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TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	SECURITY INTEREST	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Evans Communications		07/15/2005	CORPORATION: CALIFORNIA

RECEIVING PARTY DATA

Name:	The Royal Bank of Scotland plc, as First Lien Collateral Agent		
Street Address:	Attention: Andrew Weinberg		
Internal Address:	101 Park Avenue		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10178		
Entity Type:	foreign bank:		

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark	
Registration Number:	2492548	EVANS COMMUNICATIONS	
Registration Number:	2318039	EVANS COMPANIES	
Registration Number:	2898971	EVANSINET	
Registration Number:	2071687	EVANSNET	

CORRESPONDENCE DATA

Fax Number: (714)755-8290

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Email: ipdocket@lw.com

Correspondent Name: Latham & Watkins LLP

Address Line 1: 650 Town Center Drive

Address Line 2: Suite 2000

Address Line 4: Costa Mesa, CALIFORNIA 92626

NAME OF SUBMITTER: Rhonda DeLeon

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Signature:	/Rhonda DeLeon/
Date:	07/21/2005
Total Attachments: 5 source=First Lien Trademark#page1.tif source=First Lien Trademark#page2.tif source=First Lien Trademark#page3.tif source=First Lien Trademark#page4.tif source=First Lien Trademark#page5.tif	

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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "<u>Agreement</u>"), dated as of July 15, 2005 is entered into by Country Road Communications LLC, a Delaware limited liability company (the "<u>Grantor</u>") and certain of its affiliates (collectively, the "<u>Grantors</u>") and The Royal Bank of Scotland plc, as Collateral Agent for the Secured Parties (the "Secured Parties").

Capitalized terms not otherwise defined herein have the meanings set forth in the First Lien Pledge and Security Agreement dated as of July 15, 2005 among the Grantor and the Secured Parties (the "Security Agreement").

WHEREAS, pursuant to the Security Agreement, Grantors are granting a security interest to the Secured Parties in certain Trademarks whether now owned or existing or hereafter acquired or arising and wherever located, including the Trademarks listed on Schedule A ("Secured Trademarks").

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Grantors and the Secured Parties hereby agree as follows:

(i) Grant of Security Interest

- (a) Each Grantor hereby grants to the Secured Parties, a security interest in and continuing lien on all of such Grantor's right, title and interest in, to and under all the Secured Trademarks, subject to the terms and conditions of the Security Agreement.
- (b) The security interest granted hereby is granted in conjunction with the security interest granted to the Secured Parties under the Security Agreement. The rights and remedies of the Secured Parties with respect to the security interest granted hereby are in addition to those set forth in the Security Agreement. In the event of any conflict between the terms of this Agreement and the terms of the Security Agreement, the terms of the Security Agreement shall control.

(ii) Modification of Agreement

This Agreement or any provision hereof may not be changed, waived, or terminated except in accordance with the amendment provisions of the Security Agreement pursuant to which the Collateral Agent may modify this Agreement, after obtaining Grantor's approval of or signature to such modification, by amending Schedule A to include reference to any right, title or interest in any existing Trademarks or any Trademarks acquired or developed by Grantor after the execution hereof or to delete any reference to any right, title or interest in any Trademarks in which Grantor no longer has or claims any right, title or interest.

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(iii) Governing Law

THIS AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER SHALL BE GOVERNED BY, AND SHALL BE CONSTRUED AND ENFORCED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK, INCLUDING, WITHOUT LIMITATION, SECTIONS 5-1401 AND 5-1402 OF THE NEW YORK GENERAL OBLIGATIONS LAW AND RULE 327(b) OF THE NEW YORK CIVIL PRACTICE LAW AND RULES.

(iv) Successors and Assigns

This Agreement shall be binding upon and inure to the benefit of the Secured Parties and Grantor and their respective successors and assigns. Grantor shall not, without the prior written consent of the Secured Parties given in accordance with the Credit Agreement, assign any right, duty or obligation hereunder.

