11-15-2002 U.S. DEPARTMENT OF COMMERCE Form PTO-1594 U.S. Patent and Trademark Office (Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002) 102281431 To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 2. Name and address of receiving party(ies) 11-8-02 1. Name of conveying party(ies): Name: CODE SYSTEMS, INC. CODE-ALARM, INC. 1000 E. Whitcomb Internal Madison Heights, MI 48071 Address: Association Individual(s) Street Address: 150 Marcus Blvd. Limited Partnership General Partnership City: Hauppauge State: NY Zip: 11788 Corporation-State Individual(s) citizenship_____ Other ______ Association Additional name(s) of conveying party(ies) attached? Yes No General Partnership_____ 3. Nature of conveyance: Limited Partnership __ Corporation-State_Delaware Merger ✓ Assignment Change of Name Security Agreement Other _ Further Correction: Previously recorded at Reel/Frame Other 002489/0948 Incorrect Application No. 76/051421 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 Execution Date: 3/15/2002 4. Application number(s) or registration number(s): A. Trademark Application No.(s) 75/384875; B. Trademark Registration No.(s) Yes 🗸 No Additional number(s) attached 6. Total number of applications and 5. Name and address of party to whom correspondence registrations involved: concerning document should be mailed: Name: LARRY N. STOPOL, ESQ. 7. Total fee (37 CFR 3.41).....\$_40.00 Internal Address: LEVY & STOPOL, LLP Enclosed Authorized to be charged to deposit account Street Address:_ EAST TOWER, 14TH FLOOR 8. Deposit account number: 501238 190 EAB Plaza City: Uniondale State: NY Zip: 11556-0190 DO NOT USE THIS SPACE 9. Signature. 11/14/2002 GTON11 00000260 501238 75384875 01 FC: 8521 40.00 CH November 8, 2002 LARRY N. STOPOL Date Signature Name of Person Signing

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

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 20231

Continuation of Item 4:

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Trademark Application Number(s):
A.
      76/015,433
      76/025,890
      76/078,501
      76/078,551
      76/078,567
      76/079,887
      76/079,878
      76/079,879
      76/079,881
      76/079,884
      76/099,060
      76/136,925
      76/145,942
      76/188,912
      76/188,911
      76/272,468
      76/082,661
      Trademark Registration Number(s):
В.
      0.555,000 Corrected See attached agreement Exhibit 8
      2,260,511
      2,260,512
      2,369,274
      2,439,311
```

FORM OF INTELLECTUAL PROPERTY ASSIGNMENT AND ASSUMPTION AGREEMENT

This INTELLECTUAL PROPERTY ASSIGNMENT AND ASSUMPTION AGREEMENT ("<u>Assignment</u>") is effective on the 15th day of March, 2002 by and between Code-Alarm, Inc., a Michigan corporation ("<u>Assignor</u>"), and Code Systems, Inc., a Delaware corporation ("<u>Assignee</u>").

WHEREAS, pursuant to an Asset Purchase Agreement of even date herewith by and among Assignor and Assignee ("<u>Purchase Agreement</u>"), Assignee has agreed to purchase substantially all of the assets of Assignor;

WHEREAS, pursuant to the Purchase Agreement, Assignor agreed to irrevocably assign to Assignee Assignor's entire right, title and interest in and to the Intellectual Property (as defined below) that are Purchased Assets (as defined in the Purchase Agreement);

NOW, THEREFORE, in consideration of the mutual promises and covenants contained herein and in the Purchase Agreement and intending to be legally bound hereby, the parties hereto agree as follows:

DEFINITIONS

All undefined, capitalized terms used herein shall have the meaning given to them in the Purchase Agreement. Additionally, the following definitions shall apply to this Assignment:

"Copyrights" means all United States and foreign registered copyrights, copyright applications, and unregistered copyrights, including, without limitation, the registrations and applications set forth on Exhibit C.

"Intellectual Property" means Patents, Trademarks, and Copyrights.

"Patents" mean all letters patent and pending applications for patents of the United States and all countries foreign thereto owned by Assignor, including regional patents, certificates of invention and utility models, all inventions (whether patentable or unpatentable and whether or not reduced to practice) and all improvements thereto that have been conceived and reduced to practice as of the date of this Assignment, and all reissues, divisions, continuations and extensions thereof, including, without limitation, the patents and patent applications set forth on Exhibit A.

"Trademarks" means all United States and foreign registered trademarks and service marks, the domain name, www.codl.com, and all trademark and service mark applications, unregistered trademarks and service marks, including, without limitation, the trademarks and service marks, set forth on Exhibit B.

