		RM COVER SHEET	U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office
Tab settings ⇔⇔ ♥ ▼	▼	Y	Y Y
To the Honorable Commissioner of Patents ar	nd Trademarks: I	Please record the attached o	riginal documents or copy thereof.
1. Name of conveying party(ies): Proxim Corporation Individual(s) Associa	ation Partnership	2. Name and address of Name. Warburg Internal Address:	of receiving party(ies) g Pincus Private Equi VIII, L.P.
Security Agreement Cha X Other Trademark Security Execution Date: 10/21/2003		Corporation-State Other Other Trapresentative designation (figure in the state of t	id in the United States, a domestic in is attached. Yes No aparate document from assignment) ess(es) attached? Yes X No.
4. Application number(s) or registration number A. Trademark Application No.(s) 75/491, 76/346,636; 75/621,586	,892;	2,417,12	3; 2,704,087
5. Name and address of party to whom corresp concerning document should be mailed: Name: Nancy Sabarra Willkie Farr & Ga	ondence	6. Total number of appregistrations involved 7. Total fee (37 CFR 3	
787 Seventh Aven Street Address: New York NY 1 City: State: Zip:	ue 0019	8. Deposit account nu 23-246	
	DO NOT US	E THIS SPACE	· · · · · · · · · · · · · · · · · · ·
9. Signature.)	1	1 2002
Nancy Sabarra Name of Person Signing Total number	of pages including or	Schulle Signature wer sheet, ettachments, and document	November, 2003

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

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.G. 20231

Continuation of Item 4A

78/143,534

Continuation of Item 4B

- 2,169,849
- 1,774,639
- 2,462,360
- 2,061,395
- 1,298,505
- 2,076,271
- 1,317,724
- 2,067,842

REEL: 002741 FRAME: 0745

EXECUTION COPY

AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

This AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT ("Agreement"), dated as of October 2, 2003, is entered into by PROXIM CORPORATION (the "Grantor") in favor of WARBURG PINCUS PRIVATE EQUITY VIII, L.P., as collateral agent for the Noteholders (in such capacity, the "Collateral Agent"), for the benefit of the Noteholders and the Collateral Agent. Capitalized terms not otherwise defined herein have the meanings set forth in the Amended and Restated Pledge and Security Agreement, dated as of October 21, 2003, among the Grantor, the Collateral Agent and the Noteholders (for the purposes of agreeing to and accepting the provisions set forth in Article X and Article XI therein) (the "Pledge and Security Agreement").

WHEREAS, in conjunction with the Purchase Agreement, the Grantor, the Collateral Agent and the Purchasers desire to amend and restate the terms of the Original Pledge and Security Agreement for the purpose of, among other things, (i) confirming the grant of the lien and security interest made thereby and (ii) providing that the Collateral provided for therein shall also secure the full, prompt and complete payment and performance when due of the New Notes Obligations.

WHEREAS, pursuant to the Pledge and Security Agreement, the Grantor is granting a security interest to the Collateral Agent for the benefit of the New Noteholders and the Collateral Agent in the Collateral, including the Trademarks (as defined herein).

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Grantor and the Collateral Agent hereby agree as follows:

1. Confirmation of Original Grant of Security Interest in Collateral

Notwithstanding any amendments to the Original Purchase Agreement, the Purchase Agreement or the Collateral Documents and notwithstanding the amendment or restatement of the Original Purchase Agreement and the Original Pledge and Security Agreement, the Grantor hereby confirms that the Original Pledge and Security Agreement and all Collateral (as defined therein) encumbered thereby, continues and will continue to secure to the fullest extent possible the payment and performance of all Amended Notes Obligations as provided in the Original Pledge and Security Agreement, as amended by the Pledge and Security Agreement.

2. Grant of Security Interest

(a) As security for the prompt and complete payment and performance in full when due of all the New Notes Obligations, the Grantor hereby grants, pledges, assigns and transfers to the Collateral Agent, for its benefit and the benefit of the New Noteholders, a continuing security interest in and continuing lien on all of the right, title, and interest of the Grantor in the Trademarks, whether now owned or existing or hereafter acquired or arising, and wherever located.

