FORM #1'0-1594 (Rev. 10/02) OMB No. 0651-0027 (Exp. 6/30/2005) M&G_2316 0000066

FROM-MERCHANT & GOULD

RECORDATION FORM COVER SHEET TRADEMARKS ONLY

U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

To the Honorable Commissioner of Patents and Trademarks Floa 1. Name of conveying party(ies):	ss record the attached original documents or copy thereof 2. Name and address of receiving party(ics)
COMMTECH CORPORATION	FLEET BANK, N.A.
: 1	3670 ROUTE 9 SOUTH
Individuals General Partnership Corporation-State of New Jersey Other:	FREEHOLD, NEW JERSEY 07728
Additional name(s) of conveying party(ies) attached? Yes No	
3. Nature of conveyance: Assignment Merger Sccurity Agreement Change of Name Other: Correction to Nature of Conveyance from Assignment to Security Agreement Reel/Frame 2105/0797 Recorded on 6/22/2000	Individual(s) critzenship General Partnership Corporation-State of Other Association If assigned is not domicited in the United States, a domission representative designation is anached
Execution Date: May 16, 2000	☐ Yes ☑ No (Designations must be separate document from Assignment)
	Addinonal name(s) & address(cs) attacged?
4. Application number(s) or trademark number(s)	* 11 minute
A. Trademark Application No.(s)/ Mark(s)	B Trademark Reg. No.(s)/Mark(s)
See attached Exhibit A	See attached Exhibit A
Additional number	s attached ≠ ⊠ Yes □ No
5. Name and address of party to whom correspondence concerning document should be mailed: Name: Anna W. Manville Address. MERCHANT & GOULD P.C. P.O Box 2010 Minneapolis, MN 55402-0910	 6. Total number of applications and trademarks involved: 7 7. Total fee (37 CFR 3.41): \$190.00 Enclosed Authorized to be charged to deposit account 8. Please charge any additional fees or credit any overpayments to our Deposit account number: 13-2725
DQ NOT I	SE THIS SPACE
9. Signature. Anna W. Manville Name of Person Signing	O5/18/04 Signature Date
	Total number of pages including cover sheet, attachments, and document: 2

Mail documents to be recorded with required cover sheet information to Commissioner of Patent & Trademarks, Box Assignments Director of the United States Patent and Trademark Office W4-Bington, D.C. 20231

Do not detach this portion

TRADEMARK REEL: 002856 FRAME: 0149

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Exhibit A

<u>Mark</u>	Reg Ser. #
FASTFLOW	2,229,623
DECAS & Design	2,159,983
FASTFLOW ASP	76/006,451
FASTFLOW ASP The Telecom ASP	76/006,361
FASTFLOW eSUITE	76/006,360
FASTFLOW eSUITE	76/005,358
MACSTAR	1.476.567

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FORM PTO-1618B	Pag	re 2	U.S. Denotes
Domestic Represe	ntative Name and Address		U.S. Department of Commerce Petent and Tracement Office 773 Apr. Apr.
Name -	Address	Enter for the first 6	leceiving Party only.
} 			Party only.
Address (line 1)			
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Correspondent Nam	e and Address		
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Name TRACEE	A. GRAUHART, ESQ.		
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76006451 7600	5358	2229623 Registra	tion Number(s)
76006361		2159983	
76006360		1476567	
Number of Properties			
Fee Amount		erties involved.	7
Method of Payment:	Fee Amount for Properties Lists	od (37 CFR 3.41):	190.00
Deposit Account	Enclosed x Depo	sit Account	130.00
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tatement and Signatu	Authorization to chan	go additional fees:	Yes No
To the best of my ki	nowledge and belief, the foregoing in rue copy of the original document. C	formation is true and co harges to deposit accou	rrect and any int are authorized, as
TRACEE A. GRAUBART	franch the	,	Martin
Name of Person Sig	ning Signa		- 6/21/00
			/ Date Signed

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COLLATERAL ASSIGNMENT (Security Agreement)

WHEREAS, Commutech Corporation, a New Jersey corporation ("Assignor"), located and doing business at 2555 Route 130 South, Cranbury, New Jersey 08512, is the owner of the patents (the "Patents"), trademarks, which are registered in the United States Patent and Trademark Office.

