FORM PTO-1594 RECORDATION FORM COVER SHEET U.S. DEPARTMENT OF COMMERCE (Rev. 3/01) U. S. Patent and Trademark Office		
TRADEMA	RKS ONLY	
To the Honorable Commissioner of Patents and Trademarks: F 1. Name of conveying party(ies):	2. Name and address of receiving party(les):	
party(ico).		
Proquent Systems Corporation Name: St. Paul Venture Capital VI, LLC		
☐ Individual(s) ☐ Association	Internal Address: Suite 550	
☐ General Partnership ☐ Limited Partnership	Street Address: 10400 Viking Drive	
□ Corporation – Delaware		
☐ Other	Cha Edward Consulting State Consulting	
Additional name(s) of conveying party(ies) attached? Yes No	City: Eden Prairie State: MN ZIP: 55344	
3. Nature of conveyance:	☐ Individual(\$) citizenship	
Assignment Merger	☐ Association	
Security Agreement	General Partnership	
☑ Other Termination Agreement		
Execution Date(s): November 4, 2003	☐ Corporation - State	
Execution Date(s). November 4, 2003	☐ Other	
	If assignee is not domicifed in the United States, a domestic representative designation is attached. ☐ Yes ☒ No (Designations must be a separate document from assignment) Additional name(s) of receiving party(ies) attached? ☒ Yes ☐ No	
4. Application number(s) or trademark number(s):		
A. Trademark Application No(s).	B. Trademark No(s)	
78/104,483 78/104,482 76/417,993 76/417,763 76/410,716 76/271,365 76/271,145		
Additional numbers attach		
 Name and address of party to whom correspondence concerning document should be malled: 	Total number of applications and registrations involved: 7	
	7. Total Fee (37 CFR 3.41)	
Name: Christopher R. Hilberg, Oppenhelmer Wolff & Donnelly LLP	☐ Enclosed	
Internal Address: 3300 Plaza VII Building Street Address: 45 South Seventh Street	Authorized to be charged to deposit account	
City: Minneapolis State: MN ZIP: 55402	Authorized to charge any underpayment or credit any overpayment to deposit account.	
Our File No.: 13734-206		
	Deposit account number: To dood.	
	50-1901 (Atlach duplicate copy of this page if paying by deposit account.)	
DO NOT USE THIS SPACE		
9. Statement and signature. To the bast of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.		
2 A A	The correct and any attached copy is a due copy of the original document.	
Christopher R. Hilberg, Reg. No. 48,740 Name of Person Signing Name of Person Signing		

Total number of pages including cover sheet, attachments, and document: 11

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

Mail Stop Assignment, Recordation Services

Commissioner of Patents

P.O. Box 1450

Alexandria, VA 22313-1450

OTRABEMARK⁴ v01 12/12/2003

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REEL: 002763 FRAME: 0633

Additional Receiving Parties

Nokia Venture Partners II, L.P. NVP II Affiliates Fund, L.P. 545 Middlefield Road, Suite 210 Menlo Park, CA 94025

Argo II: The Wireless-Internet Fund Limited Partnership ARGC IV, L.P. 601 Edgewater Drive Suite 345 Wakefield, MA 01880

YankeeTek Incubator Fund, L.P. YankeeTek Affiliate Fund, L.P. YankeeTek Investment Partners, LLC One Memorial Drive, 12th Floor Cambridge, MA 02142

Intellectual Property Security Agreement

This AGREEMENT is entered into effective as of November 4, 2003, by and among ProQuent Systems Corporation, a Delaware corporation (the "Company") and the lenders set forth on the signature pages hereto (each a "Secured Party" and collectively the "Secured Parties").

WHEREAS, the parties hereto are all parties to that certain Intellectual Property Security Agreement, dated as of July 31, 2003 granting a security interest in the patents and trademarks described on <u>Exhibit A</u> and <u>Exhibit B</u>, respectively (the "<u>IP Security Agreement</u>");

WHEREAS, the IP Security Agreement was executed by the parties hereto in conjunction with the issuance by the Company to the Secured Parties of certain Secured Convertible Promissory Notes dated as of July 31, 2003 (the "Convertible Notes");

WHEREAS, the Company has proposed to issue shares of Series D Convertible Preferred Stock (the "Series D Preferred") in connection with a certain Series D Convertible Preferred Stock Purchase Agreement (the "Series D Purchase Agreement") pursuant to which the Convertible Notes will convert into shares of Series D Preferred;

WHEREAS, upon conversion of the Convertible Notes into shares of Series D Preferred, the obligations of the Company under the Convertible Notes shall be deemed satisfied in full;

WHEREAS, there being no further obligations to secure, the Secured Parties now wish to terminate the IP Security Agreement;

WHEREAS, the termination of the IP Security Agreement and the release of all liens in connection therewith are conditions precedent to the closing of the transactions contemplated by the Series D Purchase Agreement; and

NOW, THEREFORE, in consideration of the foregoing and the covenants and agreements contained in this Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

- 1. <u>Termination of IP Security Agreement.</u> The IP Security Agreement is hereby terminated and cancelled in its entirety, and shall be of no further force and effect as of the date hereof.
- 2. <u>Release of Liens</u>. The Secured Parties hereby release all security interests and liens subject to the IP Security Agreement, including their security interests and liens in

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the patents and trademarks described on <u>Exhibit A</u> and <u>Exhibit B</u>, respectively (the "<u>Release</u>"). The Secured Parties shall take any and all actions reasonably necessary to evidence the Release, including the execution and delivery in a form suitable for filing of amendments or terminations to any UCC-1 financing statements filed in favor of the Secured Parties pursuant to the IP Security Agreement or the termination of recordations of a security interest with the U.S. Patent and Trademark Office, if applicable.

