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11-07-2005



103051721

SUBMISSION TYPE:

**NEW ASSIGNMENT** 

NATURE OF CONVEYANCE:

Assignment and Assumption Agreement of Security Interests

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
JPMorgan Chase Bank, N.A.		11/03/2005	CORPORATION:

### **RECEIVING PARTY DATA**

Name:	JPMorgan Chase Bank, N.A. as Agent
Street Address:	120 South LaSalle Street
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60606
Entity Type:	CORPORATION:

### PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Serial Number:	78268138	LIFEPRINT
Serial Number:	78268136	LIFEPRINT IMAGING PRODUCTS FOR LIFE
Serial Number:	78250026	LIFEPRINT
Serial Number:	76390013	IMAGE BRITE
Serial Number:	76315583	IMAGE EXCELLENCE
Serial Number:	76389979	INK STATION
Serial Number:	76389978	INK STATION
Serial Number:	73477363	DATAPRODUCTS
Serial Number:	74377865	DATAPRODUCTS

#### **CORRESPONDENCE DATA**

Fax Number: (312)521-2875

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

Phone: 312-521-2775

Email: asacharoff@muchshelist.com

78268138

11 C240 00

Correspondent Name: Much Shelist Freed Denenberg Ament & Rub Address Line 1: 191 N Wacker Drive, Suite 1800 Address Line 2: Adam Sacharoff Chicago, ILLINOIS 60606 Address Line 4: 0001430.0009 ATTORNEY DOCKET NUMBER: Adam K Sacharoff NAME OF SUBMITTER: /aks/ Signature: 11/07/2005 Date: Total Attachments: 28 source=Assumption#page1.tif source=Assumption#page2.tif source=Assumption#page3.tif source=Assumption#page4.tif source=Assumption#page5.tif source=Assumption#page6.tif source=Assumption#page7.tif source=Assumption#page8.tif source=Assumption#page9.tif source=Assumption#page10.tif source=Assumption#page11.tif source=Assumption#page12.tif source=Assumption#page13.tif source=Assumption#page14.tif source=Assumption#page15.tif source=Assumption#page16.tif source=Assumption#page17.tif

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# ASSIGNMENT AND ASSUMPTION AGREEMENT

THIS ASSIGNMENT AND ASSUMPTION AGREEMENT ("Assignment") is entered into this \_\_\_\_ day of November, 2005 (the "Effective Date"), by JPMORGAN CHASE BANK, N.A. (successor by merger to Bank One, NA (Main Office Chicago)), a national banking association, in its individual capacity ("Assignor") and JPMORGAN CHASE BANK, N.A. (successor by merger to Bank One, NA (Main Office Chicago)), a national banking association, in its capacity as Agent under the Credit Agreement (as such terms are defined below) ("Assignee").

## RECITALS

- A. CLOVER TECHNOLOGIES GROUP, LLC, a Delaware limited liability company ("Technologies"), DATAPRODUCTS USA LLC, a Delaware limited liability company ("Dataproducts"), CLOVER HOLDINGS INC., an Illinois corporation ("Holdings"), CLOVER EU, LLC, a Delaware limited liability company ("EU"), and TT ACQUISITION LLC, a Delaware limited liability company ("TT", and collectively with Technologies, Dataproducts, Holdings and EU, the "Borrower") and Assignor previously entered into that certain Amended and Restated Credit Agreement dated as of January 31, 2005, as amended by that certain First Amendment to Amended and Restated Credit Agreement dated as of February 25, 2005, that certain Second Amendment to Amended and Restated Credit Agreement dated as of May 17, 2005, that certain Third Amendment to Amended and Restated Credit Agreement dated as of July 7, 2005, that certain Fourth Amendment to Amended and Restated Credit Agreement dated as of August 5, 2005 and that certain Fifth Amendment to Amended and Restated Credit Agreement dated as of October 4, 2005 (the "Existing Agreement").
- **B.** In connection with the Existing Agreement, (i) Technologies, Dataproducts, Holdings and EU previously executed (a) that certain Trademark Security Agreement dated as of January 31, 2005 in favor of Assignor and (b) that certain Patent Assignment Security Agreement dated as of January 31, 2005 in favor of Assignor and (ii) TT previously executed that certain Trademark Security Agreement dated as of May 17, 2005 (collectively, the "IP Security Agreements"), copies of which are attached for reference hereto as *Exhibit A*.
- C. Borrower, Assignee and the other parties signatory thereto have agreed to restructure the credit facilities under the Existing Agreement pursuant to that certain Second Amended and Restated Credit Agreement dated as of the Effective Date (the "Credit Agreement"). Capitalized terms used herein and not otherwise defined herein shall have the meanings given to them in the Credit Agreement.
- D. In connection with the Credit Agreement, Assignor desires to assign all of its right, title and interest in and to the IP Security Agreements to Assignee upon the terms and conditions set forth in this Assignment, and Assignee desires to accept the

assignment of Assignor's rights, title and interest in and to the IP Security Agreements upon the terms and conditions set forth in the Assignment.

