12-30-<u>2</u>003



U.S. DEPARTMENT OF COMMERCE

Form PTO-1594

(Rev. 10/02) U.S. Patent and Trademark Office OMB No. 0651-0027 (exp. 6/30/2005) 102603662 Tab settings ⇒ ⇒ ⇒ To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 1. Name of conveying party(ies): 2. Name and address of receiving party(ies) General Electric Capital Corporation Decision Resources, Inc. Internal Address: as Agent Individual(s) Association Street Address: 2325 Lakeview Parkway, Ste 700 General Partnership Limited Partnership City: Alpharetta __State: GA Zip: 30004 Corporation-State Other State - Massachusetts Individual(s) citizenship Association_ Additional name(s) of conveying party(ies) attached? Yes V No General Partnership 3. Nature of conveyance: Limited Partnership Corporation-State_Delaware Assignment Merger Security Agreement Change of Name Other If assignee is not domiciled in the United States, a domestic Other representative designation is attached: Yes V No Execution Date: 12/23/03 (Designations must be a separate document from assignment)
Additional name(s) & address(es) attached? Yes V No 4. Application number(s) or registration number(s): B. Trademark Registration No.(s) See Attached A. Trademark Application No.(s) ✓ Yes Additional number(s) attached 5. Name and address of party to whom correspondence 6. Total number of applications and concerning document should be mailed: registrations involved: Name: Susan Lake 7. Total fee (37 CFR 3.41).....\$ 485.00 Internal Address: King & Spalding LLP Enclosed Authorized to be charged to deposit account Street Address: 191 Peachtree Street 8. Deposit account number: __ State:_GA Zip:30303 DO NOT USE THIS SPACE 9. Signature.

12/30/2003

Susan Lake

LHUELLER 00000319 73423044

Name of Person Signing

40.00 DP

325.00 OP 120.00 OP

Signature otal number of pages including cover sheet, attachments, and document

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

> TRADEMARK REEL: 002770 FRAME: 0767

12/29/03

Date

Docket No.	Ctry	Class	Curr App No	Curr App	D Curr Reg No	<u>Curr Reg</u>	<u>D</u> <u>Expires</u>	<u>Status</u>
UNITED STAT	<u>ES</u>							
1318:0002-000 Decision resou		35	73/423,044	25AP1983	1294871	115E1984	11582004	REGISTERED
1318.0003-000 Futurescope	USA	16	73/446,315	03001983	1,322,085	26FE1985	26FE2005	REGISTERED
1318.0007.000 DR REPORTS	USA	16	74/102,029	01001990	1,689,007	26MY2D02	26NY2012	REGISTERED
1318 . 0008 - 000 Cognos	AZU	16	74/122.273	10DE1990	1,703,177	28JL1992	28JL2012	REGISTERED
1318.0010-000 Pharmacor	AZU	16	74/215,943	28001991	1.706.742	11AU1992	11AU2012	REGISTERED
1318 0011-000 ONKOS	USA	16	74/355,873	05FE1993	1,794.969	28SE 1993	285E2013	REGISTERED
1318.0012-000 CARDIUH	USA	16	74/471,893	17D£1993	1,866,990	130€1994	13062004	REGISTERED
1318.0013-000 DEC[SIONBASE	USA	9	74/670.277	05MY1995	2,078,350	15JL1997	15JL2007	REGISTERED
1318 .0024 -000 CHEM -CURRENTS	USA	16	75/480,444	06NY199B	2,255,569	22JE1999	22JE2009	REGISTERED
1318.0025-000 810-CURRENTS	USA	16	75/480,443	D6HY1998	2,255,568	22JE1999	22JE 2 009	REGISTERED
1318 0026 000 Chen-Bio-Curre	USA STN	16	75/480.442	06NY1998	2,249,667	01JE1999	01.JE2009	REGISTERED
1318.0028.000 Interstudy	USA	42	73/081.336	24MR1976	1.066,965	31NY1997	31MY2007	REGISTERED
1318.0044.000 COMPETITIVE LA	USA Noscape	9	76/256,667	14MY2001				PUBLISHED

Note. This summary is confidential information of the client for internal informational purposes only and is subject to frequent change.

