OMB No. 0651-0027 (exp. 6/30/2005)	TF 10		U.S. Patent and Tradem	
Tab settings	<u>▼ </u>	<u> </u>	<u> </u>	
To the Honorable Commissioner of Pate	ents and Trademarks: I	Please record the attached orig	ginal documents or copy thereo	
Name of conveying party(ies):	7.14.03	2. Name and address of Name: PNC Bank, N		
COMFORCE Technical Services, Inc.		Internal		
Individual(s)	ssociation	70 Fa	ot EEth Stroot	
General Partnership Li	imited Partnership	Street Address: 10 Lo	ist out i offeet	
Corporation-State Delaware		City: New York	_State:_NY_Zip:_10022	
Other		Individual(s) citizens	State: NY Zip: 100	
Additional name(s) of conveying party(ies) atta	achad? Vas Vas	Association		
	iched : Tes V No	General Partnership		
3. Nature of conveyance:	7	Limited Partnership	SECTION	
Assignment	∫ Merger 1	Corporation-State	engle Eller	
Security Agreement	Change of Name		the United States, a domestic	
Other		representative designation is:		
Execution Date: June 25, 2003			(es) attached? Yes V	
5. Name and address of party to whom co	Additional number(s) att	6. Total number of applica		
concerning document should be mailed: Name: Sophie B. Anger, Esq. To	118	registrations involved: .		
Name	orys_cci	7 Total for /27 OFD 2 44)\$_40	
Internal Address:)	
		Enclosed		
		Authorized to be	charged to deposit account	
			8. Deposit account number:	
Street Address: 237 Park Avenue		8. Deposit account number	ər:	
Street Address: 237 Park Avenue		8. Deposit account number	er:	
Street Address: 237 Park Avenue City: New York State: NY Zip:	.10017	·	er:	
Sileet Address.	.10017 DO NOT USE	502793	er:	
Sileet Address.		502793	er:	
City: New York State: NY Zip. 9. Signature.		502793		
City: New York State: NY Zip.	DO NOT USE	502793	July 14, 2003	

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TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "Agreement"), dated as of June 25, 2003 is between COMFORCE Technical Services, Inc., a Delaware corporation (herein referred to as "Grantor") and PNC Bank, National Association, as Administrative Agent (in such capacity, together with its successors in such capacity, the "Grantee") for the lenders from time to time party to the Credit Agreement (as hereinafter defined). Capitalized terms used and not otherwise defined herein shall have the meaning specified in the Credit Agreement (as hereinafter defined).

WHEREAS, Grantor owns the Marks (as hereinafter defined) listed on <u>Schedule 1</u> annexed hereto;

WHEREAS, COMFORCE Operating, Inc., the parties listed on <u>Schedule A</u> attached hereto, certain lenders (the "<u>Lenders</u>") and Grantee are parties to a Revolving Credit and Security Agreement of even date herewith (as amended, modified or supplemented from time to time, the "<u>Credit Agreement</u>");

WHEREAS, pursuant to the terms of the Credit Agreement, Grantor has granted to Grantee for the ratable benefit of such Lenders, a security interest in substantially all the assets of the Grantor including all right, title and interest of Grantor in, to and under all Grantor's Marks, whether presently existing or hereafter arising or acquired, together with the goodwill of the business symbolized by the Marks and the applications therefor and the registrations thereof, and all products and proceeds thereof, including, without limitation, any and all causes of action which may exist by reason of infringement or dilution thereof or injury to the associated goodwill, to secure the payment of all amounts owing under the Credit Agreement and the other Obligations;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, to secure the prompt payment and performance to Agent and each Lender of the Obligations, Grantor hereby grants to Grantee for its benefit and for the ratable benefit of each Lender, a continuing security interest in all of Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether presently existing or hereafter arising or acquired:

(i) each United States or foreign trademark, service mark and trade name now held or hereafter acquired by Grantor, including any registration or application for registration of any trademarks and service marks now held or hereafter acquired by Grantor, which are registered in the United States Patent and Trademark Office or the equivalent thereof in any State of the United States or in any foreign country, as well as any unregistered marks used by Grantor, and any trade dress including logos, designs, company names, business names, fictitious business names and other business identifiers used by Grantor in the United States or any foreign country (collectively, the "Marks"), including,

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without limitation, each Mark referred to in Schedule 1 annexed hereto, and all of the goodwill of the business connected with the use of, and symbolized by, each Mark; and

(ii) all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future infringement or dilution of any Mark including, without limitation, any Mark referred to in Schedule 1 annexed hereto, or for injury to the goodwill associated with any Mark.

This security interest is granted in conjunction with the security interests granted to the Grantee pursuant to the Credit Agreement. Grantor does hereby further acknowledge and affirm that the rights and remedies of Grantee with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Credit Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

* * *

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed by its officer thereunto duly authorized as of the 3 day of June, 2003.

> COMFORCE TECHNICAL SERVICES, INC.

Acknowledged:

PNC Bank, National Association, as Administrative Agent

Title: Vice President

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STATE OF NEW YORK)	
)	ss.:
COUNTY OF NEW YORK)	

On the day of June, 2003, before me personally came Robert F. Ende, to me personally known to be the person described in and who executed the foregoing instrument as Sr. Nice President-Firm of COMFORCE Technical Services, Inc., who being by me duly sworn, did depose and say that he is Sr. V. P.-Firm of COMFORCE Technical Services, Inc., the corporation described in and which executed the foregoing instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that the said instrument was signed and seal on behalf of said corporation by order of its Board of Directors; that he signed his name thereto by like order; and that he acknowledged said instrument to be the free act and deed of said corporation.

Cyrllia Moxgonetti NOTARY PUBLIC

My commission expires:

RECORDED: 07/14/2003

CYNTHIA GORGORETTI
Notary Public, State of New York
No. 01GO6043884
Qualified in New York County
My Commission Expires June 26, 200

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