(DB) (PJS)

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COPYRIGHTS

- 1. Assignor hereby sells, assigns and transfers to Assignee all of Assignor's right, title and interest in and to the Copyrights, including but not limited to renewal rights therein, the right to obtain registrations of the Copyrights in the United States and throughout the world, and the right to sue and recover any and all damages and profits, and any and all other remedies, for past, present or future infringements or violations thereof, all in Assignee's sole name.
- 2. Assignee hereby accepts the foregoing assignment but shall only assume all liabilities, debts and obligations associated with the Copyrights to the limited extent set forth in the Purchase Agreement; provided, however, that Assignee does not agree to assume any liability, debt, or obligation other than one which may constitute a Retained Liability (as defined in the Purchase Agreement).
- 3. Assignor shall cooperate with Assignee in any action Assignee reasonably requests that Assignor take in order to effectuate, carry out, or fulfill the parties' intent and/or Assignor's obligations hereunder, including, without limitation, the execution of any instruments and papers that are necessary or desirable, in Assignee's sole discretion, to consolidate, confirm, vest and/or record Assignee's full and complete ownership of the Copyrights with, for example, the U.S. Copyright Office or equivalent foreign offices.

TRADEMARKS

- 4. Assignor hereby sells, assigns and transfers to Assignee all of Assignor's right, title and interest in and to the Trademarks, together with the goodwill of the business(es) that is/are symbolized by the Trademarks, including but not limited to renewal rights therein, the right to obtain registrations of the Trademarks in the United States and throughout the world, and the right to sue and recover any and all damages and profits, and any and all other remedies, for past, present or future infringements or violations thereof, all in Assignee's sole name.
- 5. Assignee hereby accepts the foregoing assignment but shall only assume all liabilities, debts and obligations associated with the Trademarks to the limited extent set forth in the Purchase Agreement; provided, however, that Assignee does not agree to assume any liability, debt, or obligation other than one which may constitute a Retained Liability (as defined in the Purchase Agreement).
- 6. Assignor shall cooperate with Assignee in any action Assignee reasonably requests that Assignor take in order to effectuate, carry out, or fulfill the parties' intent and/or Assignor's obligations hereunder, including, without limitation, the execution of any instruments and papers that are necessary or desirable, in Assignee's sole discretion, to consolidate, confirm, vest and/or record Assignee's full and complete ownership of the Trademarks with, for example, the U.S. Patent and Trademark Office or equivalent foreign offices, or with domain name registrars.

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PATENTS

- 7. Assignor hereby sells, assigns and transfers to Assignee all of Assignor's right, title and interest in and to the Patents, including but not limited to renewal rights therein, the right to obtain patent or equivalent protection therein in the United States and throughout the world, and the right to sue and recover any and all damages and profits, and any and all other remedies, for past, present, or future infringements or violations thereof, all in Assignee's sole name.
- 8. Assignee hereby accepts the foregoing assignment but shall only assume all liabilities, debts and obligations associated with the Patents to the limited extent set forth in the Purchase Agreement; provided, however, that Assignee does not agree to assume any liability, debt, or obligation other than one which may constitute an Assumed Liability (as defined in the Purchase Agreement).
- 9. Assignor shall cooperate with Assignee in any action Assignee reasonably requests that Assignor take in order to effectuate, carry out, or fulfill the parties' intent and/or Assignor's obligations hereunder, including, without limitation, the execution of any instruments and papers that are necessary or desirable, in Assignee's sole discretion, to consolidate, confirm, vest and/or record Assignee's full and complete ownership of the Patents with, for example, the U.S. Patent and Trademark Office or equivalent foreign offices.

GENERAL

- 10. <u>Entire Agreement</u>. This Assignment and the Purchase Agreement contain the entire agreement of the parties with respect to the subject matter of this Assignment. No prior agreement or understanding pertaining to any such matter shall be effective. This Assignment may only be modified in a written instrument executed by the parties.
- 11. <u>Binding Assignment</u>. This Assignment shall be binding upon and inure to the benefit of each of the parties hereto, their successors and permitted assigns.
- 12. Governing Law. This Assignment shall be governed by and construed under the laws of the State of Michigan, excluding any conflicts of laws rule or principle that might refer the governance or construction of this Assignment to the law of another jurisdiction.
- 13. <u>Severability</u>. If any provision of this Assignment shall be deemed invalid or unenforceable by any court of competent jurisdiction, then such portion shall be deemed severed, and the remainder thereof shall be enforceable in accordance with its terms.