TRADEMARK REEL: 002741 FRAME: 0746

- (b) For purposes of this Agreement, "Trademarks" shall mean all of the Grantor's right, title and interest in and to (a) all registered and unregistered trademarks, trade names, corporate names, business names, fictitious business names, internet domain names, trade styles, service marks, logos, slogans, certification marks, collective marks and other source or business identifiers, designs and general intangibles of a like nature and the goodwill associated therewith, all registrations and recordings thereof, and all applications in connection therewith, whether in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof, or otherwise, including, without limitation, any thereof referred to on Schedule A, (b) all renewals or extensions thereof, and (c) the right to sue for past, present and future infringement or dilution of any of the foregoing or for any injury to goodwill, and all proceeds of the foregoing, including licenses, royalties, income, payments, claims, damages and proceeds of suit.
- (c) Schedule A hereto contains a true and accurate list of all registrations and applications for the Trademarks.
- (d) The security interest granted hereby is granted in conjunction with the security interest granted to the Collateral Agent under the Pledge and Security Agreement. The rights and remedies of the Collateral Agent with respect to the security interest granted hereby are in addition to those set forth in the Pledge and Security Agreement (which is deemed incorporated by reference herein) and those which are now or hereafter available to the Collateral Agent as a matter of law or equity. The exercise by the Collateral Agent of any one or more of the rights, powers or remedies provided for in this Agreement, in the Pledge and Security Agreement, or now or hereafter existing at law or in equity shall not preclude the simultaneous or later exercise by any person, including the Collateral Agent, of any or all other rights, powers or remedies.

3. <u>Intercreditor Agreement Controls</u>

The rights and obligations of the parties hereto are subject to the provisions of the Intercreditor Agreement, and in the event of any conflict or inconsistency between the provisions of the Intercreditor Agreement and the provisions of this Agreement or any of the other Collateral Documents, the provisions of the Intercreditor Agreement shall control.

4. Modification of Agreement

This Agreement or any provision hereof may not be changed, waived, or terminated except in accordance with the amendment provisions of the Pledge and Security Agreement. Notwithstanding the foregoing, the Grantor authorizes the Collateral Agent, upon notice to the Grantor, to modify this Agreement in the name of and on behalf of the Grantor without obtaining the Grantor's signature to such modification, to the extent that such modification constitutes an amendment of Schedule A to add any right, title, or interest in any Trademark owned or subsequently acquired by the Grantor. The Grantor additionally agrees to execute any additional agreement or amendment hereto as may be required by the Collateral Agent from time to time to subject any such owned or subsequently acquired right, title or interest in any Trademark to the liens and perfection created or contemplated hereby or by the Pledge and Security Agreement.

5. <u>Termination of Agreement</u>

- (a) At the earlier of the (i) date the Obligations shall have been paid in cash and otherwise performed in full and (ii) the date all of the Notes are exchanged for shares of Preferred Stock pursuant to the Purchase Agreement, this Agreement shall terminate and the Trademarks shall be released from the liens created hereby (all without delivery of any instrument or performance of any act by any party), and all rights to the Trademarks shall revert to the Grantor. At the request and sole expense of the Grantor following any such termination, the Collateral Agent shall execute and deliver to the Grantor such documents as the Grantor shall reasonably request to evidence such termination.
- (b) If any of the Trademarks shall be sold, transferred or otherwise disposed of by the Grantor in a manner permitted by the Collateral Documents, the Collateral Agent at the request and sole expense of the Grantor, shall execute and deliver to the Grantor all releases or other documents reasonably requested for the release of the liens created hereby on such Trademarks.
- (c) This Agreement, the other Collateral Documents and the security interests granted herein shall remain in full force and effect and continue to be effective if at any time payment and performance of the Obligations, or any part thereof, is, pursuant to applicable law, avoided, rescinded or reduced in amount, or must otherwise be restored or returned by the Collateral Agent or any Noteholder, whether as a "voidable preference," "fraudulent conveyance" or otherwise, all as though such payment or performance had not been made. In the event that any payment, or any part thereof, is avoided, rescinded, reduced, restored or returned, the Obligations and the security interests granted herein shall be reinstated and the Obligations shall be deemed reduced only by such amount paid and not so avoided, rescinded, reduced, restored or returned.

6. Successors and Assigns

This Agreement shall be binding upon and inure to the benefit of the Grantor and the Collateral Agent and their successors and assigns; provided that the Grantor may not assign, transfer or delegate any of its rights or obligations under this Agreement without the prior written consent of the Collateral Agent.

7. <u>Counterparts</u>

This Agreement may be executed in any number of counterparts and by the parties hereto on separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the Grantor and the Collateral Agent have caused this Agreement to be duly executed and delivered as of the date first above written.

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By:

Name: Franco Plastina

Title: President and Chief Executive

Officer

WARBURG PINCUS PRIVATE EQUITY VIII, L.P. as Collateral Agent

By: WARBURG, PINCUS & CO.

its General Partner

By:

Name: Jeffrey A. Harris

Title: Partner

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STATE OF)			
) SS:			
COUNTY OF)			
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On this	day of October.	2003, before me	personally appeared I	ranco
Plastina, to me personally				
Chief Executive Officer of				
instrument for and on beh			- · ·	T
individual acknowledged	said instrument to t	be the free act an	a deed of said corpora	uion.
A.* A. A.A. A.A. A.A.	naa keleen man ee		1 5 5 00 1 1	. 1 41.2
		have hereunto se	t my hand and official	seal, this
day of October, 200	3.			
				
