

Tab settings	ks: Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): Ramaquois Operating Co., LLC	2. Name and address of receiving party(ies) Name: The Bank of New York Internal Address: Street Address: 123 Main St. CityWhite Plains State: NY Zip:1060 Individual(s) citizenship Association Banking General Partnership Limited Partnership
xxxxx Security Agreement	If assignee is not domiciled in the United States, a domestic
A. Trademark Application No.(s) Additional number(s) 5. Name and address of party to whom correspondence	B. Trademark Registration No.(s) s) attached
concerning document should be mailed: Name: ETURN TO: EDERAL RESEARCH CORI 400 SEVENTH STREET NW	7. Total fee (37 CFR 3.41)\$40.00
Street Address: SUITE 101 WASHINGTON DC 20004	8. Deposit account number:
City: State: Zip:	(Attach duplicate copy of this page if paying by deposit acco
9. Statement and signature. To the best of my knowledge and belief, the foregoing is copy of the original document. Judy Crowder, as agent Name of Person Signing Total number of pages included.	Attach duplicate copy of this page it paying by deposit as upper paying by

GRANT OF SECURITY INTEREST (TRADEMARKS)

The undersigned, a New York limited liability company (the "Grantor"), is obligated to THE BANK OF NEW YORK, (the "Secured Party"), and has entered into a Security Agreement, dated as of June 13, 2002 (as amended, supplemented or otherwise modified from time to time, the "Security Agreement"), in favor of the Secured Party.

Pursuant to the Security Agreement, the Grantor grants to the Secured Party a security interest in and to all of the right, title and interest of the Grantor in and to the trademarks listed on Schedule 1, which trademarks are or will be registered in the United States Patent and Trademark Office (the "Trademarks"), together with the goodwill of the business symbolized by the Trademarks and any applications and registrations thereof, and all proceeds thereof, including, without limitation, any and all causes of action which may exist by reason of infringement thereof (the "Collateral"), to secure the prompt payment, performance and observance of the Obligations (as defined in the Security Agreement).

For good and valuable consideration, the receipt of which is hereby acknowledged, and for the purpose of recording the grant of the security interest as aforesaid, the Grantor does hereby further assign to the Secured Party, and grant to the Secured Party a security interest in, the Collateral to secure the prompt payment, performance and observance of the Obligations (as defined in the Security Agreement).

The Grantor does hereby further acknowledge and affirm that the rights and remedies of the Secured Party with respect to the assignment of and security interest in the Collateral made and granted hereby are set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein.

The Secured Party's address is: 123 Main Street, White Plains, New York 10602.

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IN WITNESS WHEREOF, the Grantor has caused this Grant of Security Interest to be duly executed by its duly authorized officer as of the 13th day of June, 2002.

RAMAQUOIS OPERATING CO., LLC

By:

Name: Daniel Zenkel

Title: President of CampGroup, LLC,

its Sole Member

Schedule 1 to Grant of Security Interest (Trademarks) Dated as of June 13, 2002

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Registered Owner:Ramaquois Operating Co., LLC3 New King StreetApp. #App. DtReg. #Reg. DtStatusIDCountryCAMP RAMAQUOIS04176/2459204/24/01App. DtReg. #Reg. DtStatus								
Mark Classes App. # App. Dt Reg. # Reg. Dt cs CAMP RAMAQUOIS 041 76/245920 4/24/01	Registered Owner: Ramaquois Ope	erating Co., LLC	3 New King	Street				
	ID Country 373 United States	Mark CAMP RAMAQUOIS	Classes 041	App. # 76/245920	App. Dt 4/24/01	Reg. #	Reg. Dt	Status Pending Application

RECORDED: 06/27/2002