- 14. <u>Notices</u>. All notices that are required or may be given pursuant to the terms of this Assignment shall be in writing and shall be sent by registered or certified mail, postage prepaid or sent by overnight courier addressed to the party to be notified at the respective addresses set forth below, or to such other address as may be furnished in writing to the notifying party:

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To Assignor:

Code-Alarm, Inc. 1000 E. Whitcomb

Madison Heights, MI 48071

Attention: Chief Executive Officer

Telecopy No.: 248-585-4799

with a copy to:

Pegasus Investors 99 River Road

Cos Cobs, CT 06807

Telecopy No.: 203-869-6940 Telephone No.: 203-869-4400;

with a copy to its counsel:

Pepper Hamilton LLP 3000 Two Logan Square 18th & Arch Streets

Philadelphia, PA 19103-2799 Attn: James D. Epstein, Esquire

Fax: 215-981-4750 Phone: 215-981-4000

To Assignee:

Code Systems, Inc. (or Audiovox Electronics

Corp.)

150 Marcus Blvd.

Hauppauge, New York 11788 Attention: Charles M. Stoehr

Fax: 631-231-1370 Phone: 631-436-6505

with a copy to its counsel:

Levy & Stopol, LLP 190 EAB Plaza East Tower, 14th Fl.

Uniondale, New York 11556-0190

Fax.: 516-802-7008 Phone.: 516-802-7007

- 15. <u>Counterparts</u>. This Assignment may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.
- 16. <u>Headings</u>. All headings contained in this Assignment are for reference only and shall not affect the meaning or interpretation of this Assignment in any manner.

IN WITNESS WHEREOF, the parties hereto have caused this Assignment to be duly executed on the day and year first above written.

CODE-ALARM, INC.

Name: Peter Stouffer

Title: President

CODE SYSTEMS, INC.

Name: Charles M. Stoehr

Title: Chief Financial Officer

ACKNOWLEDGMENT

SS.

STATE OF NEW YORK
COUNTY OF X/AS S AM
Peter Stouff

e, being duly sworn, says that he/she is the

Code-Alarm, Inc., a Michigan corporation, and acknowledges that he/she did sign the Intellectual Property Assignment and Assumption Agreement on behalf of Code-Alarm, Inc., pursuant to due authority.

Sworn to and subscribed

before me this

200%

My commission expires:

MARY ANN SCHRODER
Notary Public, State of New York
Registration No. 01SC4724334
Qualified in Nassau County
Certificate Filed in New York County
Commission Expires June 30, 20

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ACKNOWLEDGMENT

ACKNOWLEDGMENT OKK

STATE OF NEW OKK

: ss.

COUNTY OF NAPSAW: ss.

: have H. Following duly sworn, says that he/she is the _____

and acknowledges that he/she did s

of Code Systems, Inc., a Delaware corporation, and acknowledges that he/she did sign the Intellectual Property Assignment and Assumption Agreement on behalf of Code Systems, Inc., pursuant to due authority.

Sworn to and subscribed

before me this \int

200

My commission expires:

(SEAL)

MARY ANN SCHRODER
Notary Public, State of New York
Registration No. 01SC4724334
Qualified in Nassau County
Certificate Filed in New York County
Commission Expires June 30, 20

EXHIBIT A

PATENTS

Application or	Status	Title	Application Date	Earliest Priority
Registration No.				Date
09/907,744	Pending application	Programmable Electronic Device	7/19/2001	7/19/2001
Not yet assigned	Pending application – continuation of 09/907,744	Programmable Electronic Device	2/28/2002	7/19/2001
08/068,026	Abandoned application	Vehicle Security System	5/20/1993	5/20/1993
5,805,056	Patent issued 9/8/1998	Vehicle Security System	4/3/1996	5/20/1993
5,905,431	Patent issued 5/18/1999	Vehicle Security System	2/18/1998	5/20/1993
6,140,914	Patent issued 10/31/2000	Vehicle Security System	2/19/1998	5/20/1993
