11-25-2003

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To the Honorable Commissioner of Patents and Trademarks: F	Please record the attached original documents or copy thereof.								
1. Name of conveying party(ies):	2. Name and address of receiving party(ies) Name: ING Capital LLC Internal Address: Suite 4120 Street Address: 333 South Grand Avenue								
AIO Acquisition, Inc.									
Individual(s) Association									
General Partnership Limited Partnership	City: Los Angeles State: CA Zip: 90071	_							
Corporation-State Other Delaware Corporation									
Other Delaware Corporation	Individual(s) citizenship								
Additional name(s) of conveying party(ies) attached? Yes No	Association								
3. Nature of conveyance:	Limited Partnership								
Assignment Merger	Corporation-State								
Security Agreement Change of Name	Other Delaware Limited Liability Company								
Other Corrective Cover Sheet for Cover Sheet **Corded at RECIFRAME 002148/0598	If assignee is not domiciled in the United States, a domestic representative dealgnation is attached: Yes V No	If assignee is not domicited in the United States, a domestic							
Execution Date:	(Designations must be a separate document from assignment) Additional name(s) & address(as) attached? Yes V No								
4. Application number(s) or registration number(s):									
A. Trademark Application No.(s)	B. Trademark Registration No.(s) 2588425								
Additional number(s) at									
Name and address of party to whom correspondence concerning document should be mailed: King & Spalding	6. Total number of applications and registrations involved:								
Name: King & Spalding	180.00 (Incl. \$120 expedii	le fee)							
Internal Address: Attn: Deborah Corey	7. Total fee (37 CFR 3.41)\$ 180.00 (Incl. \$120 expedit								
	Enclosed								
	Authorized to be charged to deposit account	<u> </u>							
Street Address: 191 Peachtree Street	8. Deposit account number:	j'							
Street Address: 191 Peachiree Street	11-0980								
	Par D. Corey	-							
City: Atlanta State: GA Zip: 30303	1 DEN								
DO NOT USE THIS SPACE									
9. Signature.									
	<i>^</i>								
Deborah Corey	November 17, 2003								
Name of Person Signing Signature Date									
Total number of pages including cove	er sheet, stlechments, and document:								

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

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t	To the Honorable Commissioner	of Patents and Tra	ademarks: f	Please record the attache	d original d	ocuments or copy t	hereo f .	
	Name of conveying party(les):			Name and address of receiving party(les) Name: ING Capital LLC				
	Access Financial Solutions			Internal				
	Individual(s) General Partnership	Association Limited Part	nership	Street Address: 3	33 South	Grand Ave., S	te 4120	
	Corporation-State	-	·	City: Los Angele				
	Other		_					
	Additional name(s) of conveying party(ie 3. Nature of conveyance:	s) attached?	Yes V No	1 =				
	Assignment	Merger				ware		
	Security Agreement	Change	of Name	Other				
	Other			if assignee la not domic representative designal	clied in the Ur	nited States, a domest	lç	
1	Execution Date: 11/13/2003			(Designations must be Additional name(s) & so	a separate de	ocum ent trom sasion m	enti	
Ī	4. Application number(s) or registration	on number(s):						
	A. Trademark Application No.(s)			B. Trademark Re	gistration i	No.(s) 258842	5	
	Additional number(s) at			ttached Yes V No				
	5. Name and address of party to who concerning document should be mail	ed:		6. Total number of applications and registrations involved:				
	Name: King & Spalding LLP							
1	Internal Address; Attn: Deborah C	Corey		7. Total fee (37 CFR	3.41)	\$160.00) (incl. expedite fee)	
11/18/200	GTDN11 00000133 2588425			✓ Enclosed				
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	Street Address: 191 Peachtree Street	eet		8. Deposit account n	umber:	,		
	City: Atlanta State; GA	Zip: <u>30303</u>					<u></u>	
	DO NOT USE			THIS SPACE				
	9. Signature,					:	·	
	Deborah Corey	_ <u>Q</u>	bord	Grey		November 17, 2	!003	
	Name of Person Signing	Total number of pages	Siq including cove	gnature	nent: 8	Date	1	

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

TRADEMARK **REEL: 002753 FRAME: 0797**

Execution Copy

TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (the "Agreement"), dated as of November 13, 2003, by and between AIO ACQUISITION, INC., a Delaware corporation (the "Pledgor"), and ING CAPITAL LLC ("ING"), as Agent (in such capacity, the "Agent") for the Secured Parties referenced herein.

WITNESSETH:

RECITALS.

- A. The Pledgor owns and uses certain trademarks and trademark licenses which are registered in the United States Patent and Trademark Office, all as more fully described on Schedule I attached hereto and by reference made part hereof; and
- Pursuant to that certain Credit Agreement, dated as of even date herewith (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), by and among the Pledgor, the Agent and the lenders party thereto (such lenders, collectively the "Secured Parties"), the Secured Parties have agreed to make certain loans to the Pledgor, as more specifically described in the Credit Agreement, and
- The Pledgor has executed a Security Agreement, dated as of even date herewith in favor of the Agent for the benefit of the Secured Parties (the "Security Agreement"; capitalized terms used herein and not defined shall have the meanings ascribed to them in the Security Agreement); and
- Pursuant to the Security Agreement, the Pledgor has granted to the Agent, for the benefit of the Secured Parties, a security interest in all of the Pledgor's right, title and interest in and to the property described therein, including, without limitation, (a) all of Pledgor's Trademarks (as herein defined), whether presently existing or hereafter acquired or arising, or in which the Pledgor now has or hereafter acquires rights and wherever located; (b) all of the Pledgor's Trademark Licenses (as herein defined), whether presently existing or hereafter acquired or in which the Pledgor now has or hereafter acquires rights and wherever located; and (c) all products and proceeds any of the foregoing, as security for all of the Secured Obligations; and
- As a condition precedent to the extension of such financial accommodations pursuant to the Credit Agreement and in furtherance of the Security Agreement, the Agent and Secured Parties have required that Pledgor grant to the Agent, for the benefit of Secured Parties, a security interest in the Property (as herein defined);

TRADEMARK REEL: 002753 FRAME: 0798 NOW, THEREFORE, in consideration of the premises and of the mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. For purposes of this Agreement and in addition to terms defined elsewhere in this Agreement, the following terms shall have the meanings herein specified (such meaning to be equally applicable to both the singular and plural forms of the terms defined):

"Trademark License" means any written agreement now or hereafter in existence granting to the Pledgor any right to use any Trademark, including, without limitation, the agreements listed on Schedule I attached hereto.

