-VENT 07/01/88
Type: MACH
Renewal Base Date: 07/01/88 Last Update: 08/21/91
Agent: Affidavit of Use: Filed?

Application No: 716966
Filing Date: 07/01/88

Classes: 07

VENTURA PUBLISHER

NEWJUX
Datalist Use:

03341 Registered 454126 07/01/98
Owner: XEROX-VENT 07/01/88
Type: COPIER
Renewal Base Date: 07/01/88 Last Update: 08/21/91
Agent: Affidavit of Use: Filed?

Application No: 716966
Filing Date: 07/01/88

Classes: 09

VENTURA PUBLISHER

NEWJUX
Datalist Use:

03342 Registered 454126 07/01/98
Owner: XEROX-VENT 07/01/88
Type: PAPER
Renewal Base Date: 07/01/88 Last Update: 08/21/91
Agent: Affidavit of Use: Filed?

Application No: 716966
Filing Date: 07/01/88

Classes: 16

VENTURA PUBLISHER

ADA
Datalist Use:

03358 Registered 360372 10/27/04
Owner: XEROX-VENT 10/27/89
Type: SOFTWARE
Renewal Base Date: 10/27/89 Last Update: 08/21/91
Agent: Affidavit of Use: Filed?

Application No: 595615
Filing Date: 11/18/87

TRADEMARK

VENTURA PUBLISHER
FRANCE
Dataist Use:
Application No: 940638
Filing Date:
03501
Owner: XEROX-VENT
Type: ELECTRONIC
Renewal Base Date: 07/08/88 Last Update: 11/22/91
Agent: Affidavit of Use: Filed?

Classes: 09

VENTURA PUBLISHER
FRANCE
Dataist Use:
Application No: 940638
Filing Date:
03502
Owner: XEROX-VENT
Type: PAPER
Renewal Base Date: 07/08/88 Last Update: 11/22/91
Agent: Affidavit of Use: Filed?

Classes: 16

VENTURA PUBLISHER
GERMANY WEST
Dataist Use:
Application No: V208459Wz
Filing Date:
03343
Owner: XEROX-VENT
Type: SOFTWARE
Renewal Base Date: 07/05/88 Last Update: 08/21/91
Agent: Affidavit of Use: Filed?

Classes: 09

VENTURA PUBLISHER
GERMANY WEST
Dataist Use:
Application No: V208459Wz
Filing Date:
03344
Owner: XEROX-VENT
Type: PAPER
Renewal Base Date: 07/05/88 Last Update: 08/21/91
Agent: Affidavit of Use: Filed?

Classes: 16

VENTURA PUBLISHER
INDIA
Dataist Use:
Application No: 481115
Filing Date:
03778
Owner: XEROX-VENT
Type: PAPER
Renewal Base Date: Last Update: 09/29/93
Agent: Affidavit of Use: Filed?

Classes: 16

VENTURA PUBLISHER
SOUTH KOREA
Dataist Use:
Application No: 8811263
Filing Date:
03345
Owner: XEROX-VENT
Type: SOFTWARE
Renewal Base Date: 06/18/89 Last Update: 08/21/91
Agent: Affidavit of Use: Filed?

TRADEMARK

Filing Date: 05/19/88 Agent: Affidavit of Use: Filed?

Classes: 39

VENTURA PUBLISHER
SOUTH KOREA
Datalist Use: Registered 175047 07/19/88
Owner: XEROX-VENT
Type: BOOKS
Application No: 8811264 Last Update: 08/21/91
Filing Date: 05/19/88 Affidavit of Use: Filed?

Classes: 52

VENTURA PUBLISHER
NEW ZEALAND
Datalist Use: Registered 8183875 05/18/95
Owner: XEROX-VENT
Type: SOFTWARE, I/O DEVICES
Application No: 183375 Last Update: 02/01/93
Filing Date: 05/19/88 Affidavit of Use: Filed?

Classes: 09

VENTURA PUBLISHER
NEW ZEALAND
Datalist Use: Registered 8183876 05/18/95
Owner: XEROX-VENT
Type: PRINTED MATTER, PUBLICATIONS, MANUALS
Application No: 183876 Last Update: 02/01/93
Filing Date: 05/18/88 Affidavit of Use: Filed?

Classes: 16

VENTURA PUBLISHER
SINGAPORE
Datalist Use: Applied
Owner: XEROX-VENT
Application No: S/487/90 Last Update: 08/21/91
Filing Date: 01/12/90 Affidavit of Use: Filed?

Classes: 09

VENTURA PUBLISHER
SINGAPORE
Datalist Use: Applied
Owner: XEROX-VENT
Application No: S/488/90 Last Update: 08/21/91
Filing Date: 01/12/90 Affidavit of Use: Filed?

Classes: 16

VENTURA SCAN

JPB

TRADEMARK

United States VENTU 03593 Registered 1769179 05/04/03
 Datalist Use: Owner: XEROX-VENT 05/04/93
 Type: SOFTWARE
 Application No: 74202907 Renewal Base Date: 05/04/93 Last Update: 09/07/93
 Filing Date: 09/12/91 Affidavit of Use: 05/04/98 Filed? no

Classes: 09

VENTURA SEPARATOR VENTU 03596 Registered 1767948 04/27/03
 United States Datalist Use: Owner: XEROX-VENT 04/27/93
 Type: SOFTWARE
 Application No: 74202902 Renewal Base Date: 04/27/93 Last Update: 06/17/93
 Filing Date: 09/12/91 Affidavit of Use: 04/27/98 Filed? no

Classes: 09

VENTUROR AUSTRALIA 03843 Registered A520141 09/27/96
 Datalist Use: Owner: XEROX-VENT 09/27/89
 Type: SOFTWARE-DESKTOP PUBLISHING
 Application No: Renewal Base Date: 09/27/89 Last Update: 12/11/92
 Filing Date: Affidavit of Use: Filed?