- 3. <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the internal and substantive laws of the State of Delaware (without reference to the conflicts of law provisions thereof or of any other jurisdiction that would result in the application of the laws of any other jurisdiction).
- 4. <u>Entire Agreement</u>. This Agreement constitutes the entire agreement among the parties with respect to the subject matter hereof and may be amended or superseded only by a writing executed by the parties.
- 5. <u>Counterparts</u>. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

* * *

Intellectual Property Security Agreement

IN WITNESS WHEREOF, the parties have duly executed this Termination Agreement as a sealed instrument as of the date first above written.

COMPANY: \(\)		
PROQUENTS STEMS CORPORATION		
By: Thomas Hamilton, President		
SECURED PARTIES:		
ST. PAUL VENTURE CAPITAL VI, LLC	ARGO II: THE WIRELESS-INTERNET	
By: SPVC Management VI, LLC	FUND LIMITED PARTNERSHIP	
Its: Managing Member	By: Argo Global Capital II Partners, L.P. Its: General Partner	
Ву:	By: ARGO GP, INC., its General Partner	
Name: Title:	- y	
	Ву:	
NOKIA VENTURE PARTNERS II, L.P.	Name: Title:	
·	Title:	
By: Name: Title:	ARGC IV, L.P.	
	Ву:	
NVP II AFFILIATES FUND, L.P.	Name: Title:	
Ву:		
Name:	YANKEETEK INCUBATOR FUND, L.P.	
Title:	7. 16. 1. 17. 18. 18. 18. 18. 18. 18. 18. 18. 18. 18	
	By: YankeeTek Partners, L.P. Its: General Partner	
YANKEETEK AFFILIATE FUND, L.P.		
By: YankeeTek Partners, L.P.	By: YTI,LLC, its General Partner	
Its: General Partner	Ву:	
D. MANY AND D. C.	Name:	
By: YTI, LLC, its General Partner	Managing Member	
Ву:		
Name;	YANKEETEK INVESTMENT PARTNERS,	
L.L.C. Managing Member		
wanaSurg menioti	Ву:	
	Name:	
	Managing Member	

Intellectual Property Security Agreement

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COMPANY:	
PROQUENT SYSTEMS CORPORATION	
By: Thomas Hamilton, President	
SECURED PARTIES:	•
ST. PAUL VENTURE CAPITAL VI, LLC	ARGO II: THE WIRELESS-INTERNET FUND LIMITED PARTNERSHIP
By: SPVC Management VI, LLC	
Its: Managing Member	By: Argo Global Capital II Partners, L.I Its: General Partner
<i> - </i> -	And the second of the second o
By: Name:	By: ARGO GP, INC., its General Partne
Title:	
1110.	Ву:
	Name:
NOKIA VENTURE PARTNERS II, L.P.	Title:
D	
By: Name:	ARGC IV, L.P.
Title:	ALCO II, III.
1106.	Ву:
	Name:
NVP II AFFILIATES FUND, L.P.	Title:
Ву:	
Name:	YANKEETEK INCUBATOR FUND, L.P.
Title:	
	By: YankeeTek Partners, L.P. Its: General Partner
YANKEETEK AFFILIATE FUND, L.P.	In. Overhood a manual
TANKEETER AFFERATE FORD, E.I.	By: YTI,LLC, its General Partner
By: YankeeTck Parmers, L.P.	2 -y·,
Its: General Partner	By:
185. Owner at Manna	Name:
By: YTI, LLC, its General Partner	Managing Member
Ву:	
Name:	YANKEETEK INVESTMENT PARTNERS
L.L.C. Managing Member	
	Ву:
	Name:
	Managing Member
	-

Intellectual Property Security Agreement

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COMPANY:	
PROQUENT SYSTEMS CORPORATION	
By: Thomas Hamilton, President	
SECURED PARTIES:	
ST. PAUL VENTURE CAPITAL VI, LLC	ARGO II: THE WIRELESS-INTERNET FUND LIMITED PARTNERSHIP
By: SPVC Management VI, LLC Its: Managing Member	By: Argo Global Capital II Partners, L.P. Its: General Partner
By:	By: ARGO GP, INC., its General Partner
Title:	Ву:
Nokia Venture Partners II, L.P.	Title:
By: Name: DAVID JAQUE Title: CLO	ARGC IV, L.P.
NVP II AFFILIATES EXÎND, L.P.	By: Name: Title:
By: Name DAY O JAR US	YANKEETEK INCUBATOR FUND, L.P.
True.	By: YankeeTek Partners, L.P. Its: General Partner
YANKEETEK AFFILIATE FUND, L.P.	By: YTI,LLC, its General Partner
By: YankeeTek Partners, L.P. Its: General Partner	By:
By: YTI, LLC, its General Partner	Managing Member
By: Name:	YANKEETEK INVESTMENT PARTNERS,
L.L.C. Managing Member	By: Name: Managing Member

Intellectual Property Security Agreement

IN WITNESS WHEREOF, the parties have duly executed this Termination Agreement as a sealed instrument as of the date first above written.