		Notary P	ublic	
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STATE OF AM	1			
STATE OF NY) SS:			
COLDETY OF MY) SS.			
COUNTY OF THE)			
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	M			er, Andre
On this X	Inday of October,	2003, before me	personally appeared J	curey A.
Harris, to me personally k				
Pincus & Co., the Genera	l Partner of Warbur	g Pincus Private	Equity VIII, L.P. and	that he duly
executed the foregoing in	strument for and on	behalf of Warbu	arg Pincus Private Equ	rity VIII, L.P.,
being duly authorized to d				
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day of October, 200				77
<u> </u>	₩.		1	$\mathcal{A}\mathcal{A}$

JACQUELINE M. LILIENTHAL Notary Public, State of New York No. 4900083 Qualified in New York County Commission Expires July 6, 2007 IN WITNESS WHEREOF, the Grantor and the Collateral Agent have caused this Agreement to be duly executed and delivered as of the date first above written.

PROXIM CORPORATION

By:

Name: Franco Plastina

Title: President and Chief Executive

Officer

WARBURG PINCUS PRIVATE EQUITY VIII, L.P. as Collateral Agent

By: WARBURG, PINCUS & CO. its General Partner

By:

Name: Jeffrey A. Harris

Title: Partner

[Signature Page to the Amended and Restated Trademark Security Agreement]

STATE OF CALIFORNIA)

SS:
COUNTY OF SANTA CLARA

On this 10 day of October, 2003, before me personally appeared Franco Plastina, to me personally known, who, being duly sworn, did say that he is the President and Chief Executive Officer of Proxim Corporation and that he duly executed the foregoing instrument for and on behalf of Proxim Corporation, being duly authorized to do so and that said individual acknowledged said instrument to be the free act and deed of said corporation.

		21/28	
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<u>-</u>			
STATE OF)) SS:		
COUNTY OF)		•
On the Harris, to me persons	ally known, who, being	, 2003, before me personally appeared Jeffrey . g duly sworn, did say that he is a Partner of Wa arg Pincus Private Equity VIII, L.P. and that he	rburg duly
Pincus & Co., the Ge executed the foregoin being duly authorized	ng instrument for and o	or behalf of Warburg Pincus Private Equity VII individual acknowledged said instrument to be o.	I, L.: the
Pincus & Co., the Ge executed the foregoing being duly authorized free act and deed of s	ng instrument for and on the said said to do so and that said said limited partnership TTNESS WHEREOF, 1	individual acknowledged said instrument to be	the
Pincus & Co., the Ge executed the foregoin being duly authorized free act and deed of a IN W.	ng instrument for and on the said said to do so and that said said limited partnership TTNESS WHEREOF, 1	individual acknowledged said instrument to be a.	the

Schedule A

<u>Trademarks</u>

DESCRIPTION	COUNTRY	REGISTRATION/ APPLICATION NUMBER	APPLICATION DATE	REGISTRATION DATE
GOCONNECT	US	2,636,924	2/28/01	10/15/02
LYNX	US	2,417,123	7/13/99	1/2/01
PROXIM	US	2,704,087	1/16/02	4/8/03
RANGELINK (Stylized)	US	2,169,849	5/22/95	6/30/98
RANGELAN	Japan	3297568	8/24/94	4/25/97
RANGELAN2	Japan	3297569	8/24/94	4/25/97
RANGELAN	US	1,774,639	1/6/92	6/1/93
STRATUM	US	2,462,360	1/21/99	6/19/01
SYMPHONY	Australia	779389	11/25/98	11/25/98
SYMPHONY	Japan	4588348	11/27/98	7/19/02
SYMPHONY	US	75/491,892	5/28/98	N/A
THE CAPACITY TO DO GREAT THINGS	US	76/346,636	12/6/01	N/A
TSUNAMI	US	75/621,586	1/15/99	N/A
TSUNAMI QUICKBRIDGE	US	78/143,534	7/12/02	N/A
WAVESPAN	US	2,061,395	6/17/96	5/13/97
WM (Stylized)	US	1,298,505	3/25/83	10/2/84
WM (Stylized)	US	2,076,271	8/31/95	7/1/97
WM WESTERN MULTIPLEX CORPORATION (Stylized)	US	1,317,724	3/24/83	2/5/85
WM WESTERN MULTIPLEX CORPORATION (Stylized)	US	2,067,842	8/13/95	6/3/97

TRADEMARK

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