Classes: 09

VENTUROR AUSTRALIA 03844 Registered A520142 09/27/96
 Datalist Use: Owner: XEROX-VENT 09/27/89
 Type: MANUAL-DESKTOP PUBLISHING
 Application No: Renewal Base Date: 09/27/89 Last Update: 12/11/92
 Filing Date: Affidavit of Use: Filed?

Classes: 16

Trademark List Specifications for this report.
 all Goods Description to print
 Sort Sequence: Trademark then Country
 Date Range: From: To:
 Selection(s):
 Group: Country: Owner: xerox-vent Status
 Attorney: Trademark:
 An * indicates that no special selection was requested for that data.

CPG

Owner: Xerox Corp.

Date: 09/29/93 Trademark List Page: 0
Time: 10:14:20 by Trademark then Country

Mark Country Group Atty Case Number Status Registration Next Renewal Date

PROFESSIONAL EXTENSION
United States VENTU 00016 Registered 1548070 07/18/09
Datalst Use: Owner: XEROX(VENT 07/18/89
Type: SOFTWARE
Application No: Renewal Base Date: 07/18/89 Last Update: 09/29/93
Filing Date: Agent: Affidavit of Use: 07/18/94 Filed? no

Classes: 09
Remarks: Assigned 1/9/91.

PROFESSIONAL EXTENSION
United States VENTU 00017 Registered 1548070 07/18/09
Datalst Use: Owner: XEROX(VENT 07/18/89
Type: PAPER
Application No: Renewal Base Date: 07/18/89 Last Update: 09/29/93
Filing Date: Agent: Affidavit of Use: 07/18/94 Filed? no

Classes: 16
Remarks: Assigned 1/9/91.

VENTURA ISRAEL 03651 Applied
Datalst Use: Owner: XEROX(VENT
Type: SOFTWARE
Application No: 81420 Renewal Base Date: Last Update: 09/29/93
Filing Date: 10/30/91 Agent: Affidavit of Use: Filed?

Classes: 09
VENTURA ISRAEL 03682 Applied
Datalst Use: Owner: XEROX(VENT
Type: PAPER, PRINTED MATTER
Application No: 81421 Renewal Base Date: Last Update: 09/29/93
Filing Date: 10/30/91 Agent: Affidavit of Use: Filed?

Classes: 16
VENTURA SPAIN 03653 Applied
Datalst Use: Owner: XEROX(VENT

CPG

TRADEMARK

Application No: 1667570
Filing Date: 11/15/91
Type: SOFTWARE-DESKTOP PUBLISHING
Renewal Base Date: 09/29/93
Agent: Affidavit of Use: Filed?

Classes: 09

VENTURA
SPAIN
Datalst Use:

03654 Applied
Owner: XEROX(VENT)
Type: PAPER,PAPER PRODUCTS
Renewal Base Date: 09/29/93
Agent: Affidavit of Use: Filed?

Classes: 16

VENTURA PUBLISHER
HONG KONG
Datalst Use:

03355 Applied
Owner: XEROX(VENT)
Type: COMPUTER, SOFTWARE
Renewal Base Date: 09/29/93
Agent: Affidavit of Use: Filed?

Classes: 09

Remarks: New application sent 4/2/91.

VENTURA PUBLISHER
HONG KONG
Datalst Use:

03356 Applied
Owner: XEROX(VENT)
Type: PAPER, PRINTED MATTER
Renewal Base Date: 09/29/93
Agent: Affidavit of Use: Filed?

Classes: 16

Remarks: New application sent 4/2/91.

VENTURA PUBLISHER
United States
Datalst Use:

00014 Registered 1446089 07/07/87
Owner: XEROX(VENT)
Type: SOFTWARE
Renewal Base Date: 07/07/87 Last Update: 09/29/93
Agent: Affidavit of Use: 07/07/92 Filed? Yes

Classes: 09

Remarks: Assigned 1/9/91.

VENTURA PUBLISHER
United States
Datalst Use:

00015 Registered 1446089 07/07/87
Owner: XEROX(VENT)
Type: PAPER
Renewal Base Date: 07/07/87 Last Update: 09/29/93

TRADEMARK

Filing Date: Agent: Affidavit of Use: 07/07/92 Filed? yes

Classes: 16
Remarks: Assigned 1/9/91.

Trademark List Specifications for this report.
all Goods Description to print
Sort Sequence: Trademark then Country

Date Range: From: To:

Other Selection(s):

Group: * Country: * Owner: xerox(vent Status:
Attorney: * Trademark: *

An * indicates that no special selection was requested for that data.

Date: 09/30/93 Trademark List Page: 0
Time: 13:49:37 by Trademark then Country

Mark
Country Group Atty Case Status Registration Next
Number Renewal Date

VENTURA COLORPRO
United States VENTU 03595 Applied
Datalist Use: Owner: IEROK7VENT
Type: SOFTWARE
Application No: 74202905 Renewal Base Date: Last Update: 09/14/93
Filing Date: 09/12/91 Agent: Affidavit of Use: Filed?

Classes: 09

Trademark List Specifications for this report.
all Goods Description to print
Sort Sequence: Trademark then Country

Date Range: From: To:
Other Selection(s):
Group: * Country: usa Owner: * Status:
Attorney: * Trademark: ventura colorpro
An * indicates that no special selection was requested for that data.

CWJ