Form PTO-1594 RECORDATION FORM COVER SHEET U.S. DEPARTMENT OF COMMER (Rev. 10/02) TRADEMARKS ONLY U.S. DEPARTMENT OF COMMER U.S. Patent and Trademark Of U.S. Patent and U.S.				
Tab settings ⇔⇔ ♥ ▼	▼ ▼ ▼ ▼			
To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original documents or copy thereof.			
Name of conveying party(ies): Resun Leasing, Incorporated	Name and address of receiving party(ies) Name: BT Commercial Corporation Internal			
Individual(s) Association General Partnership Limited Partnership Corporation-State Other Additional name(s) of conveying party(ies) attached? Assignment Merger Security Agreement Change of Name Other See Schedule A attached hereto for explanation Execution Date: 8/13/1998	Address:			
Application number(s) or registration number(s): A. Trademark Application No.(s)	2165218; 2135463; 2123373 B. Trademark Registration No.(s) 2136875; 2148887; 2123374; 2135462; and 2123379			
Additional number(s) att	ached Yes V No			
Name and address of party to whom correspondence concerning document should be mailed: Name: E. Scott Johnson	6. Total number of applications and registrations involved:			
Internal Address: Ober, Kaler, Grimes & Shriver	7. Total fee (37 CFR 3.41)			
Street Address: 120 East Baltimore Street	8. Deposit account number;			
City: Baltimore State: MD Zip:21202-1643	THIS SDACE			
9. Signature.				
E. Scott Johnson Name of Person Signing Signature Total number of pages Including cover sheet, attachments, and document:				

OBER, KALER, GRIMES&SHRIVER

contents to De recorded with required cover sheet information to; Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

SCHEDULE A TO TRADEMARK RECORDATION FORM

This Trademark correction form is being filed to correct the conveyance recorded with the United States Patent and Trademark Office on September 4, 1998, as a assignment (the "September 4, 1998 Conveyance"), a copy of which is submitted herewith. The September 4, 1998 Conveyance should have been recorded as a grant of a security interest and is hereby corrected to reflect the actual intention of Resun Leasing, Corporation and BT Commercial Corporation, which was to grant a security interest, and not to transfer title to the Trademarks listed on Schedule 1 to the September 4, 1998 Conveyance.

NRWILSON 531066.1

TRADEMARK REEL: 002844 FRAME: 0778

00						
<u>o'</u>		9~10-1998	LLS. Department of Committeess Patent and Trademark Office TPADEFACATEC			
5	Politic Scorne ONE 0051-007		MECEIVEN			
9	, , , , , , , , , , , , , , , , , , ,	00825511				
2	•	OUG233 : 1 ON FORM COVER SHEE	T IN SEP 4			
₹	TRADE	MARKS ONLY				
\geq	TO: The Commissioner of Potents and Trademarks:	Please record the attached or	ginal decument(s) or copy(les).			
	Submission Type	Conveyance Type X Assignment	License			
	Resubmission (Non-Recordation)	Security Agreement				
	Document ID #		Nunc Pro Tunc Assignment Effective Date			
	Correction of PTO Error Reel # Frame #	Merger	Month Day Year 08 13 1998			
	Corrective Document	Change of Name				
	Reel # Frame #	Other				
	Conveying Party	Mark If additional names of convey	Fraction Date Month Day Year			
•	Name Resun Leasing, Incorporated		08 13 1998			
	Formerly					
	Individua: General Partnership Limited Partnership X Corporation Association					
	Other					
ļ	X Citizenship/State of incorporation/Organizal	Non Delaware				
1	Receiving Party	-	don nurties attacked			
	Name BT Commercial Corporation					
	DBA/AKA/TA					
	Composed of					
	Address (im t)					
Į	Address (Res 2) 300 South Grand Avenue					
	Address (me 1) Los Angeles	CA State/Country	90071			
1	Individual General Partnership	Limited Partnership	7.4p Code If document to be recorded is an assignment and the receiving party is			
	X Corporation Association		not domiciled in the United States, an appointment of a domestic			
	Other		represent_ave should be attached. (Designation must be a separate			
1	Citizenship/State of Incorporation/Organization	ion [p.]	document from Assignment.)			
09/0		OFFICE USE ONLY				
02	1					
/ ns [
	protecting that shall received to complete the Gover Shant, Savel community regards. D.C. 2002 1 and to time Office of intermedian and Regardskey Africa, Office of September 1997 (April 1997). September 1997 (April 1997). Address George Caller (April 1997). Address G	of this harden collects to Sta U.S. Passet and Ye without and Sudget, Paperwish Reduction Projects and Decimality. To pass the National States.	ndernet Office, Great intermedian Officer, Washington, et 1965, 9517), Washington, Oct., 2057). See OMS			
	Public benders complete the controller in terminate to compensate the compensate of the property of the property of the controller of the property of the prop					
	·		- 4705 EDAME: 000"			

