	Attorney	Docket No. C00699/20003 (DRW)
(Rev.03/01)	ORM COVER SHEET ARKS ONLY	U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office
OMB No.0651-0027 (exp. 5/31/2002) To the Honorable Commissioner of Patents and Trademarks:	Please record the attached	original documents or copy thereof.
Name of conveying party(ies)	Name: Cognitive Resources, Inc.	
Cerberus Technologies, Inc.		
	Street Address: 60	Pleasant Street
Individual(s) citizenship:	Ashland, Massachu	usetts 01721
State of incorporation - Delaware	State of Incorporation - Massachusetts	
Additional name(s) of conveying party(ies) attached? NO	If assignee is not domiciled in the United States, a domestic representative designation is attached.	
		NO
3. Nature of conveyance:	(Designations must assignment.)	be a separate document from
Assignment	Additional name(s) & address(es) attached?	
Execution Date: April 13, 1990	NO	
4. Application number(s) or Registration number(s):		
A. Trademark Application No(s):	B. Trademark Registration No(s): 300644	
Additional number(s	s) attached? [xjNO [] YES	
Name and address of party to whom correspondence concerning document should be	6. Total number of involved:	applications and registrations
mailed:	7. Total fee (37 CF	R 3.41) \$ 40.00
Douglas R. Wolf Wolf, Greenfield & Sacks. P.C. Federal Reserve Plaza	X Commissioner is authorized to charge the fee to the account of the undersigned.	
600 Atlantic Avenue	8. Deposit account number: 23/2825	
Roston MA 02210	SE THIS SPACE	
	OE I NIO OFACE	
9. Signature		
Davidas B Wolf		March 7, 2003
Douglas R. Wolf Name of Person Signing	Signature	
Total number of pages including co	ver sheet, attachme <u>nt</u>	s, and document: 3

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

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NERAL BILL OF SALE

General Bill of Sale Cated and delivered this 13th day of April 1990 from Cerbarus Technologies, Inc., a Delaware torporation ("Baller"), to Countilve Resources, Incorporated, a Massachusette corporation ("Bûyer").

witnesseth:

WHEREAS, Buyer and Seller have entered into an Asset Furchase and Sale Agreement dated February 16, 1990, as amended (the "Agreement"), wherein Seller has agreed to sell, transfer and assign to Buyer operation of the essets and liabilities of its Gamewell Division (the "Division") for the considerations set forth therein; and

WHEREAS, one of the conditions to consummation of the transactions contemplated by the Agreement is the delivery by Seller of this General Bill of Sale;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, subject to the terms of the Agreement, effective as of April 1, 1990 (the "Effective Time"), Beller does hereby sall, essign, transfer and convey to Buyer, "its successors and assigns, all of the following assets of Beller (the "Assets");

- 1. All of the Beller's products listed on Exhibit A attached hereto (the "Gamewell Products");
- 2. All manufacturing equipment, fixtures, supplies, furniture, office equipment, vehicles, tools, dies, jigs and any replacement parts for the foregoing located at 10 Forge Park, Franklin, Massachusetts (the "Premises") and listed on Exhibit B attached hereto, and all lessehold improvements located at the Fremises;
- 3. All inventories of Gamewell Products located at the Premises and the Gamewell Division's leased storage facility in Bellingham, Massachusetts, and certain flex 500/5000 inventory valued at approximately \$216,000 as of the Closing Date;
 - 4. The Gamewell name;
- 5. All claims and rights against third parties relating to the Gamewell Products, including, without limitation, rights under manufacturers' and vendors' warranties and the prepaid expenses of the Gamewell Division listed on Exhibit C heroto, but not including all accounts and notes receivable;
- 5. All supplier lists, advertising and promotional materials, price and product lists, sales records and files, papers, software (except as noted in Section 1.2(e) of the Agreement), correspondence and computarized reports located at the Premises and heretofore used in connection with the manufacture and sale of the Gamewell Products;

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The Gamewell distributor list, which contains a listing of all distributors of the Gamewell Division which do not have, and are not currently being offered, a distributorship agreement with the Saller's Pyrotropics Division;

- 8. The might to manufacture, sell, service and repair those additional products of the Seller listed on Exhibit D
- The right to service existing installations of Gamewell Products and associated equipment by providing rapair and replacement parts therefor and other support;
 - 10. The good will associated with the Gamewell Products; and
- 11. All other tangible and intengible essets used in the Division's Business not referred to in Sections 1 through 10 above, except as set forth in Section 1.2 of the Agreement.

TO MAVE AND TO HOLD sll the Assets hereby sold, assigned, transferred and conveyed unto Euger, its successors and assigns, to its use and their use and behoof, forever.

Title to the Assets shall pass to Buyer upon delivery of this bill of Sale.

Seller does hereby represent and warrant to Buyer that Seller, except as otherwise disclosed, has good and marketable title to all the Assets, free and clear of all liens, charges or encumbrances of any nature whatsoever,

Beller further warrants and covenants with Buyer, its successors and assigns, that Seller will execute and deliver such other and further instruments of conveyance, assignment, transfer and content, and take such other action as Buyer may reasonably request for the move effective conveyance and transfer of the Assets to Buyer, its successors and essions.

WITHESE the execution hereof as an instrument under seal as of the date First written above.

CORPORATE SEAL

CERRERUS TECHNOLOGIES, INC.

0135w

RECORDED: 03/07/2003

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