WHEREAS, Fleet Bank, N. A. a national banking association organized under the Acts of Congress ("Assignee"), located and doing business at 3670 Route 9 South, Freehold, New Jersey 07728, has extended and may hereafter extend credit to Assignor, and Assignor has executed and delivered to Assignee an Interest Bearing Grid Note dated the date hereof (the "Note") evidencing the present and future advances of credit by Assignee to Assignor may in the future execute and deliver to Assignee other notes evidencing the advances of credit by Assignee to Assignee to Assigner, and

WHEREAS, Assignor has executed and delivered to Assignee a security agreement dated May 10, 2000 pursuant to which it grants to Assignee a security interest in substantially all assets of Assignor to secure all of Assignee other similar security agreements; and

WHEREAS, in order to further secure Assignor's Liabilities (as defined in the Note or any future note) to the Assignee, Assignor wishes to grant to Assignee a security interest in the Collateral and the goodwill and certain other assets with respect to the Collateral, as further set forth herein.

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, Assignor as security for the full payment and performance of the Liabilities, and to evidence further the security interest granted to the Assignee pursuant to separate security agreements, hereby assigns, sells, transfers, and conveys to Assignee and grants to Assignee a security interest in all of Assignor's right, title and interest in:

- (a) the Patents and Trademarks:
- (b) all right of action, claims for damages, profits and costs, all other demands for any sum or sums of money whatsoever which it has or may have either at law or in equity, against any and all persons, firms, corporations and associations by reason of claims of infringement upon said Patents and Trademarks.
- (c) all existing and future patents, registrations and applications for the protection of inventions and designs hereafter acquired by, granted to, or filed by Assignor which are based upon, derived from or are variations of any invention or designs disclosed in the Patents (the "Future Patents");
- (d) all extensions, renewals, and continuations, reissues, divisions, and continuations-in-part of the
- (e) all proceeds, including without limitation, license royalties and proceeds of infringement suits,
 based on the Trademarks, Patents and Future Patents;
- (f) all licenses and other agreements relating to the Trademarks, Patents and Future Patents and the
- (g) all Trademarks, Trademark registrations, Trademark registration applications, formulae, processes, compounds, methods, know-how, and trade secrets relating to the manufacture of Assignor's and under products under, utilizing, or in connection with the Patents and Puture Patents; and

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(h) all goodwill of Assignor's business connected with, symbolized by or in any way related to the items set forth in clauses (a) through (g) above.

All of the foregoing items set forth in clauses (a) through (b) are hereinafter referred to collectively as the "Collateral."

AND Assignor and Assignce agree as follows:

1. Assignor's Obligations. Assignor agrees that, notwithstanding this Assignment, it will perform and discharge and remain liable for all its covenants, duties, and obligations arising in connection with the Collateral and any licenses and agreements related thereto. Assignee shall have no obligation or liability in connection with the Collateral or any licenses or agreements relating thereto by reason of this Assignment or any payment received by Assignee relating to Collateral, nor shall Assignee be required to perform any covenant, duty, or obligation or Assignor arising in connection with the Collateral or any license or agreement related thereto or to take any other action regarding the Collateral or any such licenses or agreement.

Assignor shall have the obligation to maintain, preserve or renew the Patents and Trademarks, and take any action to prohibit the infringements or unauthorized use of same by any third party. Assignee shall have no infringements or unauthorized use of same by any third party.