TRADEMARK



FORM PTO-1618B	Page 2	U.S. Department of Commercial Ferral and Tredemant Office TRADEMARK		
Domestic Representative Nam	e and Address Enter for the first Re			
Name				
Address give 1)				
Address (line 2)				
Address (line 1)				
Address (ine ()				
Correspondent Name and Add	ress Area Code and Telephone Number (2)	13) 485-1234		
Name Neil Cummings, Esc	1-			
Address (the 1) c/o Latham & Watki	ins			
Address (the 2) 633 West Fifth St	reet			
Address (Green) Suite 4000				
Address (ine 4) Los Angeles, CA	90071			
Pages Enter the total number including any attachm	r of pages of the attached conveyance doc	ument # 5		
Trademark Application Number		Mark if additional numbers attached		
	iber <u>or t</u> he Registration Number (60 NOT ENTER BOT	H numbers for the same property).		
Trademark Application Nu		ation Number(s) 2135463 2123373		
		2135463 2123373		
	2136875	2148887 2123374		
	2135462	2123379		
	e total number of properties involved.	# 8		
Fee Amount Fee Amo	ount for Properties Listed (37 CFR 3.41):	\$ 215.00		
Method of Payment: Deposit Account	Enclosed X Deposit Account	· · · · · · · · · · · · · · · · · · ·		
(Enter for payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number:				
Authorization to charge additional fees: Yes No				
Statement and Signature				
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.				
Laura Lopez	Samo Cost	09/01/98		
Name of Person Signing	Signature \	Date Signed		

08/13/98 THU 17:15 FAX 7038616198 RESUN LEASING

--- PARKER

2007

ASSIGNMENT OF TRADEMARKS Schedule 1 ...

Trade Name, Trademark, and Service Marks

Resun Leasing, Incorporated has eight United States service marks as set forth below.

Service Mark	<u>Date</u>	Regis. No.
Resun (stylized lettering)	06-16-98	2,165,218
Resun Leasing incorporated (stylized lettering)	02-17-98	2,136,875
Resun	02-10-98	2,135,462
Resun Leasing Incorporated	02-10-98	2,135,463
Resun	04-07-98	2,148,887
Regun	12-23-97	2,123,379
Resun Leasing Incorporated	12-23-97	2,123,373
Resun Leasing Incorporated	12-23-97	2,123,374

TRADEMARK **REEL: 1785 FRAME: 0009**

TRADEMARK



ASSIGNMENT OF TRADEMARKS

WHEREAS, Resun Leasing, Incorporated, a Delaware corporation ("Resun"), the financial institutions and their successors and assigns from time to time party thereto (collectively, the "Lenders"), the Issuing Bank and BT Commercial Corporation, as agent for the Lenders and the Issuing Bank (the "Agent"), having an office at 300 South Grand Avenue, Los Angeles, California, 90071 are entering into that certain Credit Agreement dated as of August 13. 1998 (as the same may be amended, supplemented, restated or otherwise modified from time to time (the "Credit Agreement");

WHEREAS, pursuant to the terms of the Security Agreement dated as of August 13, 1998 (as said Agreement may be amended, supplemented or otherwise modified from time to time, the "Security Agreement"; capitalized terms used and not otherwise defined have the meanings assigned to such terms in the Security Agreement), between Resun ("Grantor") and the Agent (in such capacity, "Grantee"), Grantor has assigned and granted to Grantee for Grantee's benefit and the ratable benefit of the Lenders and the Issuing Bank a security interest in substantially all the assets of Grantor including all right, title and interest of Grantor in, to and under all now owned and hereafter acquired trademarks, trademark registrations, trademark applications and trademark licenses, together with the goodwill of the business symbolized by Grantor's trademarks, and all proceeds thereof, to secure the payment of the Secured Obligations; and

WHEREAS, Grantor owns the trademarks, trademark registrations and trademark applications, and is a party to the trademark licenses, listed for Grantor on Schedule 1 annexed hereto:

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant and assign to Grantee 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 created or acquired:

- (a) all registered and unregistered trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, slogans and other source or business identifiers, and the goodwill and general intangibles associated therewith, all registrations and recordings thereof, and all applications in connection therewith, whether 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, or otherwise, including, without limitation, those set forth on Schedule 1, and (b) all renewals thereof;
- any and all agreements, and licenses, written or oral, providing for the grant by or to Grantor of any right to use any trademark, including, without limitation, those set forth on Schedule 1 and all of the goodwill of the business of Grantor connected with the use of, and symbolized by such agreements and licenses; and

LA_DOC\$\250993.1

TRADEMARK REEL: 1785 FRAME 0010



(3) all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future (a) infringement or dilution of any trademark or trademark registration including, without limitation, the trademarks and trademark registrations referred to in <u>Schedule 1</u> annexed hereto, the trademark registrations issued with respect to the trademark applications referred to in <u>Schedule 1</u> and the trademarks licensed under any trademark license, or (b) injury to the goodwill associated with any trademark or trademark registration including, without limitation, the trademarks and trademark registrations referred to in <u>Schedule 1</u> annexed hereto, the trademark registrations issued with respect to the trademark applications referred to in <u>Schedule 1</u> and the trademarks licensed under any trademark license.

This assignment and grant of security interest is granted in conjunction with the security interests granted to Grantee pursuant to the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Grantee with respect to the assignment and 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.



IN WITNESS WHEREOF, Grantor has caused this Assignment of Trademarks to be duly executed as of August 13, 1998.

RESUN LEASING, INCORPORATED

Title:

LA_DOC\$\250993.1

TRADEMARK REEL: 1785 FRAME: 0012 **TRADEMARK**



ACKNOWLEDGMENT

State of <u>Virginia</u> County of Loudoun

On 8/13/98, before me, Anita Wine, Notary Public, personally appeared Michael I. Roman , personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s) or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Signature Cont. C. Colai. (Seal)

My Commission Expires 3/31/99

LA_DOCS\250993.1

RECORDED: 09/04/1998

RECORDED: 04/28/2004