COMPANY:	
PROQUENT SYSTEMS CORPORATION	
By: Thomas Hamilton, President	
SECURED PARTIES:	
ST. PAUL VENTURE CAPITAL VI, LLC By: SPVC Management VI, LLC Its: Managing Member	ARGO II: THE WIRELESS-INTERNET FUND LIMITED PARTNERSHIP By: Argo Global Capital II Partners, L.E Its: General Partner
Name: Title: Nokia Venture Partners II, L.P.	By: ARGO GP, INC., its General Partner By: Name: Title:
By: Name: Title: NVP II AFFILIATES FUND, L.P.	ARGC IV, L.P. By: Warne: Title:
By: Name: Title:	YANKEE TRK INCUBATOR FUND, L.P. By: Yankoc Tek Partners, L.P. Iu: General Partner
YANKEETEK AFFILIATE PUND, L.P. By: YankeeTek Pariners, L.P. its: General Pariner By: YTI, LLC, its General Pariner	By: YTLLLC, its General Partner By: Name: Managing Member
Name: L.L.C. Managing Member	YANKEETEK INVESTMENT PARTNERS, By: Name: Managing Member

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TRADEMARK

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Intellectual Property Security Agreement

IN WITNESS WHEREOF, the parties have duly executed this Termination Agreement as a sealed instrument as of the date first above written.

COMPANY:	
PROQUENT SYSTEMS CORPORATION	
By: Thomas Hamilton, President	
SECURED PARTIES:	
St. Paul Venture Capital VI, LLC	ARGO II: THE WIRELESS-INTERNET FUND LIMITED PARTNERSHIP
By: SPVC Management VI, LLC Its: Managing Member	By: Argo Global Capital II Partners, L.P. Its: General Partner
By:	By: ARGO GP, INC., its General Partner
Title:	By:
NOKIA VENTURE PARTNERS II, L.P.	Title:
By: Name: Title:	ARGC IV, L.P.
NVP II AFFILIATES FUND, L.P.	Name: Title:
By:Name:Title:	YANKEETEK INCUBATOR FUND, L.P. By: YankeeTek Partners, L.P. Its: General Partner
YANKEETEK AFFILIATE FUND, L.P.	By: YTI,LLC, its General Partner
By: YankecTek Partners, L.P. Its: General Partner	By: Mame: John Genest
By: YTI, LLC, its General Partner	Managing Member
By: Name: John Genest Managing Member	YANKEETEK INVESTMENT PARTNERS, L.L.C. By: Name: John Genest Managing Member

EXHIBIT A

UNITED STATES PATENTS AND PATENT APPLICATIONS

Title	Serial Number	<u>Filing Date</u>
Packet Switched Data Service On A Wireless Network	10/061,526	2/1/2002
Method For Transaction Based Packet Switched Data Services On A Wireless Network	10/066,156	2/1/2002
Service Platform On Wireless Network	10/061,524	2/2/2002
Service Platform On Wireless Network (PCT Filing)	USD2/16293	5/22/2002
Management Of Message Queues	10/077,083	2/15/2002
Platform And Method For Providing Wireless Data Services	10/061,953	2/2/2002
Platform And Method For Providing Wireless Data Services (PCT)	PCT/US02/18	5/22/2002
Application Program Interface	10/100,468	3/18/2002
Application Program Interface (PCT)	PCT/US03/08401	3/18/2003

EXHIBIT B

UNITED STATES TRADEMARKS & TRADEMARK APPLICATIONS

<u>Trademark</u>	<u>Serial Number</u>	Filing Date
Avian Communications	78/104,483	1/24/02
MSSP	78/104,482	1/24/02
MSSP (EU)	2786101	7/24/02
Packet Freepay	76/417,993	6/5/02
ID Detection Point	76/417,763	6/5/02
ProQuent	76/410,716	5/22/02
ProQuent (Canada)	1143925	6/12/02
ProQuent (EU)	2755932	6/25/02
Packet 900	76/271,365	6/13/01
Packet900 (EU)	2368934	9/06/01
Packet 800	76/271,145	6/13/01
Packet 800 (EU)	2368967	9/06/01
PROQUENT (HONG KONG)	18092/2002	11/20/02
PROQUENT (SINGAPORE)	T02/17735B	11/19/02
PROQUENT (SOUTH KOREA)	2002-54122	11/22/02

B1323109.2 5 TRADEMARK RECORDED: 12/15/2003 REEL: 002763 FRAME: 0643