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MASTER FILE REPORT

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76/473,134

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DECISION RESOURCES, INC. TRADEMARK STATUS REPORT

Docket No. Ctry Class Curr App No Curr Reg D Expires Status

1318.0051-000 USA PATIENTBASE 06DE2002

PENDING

TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT, dated as of December 23, 2003, by DECISION RESOURCES, INC., a Massachusetts corporation ("Grantor"), in favor of GENERAL ELECTRIC CAPITAL CORPORATION, a Delaware corporation, in its capacity as Agent (the "Agent") for Lenders (as hereinafter defined).

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement dated as of the date hereof by and among Grantor, the Persons named therein as Credit Parties, Agent and the Persons signatory thereto from time to time as lenders (the "Lenders"; including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Credit Agreement"), Lenders have agreed to make the Loans and to incur Letter of Credit Obligations for the benefit of Grantor;

WHEREAS, Agent and Lenders are willing to make the Loans and to incur Letter of Credit Obligations as provided for in the Credit Agreement, but only upon the condition, among others, that Grantor shall have executed and delivered to Agent, for itself and the ratable benefit of Lenders, that certain Security Agreement dated as of the date herewith (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement");

WHEREAS, pursuant to the Security Agreement, Grantor is required to execute and deliver to Agent, for itself and the ratable benefit of Lenders, this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby agrees as follows:

- 1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in <u>Annex A</u> thereto to the Credit Agreement.
- 2. <u>GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL</u>. Grantor hereby grants to Agent, on behalf of itself and Lenders, a continuing first priority security interest in all of Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "<u>Trademark Collateral</u>"):
 - (a) all of its Trademarks and Trademark Licenses to which it is a party including those referred to on Schedule I hereto;
 - (b) all reissues, continuations or extensions of the foregoing;

- (c) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark License; and
- (d) all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or Trademark licensed under any Trademark License or (ii) injury to the goodwill associated with any Trademark or any Trademark licensed under any Trademark License.
- 3. <u>SECURITY AGREEMENT</u>. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to Agent, on behalf of itself and Lenders, pursuant to the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the security interest in the Trademark Collateral 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.

[signature page follows]

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IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

DECISION RESOURCES, INC.

By:_

Name: Loretta D. Keane

Title: Treasurer

ACCEPTED AND ACKNOWLEDGED BY:

GENERAL ELECTRIC CAPITAL CORPORATION

By:_______
Its Duly Authorized Signatory

ACKNOWLEDGMENT OF GRANTOR

STATE OF MASSACITUS ETTS)

SS.

COUNTY OF MIDDLETEX

On this 23 no day of December, 2003 before me personally appeared Loretta D. Keane, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of Decision Resources, Inc., who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said corporation.

Notary Public

{seal}

JUDITH M. BARRATT

Notary Public

My Commission Expires Dec. 3, 2004

[Signature Page to Trademark Security Agreement]

•	rantor has caused this Trademark Security uly authorized officer as of the date first set forth
	DECISION RESOURCES, INC.
	By:Name: Loretta D. Keane Title: Treasurer
ACCEPTED AND ACKNOWLEDGED BY:	
GENERAL ELECTRIC CAPITAL CORPORATION	
By: Its Duly Authorized Signatory	
ACKNOWLEDGMENT OF GRANTOR	
STATE OF) ss. COUNTY OF)	
Keane, proved to me on the basis of satisfactor foregoing instrument on behalf of Decision Residence and say that he is an authorized officer of	2003 before me personally appeared Loretta D. ry evidence to be the person who executed the sources, Inc., who being by me duly sworn did of said corporation, that the said instrument was brized by its Board of Directors and that he and deed of said corporation.
Nota	ary Public

[Signature Page to Trademark Security Agreement]