"Trademarks" means all of the following: (i) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, other source or business identifiers, prints and labels on which any of the foregoing have appeared or appear, designs and general intangibles of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all applications in connection therewith, including, without limitation, registrations, recordings and applications 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, including, without limitation, those listed on Schedule I attached hereto together with all the rights, benefits and privileges derived therefrom and the goodwill of the business symbolized thereby, (ii) all reissues, extensions or renewals thereof and (iii) all proceeds of the foregoing.

- 2. As security for the payment and performance of the Secured Obligations, the Pledgor hereby grants, assigns and conveys to the Agent, for the benefit of the Secured Parties for security purposes, in, all of the Pledgor's right, title and interest in, to and under the following (collectively, the "Property"):
- (a) each Trademark now or hereafter owned by the Pledgor or in which Pledgor now has or hereafter acquires rights and wherever located; and
- (b) each Trademark License now or hereafter held by the Pledgor or in which the Pledgor now has or hereafter acquires rights and wherever located to the extent such assignment is not prohibited by the terms of such Trademark License; and
- (c) all products and proceeds of the foregoing, including, without limitation, any claim by the Pledgor against third parties for past, present or future infringement of any Trademark or breach of Trademark Licenses, if any, including, without limitation, any Trademark or Trademark License referred to in Schedule I.

Notwithstanding the foregoing or anything else contained in this Agreement to the contrary, unless and until the Agent exercises the rights and remedies accorded to it under the Security Agreement and by law with respect to the realization upon its security interest in and collateral assignment of the Property, the Pledgor shall own, and may use and enjoy the Property in connection with its business operations in accordance with the terms of the Security Agreement.

- 3. The Pledgor does hereby further acknowledges and affirms that the representations, warranties and covenants of the Pledgor with respect to the Property and the rights and remedies of the Agent with respect to the collateral assignment of the Property made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.
- 4. This Agreement shall terminate upon payment and performance in full of all Secured Obligations and termination of the Security Agreement. At any time and from time to time prior to such payment in full, the Agent may terminate its security interest in or reconvey to the Pledgor any rights with respect to any or all of the Property. Upon termination of this Agreement or any termination of the security interest in any of the Property pursuant to the Security Agreement and following a request from the Pledgor, the Agent shall, at the expense of the Pledgor, execute and deliver to the Pledgor all deeds, assignments and other instruments as may be necessary or proper in reasonable judgment of the Pledgor in order to evidence such termination, subject to any disposition of the Property which may have been made by the Agent pursuant hereto or pursuant to the Security Agreement.
- 5. If at any time before the termination of this Agreement pursuant to Section 4 hereof, the Pledgor shall obtain or acquire rights to any new Trademark or trademark application, whether under a license or otherwise, the provisions of Section 2 hereof shall automatically apply thereto and the Pledgor shall comply with the terms of the Security Agreement with respect thereto. The Pledgor authorizes the Agent to modify this Agreement by amending Schedule I to include any future Trademarks, trademark applications and trademark licenses covered by Section 2 hereof or by this Section 5.
- 6. The Pledgor further agrees that neither the Agent nor any Secured Party shall have any obligation or responsibility to protect or defend the Property and the Pledgor shall at its own expense protect, defend and maintain the same in accordance with the terms and conditions set forth in the Security Agreement.
- 7. THIS AGREEMENT SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF THE STATE OF NEW YORK, EXCEPT TO THE EXTENT THAT PERFECTION (AND THE EFFECT OF PERFECTION AND NONPERFECTION) AND CERTAIN REMEDIES MAY BE GOVERNED BY THE LAWS OF ANY JURISDICTION OTHER THAN NEW YORK.
- 8. To the extent there is any actual irreconcilable conflict between the provisions of the Agreement and the Security Agreement, the provisions of the Security Agreement shall prevail.

IN WITNESS WHEREOF, each of the parties hereto has caused this Agreement to be duly executed by its duly authorized officers as of the date first above written.

AIO ACQUISITION, INC.

Président

ING CAPITAL LLC, as Agent

By:

Name:

Title:

IN WITNESS WHEREOF, each of the parties hereto has caused this Agreement to be duly executed by its duly authorized officers as of the date first above written.

AIO ACQUISITION, INC.

President

ING CAPITAL LLC, as Agent

Name: Steven G. Fleenor Title: Managing Director

SCHEDULE I

REGISTERED U.S. TRADEMARKS

REGISTRATION NO. DATE OF REGISTRATION **MARK**

2,588, 425 March 20, 2002 Space Saver 1

PENDING U.S. TRADEMARK APPLICATIONS

SERIAL NO. FILING DATE **MARK**

NONE

RECORDED: 11/24/2003

TRADEMARK LICENSES

Trademark Licenses with respect to which Pledgor is a licensor:

Trademark and Registration or Serial Number License Licensee

NONE

Trademarks and Trademark Applications with respect to which Pledgor is a licensee:

Trademark and Registration or Serial Number Licensor License

NONE

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