

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
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NATURE OF CONVEYANCE:	Termination and Release of Security Interest
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CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
The Bank of Nova Scotia, as Collateral Agent		02/20/2004	CORPORATION: CANADA

RECEIVING PARTY DATA	
Name:	Relizon SNE Inc.
Street Address:	220 E. Monument Avenue
City:	Dayton
State/Country:	OHIO
Postal Code:	45402
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 24		
Property Type	Number	Word Mark
Registration Number:	2028708	REALIZE THE ADVANTAGE
Registration Number:	1770782	DATAMERGE
Registration Number:	1780840	DATAMERGE
Registration Number:	1773586	SIMPLICITY SERIES
Registration Number:	1639041	DATASEAL
Registration Number:	1389493	PRIME
Registration Number:	1547295	CLEAN-PERF
Registration Number:	1250343	SUPERSLIP
Registration Number:	1242816	W
Registration Number:	1208210	WILMER
Registration Number:	1057607	POST RITE
Registration Number:	1043485	RECEIPT RITE
Registration Number:	0697830	SANS-COPY
Registration Number:	0625417	POST-RITE

OP \$615.00 2028708

Registration Number:	0440705	PAYWRITE
Registration Number:	1312802	A THE ARNOLD CORPORATION
Registration Number:	0642360	AUTO-POST
Registration Number:	2617052	FORMCRAFT
Registration Number:	2627514	F FORMCRAFT
Registration Number:	1241169	STARTA SYSTEM
Serial Number:	78018861	THE RELIZON COMPANY
Serial Number:	76184912	RELIZON
Serial Number:	78040079	EXCEPTIONAL PEOPLE, PROVEN RESULTS
Serial Number:	78152955	DATASEAL

CORRESPONDENCE DATA

Fax Number: (212)455-2502
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ATTORNEY DOCKET NUMBER:	509265/1012
NAME OF SUBMITTER:	Lea B. Levy

Total Attachments: 4
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TERMINATION AND RELEASE OF SECURITY INTEREST

TERMINATION AND RELEASE dated as of February ²⁰, 2004, from The Bank of Nova Scotia, as Collateral Agent (the "Secured Party"), to Relizon SNE Inc., a Delaware corporation, (the "Assignor").

WITNESSETH:

WHEREAS, pursuant to the Amended and Restated Pledge and Security Agreement dated November 2, 2001, a security interest (the "Security Interest") was granted by the Assignor to the Secured Party in certain collateral, including the Intellectual Property Collateral (as hereinafter defined);

WHEREAS, the Security Interest was recorded with the U.S. Patent and Trademark Office on November 18, 2002 at Reel 002623 Frame 0943;

WHEREAS, the Secured Party now desires to terminate and release its Security Interest in the Intellectual Property Collateral;

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, and upon the terms set forth in this Termination and Release, the Secured Party hereby states as follows:

1. Definitions: The term "Intellectual Property Collateral," as used herein, shall mean, as of the date hereof, all of the Assignor's right, title and interest of every kind and nature in:

(a) all of Assignor's United States and foreign patents and patent applications (including without limitation the patents and patent applications, if any, identified on Schedule I attached hereto and incorporated herein by reference) and including the right to recover for all past, present and future infringements thereof and all reissues, divisions, continuations, continuations-in-part, substitutes, renewals, and extensions thereof, all improvements thereon, and all other rights of any kind whatsoever of such Assignor accruing thereunder or pertaining thereto;

(b) all of Assignor's United States and foreign trademarks, trade names, trade dress, service marks, trademark and service mark registrations, and applications for trademark or service mark registration and any renewals thereof (including without limitation each trademark, trade name, trade dress, registration and application, if any, identified in Schedule I attached hereto and incorporated herein by reference) and including all income, royalties, damages and payments now and hereafter due and/or payable with respect thereto (including without limitation damages for past or future infringements thereof), the right to sue or otherwise recover for all past, present and future infringements thereof, all rights corresponding thereto throughout the world (but only such rights as now exist or may come to exist under applicable local law) and all other rights of any kind whatsoever of each Assignor accruing thereunder or pertaining

thereto, together in each case with the goodwill of the business connected with the use of, and symbolized by, each such trademark and service mark;

(c) all of such Assignor's right, title and interest, whether now owned or hereafter acquired, in and to all United States and foreign copyrights and copyright applications (including without limitation the copyrights and copyright applications, if any, identified on Schedule I attached hereto and incorporated herein by reference) and including the right to recover for all past, present and future infringements thereof and all reissues, divisions, continuations, continuations-in-part, substitutes, renewals, and extensions thereof, all improvements thereon, and all other rights of any kind whatsoever of such Assignor accruing thereunder or pertaining thereto;

(d) all license agreements regarding items (a)-(c) with any other party, whether such Assignor is a licensor or licensee under any such license agreement (including without limitation the licenses, if any, listed on Schedule I attached hereto and incorporated herein by reference), and the right to prepare for sale, sell and advertise for sale, all Inventory (as defined in the Security Agreement) now or hereafter owned by such Assignor and now or hereafter covered by such licenses; and

(e) all proceeds of any of the foregoing.

2. Release of Security Interest: The Collateral Agent hereby terminates, releases, discharges, quitclaims and relinquishes its Security Interest in the Intellectual Property Collateral, and any right, title or interest of the Secured Party in such Intellectual Property Collateral shall hereby cease and become void.

3. Further Assurances: The Collateral Agent hereby agrees to duly execute, acknowledge, procure and deliver any further documents and to do such other acts as may be reasonably necessary to effect the release of the Security Interest contemplated hereby.

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Schedule I

U.S. Trademarks

Registered Marks

Mark	Registration No.	Registration Date
REALIZE THE ADVANTAGE	2028708	1/7/97
DATAMERGE and Design	1770782	5/11/93
DATAMERGE	1780840	7/6/93
SIMPLICITY SERIES	1773586	5/25/93
DATASEAL	1639041	3/26/91
PRIME	1389493	4/8/86
CLEAN-PERF	1547295	7/11/89
SUPERSLIP	1250343	9/6/83
W and Design	1242816	6/21/83
WILMER	1208210	9/14/82
POST RITE	1057607	2/1/77
RECEIPT RITE	1043485	7/13/76
SANS-COPY	697830	5/17/60
POST-RITE (Stylized)	625417	4/17/56
PAYWRITE and Design	440705	9/21/48
A THE ARNOLD CORPORATION and Design	1312802	1/1/85
AUTO-POST (Stylized)	642360	3/5/57
FORMCRAFT	2617052	9/10/02
F FORMCRAFT	2627514	10/1/02
STARTA SYSTEM	1241169	6/7/83

Pending Applications

Mark	Appl. Ser. No.	Filing Date
THE RELIZON COMPANY	78018861	7/28/00
RELIZON and Design	76184912	12/21/00
EXCEPTIONAL PEOPLE, PROVEN RESULTS	78040079	12/20/00
DATASEAL	78152955	8/9/02

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