09/625,591	Application abandoned effective 12/5/2001	Vehicle Security System	7/26/2000	5/20/1993
09/693,309	Abandoned effective 12/25/2001	Vehicle Security System	10/20/2000	5/20/1993
09/268,098	Pending application	Vehicle Security System	3/13/1999	3/13/1999
6,288,635	Patent issued 9/11/2001	Vehicle Security System	1/5/1999	1/5/1999
09/853,678	Pending application	Vehicle Security System	5/14/2001	1/5/1999
5,334,969	Patent issued 8/2/1994	Vehicle Security System with Controller Proximity Sensor	6/30/92	6/30/92
5,563,600	Patent issued 10/8/1996	Data Transmission for Remote Controlled Security System	6/22/1994	6/22/1994
6,043,734	Patent issued 3/28/2000	Optical Shock Sensor	10/14/1998	10/14/1998
D407,034	Patent issued 3/23/1999	Optical Shock Sensor	5/1/1998	5/1/1998
5,543,778	Patent issued 7/6/1996	Security System	5/6/1996	5/6/1996
4,333,074	Patent issued 6/1/1982	Security System	5/5/1980	5/7/1979

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EXHIBIT B

U.S. FEDERAL AND STATE TRADEMARKS

Mark	Original		
	Registration Date-Status	Owner of Record	Reg. #
	Registered	Code Alarm, Inc.	2,240,294
CODE ALARM & DESIGN	4/20/99	Code Alam, me.	2,240,274
CODE ALARM	Registered	Code Alarm, Inc.	2,240,293
CODE ALARM	4/20/99	Code Alami, me.	2,240,273
CODE-ALARM	Registered	Code-Alarm, Inc.	2,252,569
CODE-MEMICIN	6/15/99	Code Main, me.	2,232,309
PRO	Registered	Code Alarm, Inc.	2,254,844
	6/22/99	,	
IR-S	Registered	Code Alarm, Inc.	2,555,022 aus
	6/22/99	·	2,255,022 Cus
SURESTART	Registered	Code Alarm, Inc.	2,260,511
	7/13/99		
MAX-RANGE	Registered	Code Alarm, Inc.	2,260,512
	7/13/99		
IT-S	Registered	Code Alarm, Inc.	2,369,274
	7/18/00		
REAL-PANIC	Registered	Code- Alarm, Inc.	2,439,311
	3/27/01		0 : 137 75 (05005
SECURE-TECH	Pending	Code-Alarm, Inc.	Serial No. 75-625225
IT-S	Pending	Code-Alarm, Inc.	Serial No. 75-693511
TECHNOLOGY THAT	Pending	Code-Alarm, Inc.	Serial No. 75-873321
TALKS TO CARS AND			1
TRUCKS	Dan Jin n	Code-Alarm, Inc.	Serial No. 75-936886
POWERCODE POWERCODE	Pending Pending	Code-Alarm, Inc.	Serial No. 76-015433
TECHNOLOGY	rending	Code-Alam, mc.	Seliai No. 70-013433
POWERTOOLS	Pending	Code-Alarm, Inc.	Serial No. 76-025890
POWERTOOLS & DESIGN	Pending	Code-Alarm, Inc.	Serial No. 76-078501
POWER ELITE & DESIGN	Pending	Code-Alarm, Inc.	Serial No. 76-078551
REMOTE VEHICLE	Pending	Code-Alarm, Inc.	Serial No. 76-078567
CONTROL SYSTEM	rending	code mam, me.	Senai 110. 70 070507
POWERCODE	Pending	Code-Alarm, Inc.	Serial No. 76-079877
TECHNOLOGY & DESIGN	1 01101119		
ON TRACK	Pending	Code-Alarm, Inc.	Serial No. 76-079878
HIBERNATION SLEEP	Pending	Code-Alarm, Inc.	Serial No. 76-079879
MODE	į į	,	
MISCELLANEOUS	Pending	Code-Alarm, Inc.	Serial No. 76-079881
DESIGN	_		
REMOTE START	Pending	Code-Alarm, Inc.	Serial No. 76-079884
VIRTUAL MEMORY			
REMOTESIMPLE	Pending	Code-Alarm, Inc.	Serial No. 76-099060
(STYLIZED)			
LITE TOUCH	Pending	Code-Alarm, Inc.	Serial No. 76-136925
CODEWARE	Pending	Code-Alarm, Inc.	Serial No. 76-145942
SMART CARS FOR	Pending	Code-Alarm, Inc.	Serial No. 76-188912
SMART DRIVERS			G : 137 GC 100011
GUIDEPOINT SYSTEMS	Pending	Code-Alarm, Inc.	Serial No. 76-188911
FIND WITH	Pending	Code-Alarm, Inc.	Serial No. 76-272468
PROGRESSIVE SOUND	P. U. S.	Codo Al T	Carial No. 76 002661
ELITE	Pending – Petition to	Code-Alarm, Inc.	Serial No. 76-082661
	Revive filed due to lack of receipt of communication		
	from PTO		1

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Assignee is also transferring all of its right, title and interest in the following domain name: www.codl.com. C-3 PT: #103002 v1 (27H601!.DOC)

EXHIBIT C

COPYRIGHTS

None.

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RECORDED: 11/08/2002