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Docket No.	<u>Ctry</u>	<u>Class</u>	Curr App No	Curr App	D Curr Reg No	Curr Reg	D Expires	Status
UNITED STAT	<u>res</u>							
1318.0002-000 Decision Reso		35	73/423,044	25AP1983	1294871	11SE1984	11SE2004	REGISTERED
1318.0003-000 Futurescope	AZU (16	73/446,315	03001983	1,322,085	26FE1985	26FE2005	REGISTERED
1318.0007.000 DR REPORTS	AZU	16	74/102,029	01001990	1,689,007	26MY2002	26NY2012	REGISTERED
1318.0008-000 Cognos	AZU	16	74/122,273	10DE1990	1,703,177	28JL1992	28JL2012	REGISTERED
1318.0010-000 Pharmacor	USA	16	74/215,943	28001991	1.706.742	11AU1992	11AU2012	REGISTERED
1318 0011-000 DNKOS	USA	16	74/355,873	05FE1993	1,794,969	28SE1993	28SE2013	REGISTERED
1318:0012-000 Cardium	USA	16	74/471.893	17DE1993	1,866,990	13DE1994	130£2004	REGISTERED
1318:0013-000 Decisionbase	Ш SA	9	74/670.277	05MY1995	2,078,350	15JL1997	15JL2007	REGESTERED
1318.0024-000 Chem-currents		16	75/480,444	06MY199B	2,255.569	22JE1999	22JE2009	REGISTERED
1318.0025-000 BIO-CURRENTS	USA	16	75/480,443	06MY1998	2,255,568	22 JE 1999	22JE 2 009	REGISTERED
1318.0026.000 Chem-Bio-curr	USA Ents	16	75/480,442	06NY1998	2,249,667	01JE1999	01JE2009	REGISTERED
1318.0028.000 1nterstudy	USA	42	73/081,336	24MR1976	1,066,965	31MY1997	31MY2007	REGISTERED
1318.0044.000 COMPETITIVE L	USA ANDSCAPE	9	76/256,667	14MY2001				PUBLISHED

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Docket No.	<u>Ctry</u>	<u>Class</u>	Curr App No	Curr App	D Curr Reg No	Curr Reg	D Expires	<u>Status</u>
1318.0051-000 PAT IENTBASE	USA	9	76/473, 134	06DE2002				PENDING
<u>CANADA</u> 1318.0010-002 PHARNACOR	CANA		1,051.611	21MR2000				OPPOSED
EUROPEAN COM	MUNITY	(C.T.M.)						
1318.0002-002 DECISION RESOUR	CTM RCES	35	001563642	14MR2000	001563642	14MR2000	14HR2010	REGISTERED
1318.0008·001 COGNDS	CTH	16	001563683	14NR2000	001563683	14MR2000	14MR2010	REGISTERED
1318.0010-001 PHARMACOR	CTN	16	001563824	14MR2000	001563824	14MR2000	14HR2010	REGISTERED
1318.0011-001 Onkos	CTM	16	001563725	14HR2000	001563725	14MR2000	14MR2010	REGISTERED
1318.0012-001 CARDIUM	СТИ	16	001563790	14MR2000	001563790	14NR2000	14MR2010	REGISTERED
1318.0013-002 DEC(SIONBASE	CTN	9	001563675	14MR2000	OCI 563675	14MR2000	14HR2010	REGISTERED
1318.0044-001 COMPETITIVE LAN	CTM IDSCAPE	9	002459444	05N02001				REGISTRATION FEE PAID
1318.0051-001 PATTENTBASE	CTM	9	003209293	03JE2003				PENDING

Note: This summary is confidential information of the client for internal informational purposes only and is subject to frequent change.

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Docket No.	Ctry	<u>Class</u>	Curr App No	Curr App	D Curr Reg No	Curr Reg	<u>D</u> <u>Expires</u>	<u>Status</u>
JAPAN								
1318:0010:004 Pharhacor	JAPA	9	2003 - 058372	11JL2003				PENDING
1318.0013-004 DECISIONBASE	JAPA	9	2003-058373	11JL2003				PENDING
SWITZERLAND								
1318.0002-003 DECISION RESOU	SWIT RCES	9	116222001	100E2001	502 , 807	10DE2001	10DE2011	REGISTERED
1318.0008-002 Cognos	SWIT	9	116242001	100E2001	509,899	23JL2002	23JL 2012	REGISTERED
1318.0010-003 PHARMACOR	TIWZ	9	116252001	10DE2001	509,960	23JL2002	23JL 2 012	REGISTERED
1318.0011-002 ONKOS	TIWZ	9	11626/2001	10D£2001	509.901	23JL2002	23J12012	REGISTERED
1318.0012-002 Cardium	SW[T	9	11627/2001	100€2001	509,902	23JL2002	23JL 2012	REGISTERED
1318.0013-003 DECISIONBASE	SWIT	9	1162212001	10DE2001	502,806	10DE2001	100E2011	REGISTERED
1318.0044-002 COMPETITIVE LA	SWIT NDSCAPE	9	116232001	100E2001	502,954	10DE2001	100E2011	REGISTERED
1318 . 0051 - 002 PAT IENTBASE	TJW2	9	51988/2003	04JE2003				PENDING

:::CDMANH-COUMANT MANAGE; 428723;1

Note: This summary is confidential information of the client for internal informational purposes only and is subject to frequent change.

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