(v) Counterparts

This Agreement may be executed in any number of counterparts and by the parties hereto on separate counterparts, each of which when so executed, shall be deemed to be an original and all of which taken together shall constitute one and the same instrument.

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TRADEMARK REEL: 003125 FRAME: 0735 IN WITNESS WHEREOF, the Grantor and the Secured Party have caused this Agreement to be duly executed and delivered as of the date first above written.

PINE TREE HOLDINGS, INC. WAR HOLDINGS, INC. EVANS TELEPHONE HOLDINGS, INC. **GRANBY HOLDINGS, INC.** CRC COMMUNICATIONS, INC. **COUNTRY ROAD COMMUNICATIONS LLC** COUNTRY ROAD MANAGEMENT, INC. **CRC COMMUNICATIONS OF** MAINE, INC. (D/B/A PINE TREE NETWORKS) **CRC COMMUNICATIONS OF** CALIFORNIA, INC. **COMMUNICATION DESIGN ACQUISITION CORPORATION** (D/B/A PINE TREE NETWORKS) **EVANS COMMUNICATIONS GVN SERVICES**

Mendal

By:

Name: Title: THE ROYAL BANK OF SCOTLAND PLC, as the Collateral Agent

Зу:_____

Name: Dawl Cilio Title: Managay Diesta

TRADEMARK SECURITY AGREEMENT

II. U.S. REGISTERED TRADEMARKS

Record Owner	Trademark	Serial No.	Registration No.	Liens
		Filing Date	Registration Date	
CRC Communications	A	76/146,238	2,581,323	None.
of Maine, Inc.	Fine Tree Networks	10/16/00	06/18/02	
CRC Communications	SECURESPEED	76/146,236	2,558,339	None.
of Maine, Inc.		10/16/00	04/09/02	
Evans Communications	P.	76/145,774	2,492,548	Incomplete chain of title from
	EVANS COMMUNICATIONS	10/10/00	09/25/01	J.H. Evans, Inc. to Via Holding,
	COMMUNICATIONS			Inc. (which assigned ownership
				to Evans Communications)
Evans Communications	EVANS COMPANIES	75/497,696	2,318,039	Incomplete chain of title from
		06/08/98	02/15/00	J.H. Evans, Inc. to Via Holding,
				Inc. (which assigned ownership
				to Evans Communications)
Evans Communications	\	76/532,317	2,898,971	None.
		07/25/03	11/02/04	
	Evans net			
Evans Communications	EVANSNET	75/120,836	2,071,687	Incomplete chain of title from
		06/18/96	06/17/97	J.H. Evans, Inc. to Via Holding,
				Inc. (which assigned ownership
				to Evans Communications)

II. STATE TRADEMARK REGISTRATIONS

RECORDED: 07/21/2005

Record Owner	State	Trademark	Registration No.	Liens
			Registration Date	
Communications Design	Maine	CLEARLY BASIC	20030223	None.
Acquisition Corporation			03/24/03	
Communications Design	Maine	CLEARLY BUSINESS	20030224	None.
Acquisition Corporation			03/24/03	
Communications Design	Maine	CLEARLY HOME	20030225	None.
Acquisition Corporation			03/24/03	
Communications Design	West Virginia	CLEARLY BASIC		None.
Acquisition Corporation	_		09/02/03	
Communications Design	West Virginia	CLEARLY BUSINESS		None.
Acquisition Corporation			06/06/03	
Communications Design	West Virginia	CLEARLY HOME		None.
Acquisition Corporation			09/02/03	
CRC Communications	Maine	SECUREMAIL	20010089	None.
of Maine, Inc.			10/10/00	
CRC Communications	Maine	SECURESPEED	20010091	None.
of Maine, Inc.			10/10/00	
CRC Communications	Maine	A	20010090	None.
of Maine, Inc.		Pine Tree Networks	10/10/00	

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