- 2. <u>Use Prior to Default.</u> Unless and until an Event of Default under, and as defined in or under the Note, or under any future note in favor of Assignee, shall occur and be continuing, Assignor shall retain the legal and equitable title to the Patents and Trademarks and shall have the right to use the Collateral and make, and use the inventions disclosed and claimed in the Patents in the ordinary course of its business, subject to the terms and covenants of the Note, the security agreements, and this Assignment.
- Remedies Upon Default. Whenever any Event of Default, under, and defined in, the Note or under any future note evidencing the Liabilities, shall occur, Assignor's rights pursuant to Section 2 hereof shall terminate and be null and void, and Assignee shall have all the rights and remedies granted to it in such event by the Note or security agreements, which rights and remedies are specifically incorporated herein by reference and made a part hereof. Assignee in such event may collect directly any payments due to Assignor in respect of the Collateral and may sell, license, lease, assign, or otherwise dispose of the Collateral in the manner set forth in the Note or in any security agreement by Assignor in favor of Assignee. Assignor agrees that, in the event of any disposition of the Collateral upon any such Event of Default, it will duly execute, acknowledge, and deliver all documents necessary or advisable to record title to the Collageral in any transferee or transferees thereof, including, without limitation, valid, recordable assignments of the Patents and Trademarks and Tradenames. In the event Assignor fails or refuses to execute and deliver such documents, Assignor hereby irrevocably appoints Assignee as its attorney-in-fact, with power of substitution, to execute, deliver, and record any such documents on Assignor's behalf. For the purpose of enabling Assignee to exercise rights and remedies upon any such Event of Default, Assignee hereby grants to Assignee an irrevocable, non-exclusive license (exercisable without payment of royalty or other compensation to Assignor) to use, assign, license, or sub-license any of the Collateral, now owned or hereafter acquired by Assignor, and wherever the same may be located.
- 4. <u>Cumulative Remedies</u> The rights and remedies provide herein are cumulative and not exclusive of any other rights or remedies provided by law. The rights and remedies provided herein are intended to be in addition to and not in substitution of the rights and remedies provided by the Note or security agreements by Assignor in favor of Assignee or any other agreement or instrument delivered in connection therewith.
- Amendments and Waivers. This Assignment may not be modified, supplemented or amended, or any of its provisions waived at the request of Assignor, without the prior written consent of Assignee.

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- 6. Reassignment. At such time as Assignor shall completely satisfy all of the Liabilities, Assignee will, at Assignor's request, execute and deliver to Assignor all deeds, assignments and other instruments as may be been made by Assignee parsuant hereto.
- 7. <u>Severability</u>. If any clause or provision of this Assignment shall be held invalid or unenforceable, in whole or in part, in any jurisdiction, such invalidity or unenforceability shall attach only to such clause or provision, or part thereof, and shall not in any manner affect any other clause or provision in any jurisdiction.
- 8. <u>Notices.</u> All notices, requests and demands to or upon Assignor or Assignee under this assignment shall be given in the manner prescribed in the Note.
- 9. Governing Law This Assignment shall be governed by, construed, applied and enforced in accordance with the substantive laws of the State of New Jersey and the United States of America as applicable.

IN WITNESS WHEREOF, the parties have entered into this Collateral Assignment on this 4 day of

COMMTECH CORPORATION

Name:

Title: CFO

ATTEST:

Name Frank M Famzi

Chei-man

PLEET BANK, N.A.

Name:

VICE PROSINENT

May 04 04 11:13a Ann Cutledge

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STATE OF NEW JERSEY

: SS.

COUNTY OF

Lawrence R. Irving

+612-332-9081

, to me

personally known, and acknowledged to me that he is President of Commtech Corporation, and acknowledged the CFO foregoing instrument to be the free act and deed of said corporation.

Commission Expires 9/14/2003

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Ann Putledge

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STATE OF NEW JERSEY

Before me this 6 day of many, 2000, personally appeared the above named officer of Fleet

Bank, N. A., to me personally known, and acknowledged to me that (s)he is an officer, and acknowledged (s)he was authorized to execute and deliver the foregoing instrument on behalf of said association.

ARLENE'M SZMUTKO NOTARY PUBLIC OF NEW JERSEY MY COMMISSION EXPIRES NOV 7 2001

March 16, 2000 Serv/Per/ADW/Stf/Active/Commtech PatentTrademarkAssignment

RECORDED: 05/18/2004

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