### CLAUSES

NOW, THEREFORE, in consideration of the mutual covenants and conditions set forth, and other good and valuable consideration, the receipt and sufficiency of which are acknowledged, the parties agree as follows:

- 1. The foregoing recitals are incorporated by reference as though fully set forth herein.
- 2. Assignor hereby assigns, grants, and conveys to Assignee, its successors and assigns all of its right, title and interest in and to the IP Security Agreements effective as of the Effective Date.
- 3. Assignee hereby assumes all of Assignor's obligations under and right, title and interest in and to the IP Security Agreements as of the Effective Date and agrees to indemnify, defend and hold Assignor, its members, officers and agents harmless from and against any and all claims (actual or alleged), damages, actions, suits, judgments, costs and expenses of any kind, including without limitation, reasonable attorneys' fees, arising out of or in connection with the obligations of Assignee under the IP Security Agreements arising from and after the Effective Date.
- 4. Assignor agrees to indemnify, defend and hold Assignee, its officers and agents harmless from and against any and all claims (actual or alleged), damages, actions, suits, judgments, costs and expenses of any kind, including, without limitation, reasonable attorneys' fees, arising out of or in connection with the obligations of Assignor under the IP Security Agreements arising prior to the Effective Date.

[Signature page follows]

IN WITNESS WHEREOF, the parties hereto have caused this Assignment to be duly executed as of the day and year first above written.

5KOOK\_

ASSIGNOR:

JPMORGAN CHASE BANK, N.A. (successor by merger to Bank One, NA (Main Office

Chicago)

By: Name: \_ CAR

Title: Fig. T

ASSIGNEE:

**JPMORGAN** CHASE BANK, N.A. (successor by merger to Bank One, NA (Main Office Chicago), as Agent

By: \_

Name: Coa Title: F. Car

P. 05 72:6 SOOS 5 VON

Fax:8475903775

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# EXHIBIT A COPIES OF IP SECURITY AGREEMENTS

Clover - Assignment of Trademark Security Agreement from Chase to Agent (5)

# TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT, dated as of May , 2005, is entered into by and between JPMORGAN CHASE BANK, N.A. (successor by merger to Bank One, NA (Main Office Chicago)), a national banking association ("Lender"), and TT ACQUISITION LLC, a Delaware limited liability company ("TT").

WHEREAS, TT has adopted and is using the marks shown in the attached <u>Schedule A</u> (the "Marks"), for which there are registrations or applications in the United States Patent and Trademark Office under the numbers shown in the attached <u>Schedule A</u>; and

WHEREAS, TT, jointly and severally with Clover Holdings Inc., an Illinois corporation, Clover Technologies Group, LLC, a Delaware limited liability company, Dataproducts USA LLC, a Delaware limited liability company and Clover EU, LLC, a Delaware limited liability company (collectively, the "Borrower"), is obligated to Lender pursuant to (i) a certain Amended and Restated Credit Agreement, dated as of January 31, 2005, between Lender and Borrower, as amended by a certain First Amendment to Amended and Restated Credit Agreement, dated by a certain Second Amendment to Amended and Restated Credit Agreement, dated of even date herewith and (ii) a certain Amended and Restated Security Agreement, dated as of January 31, 2005, made by Borrower in favor of Lender (as each may be amended, modified, restated or supplemented from time to time, collectively, the "Agreements"); and

WHEREAS, pursuant to the Agreements, TT is granting to Lender a security interest in the Marks and the registrations and applications therefor.

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, TT does hereby assign unto Lender and grant to Lender a security interest in and to the Marks and registrations and applications therefor, which security interest shall secure all the Obligations (as defined in the Agreements) and in accordance with the terms and provisions thereof.

TT expressly acknowledges and affirms that the rights and remedies of Lender with respect to the security interest granted hereby is more fully set forth in the Agreements.

[Signature pages follow]

564283-1

IN WITNESS WHEREOF, this Agreement has been duly executed as of the day and year first above written.

JPMORGAN CHASE BANK, N.A (successor by merger to Bank One, NA (Main Office Chicago)), a national banking association

By:

Print Name:

CAL F Hook

Title:

FIGURE 1

[Signatures continue on following page]

Signature page to Trademark Security Agreement

TT ACQUIS	SITION LLC	
	$\circ$	
By:	- 1CC	
Print Name:	Dankahl	
Title:	CC(1)	

Signature page to Trademark Security Agreement

STATE OF ILLINOIS	)
COUNTY OF COOK	: ss.: )
being by me duly sworn, or Chase Bank, N.A. (succe banking association descri	, 2005, before me personally came Carl Skoog, to me known, who did depose and say that he is a First Vice President of <b>JPMorgan</b> ssor by merger to Bank One, NA (Main Office Chicago)), the national ibed in and which executed the foregoing instrument; and that he is behalf of said association.
	Notary Public
	Notary Public
	Notary Public

OFFICIAL SEAL
JOYCE A CARUSO
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES: DRIGHT?

STATE OF ILLINOIS	)			
COUNTY OF COOK	: ss.: )			
On this the known, who, being by me TT Acquisition LLC, the and that s/he was authorize	company describe	ed ill alla willen exc	alf of said compan	me modernion
			OFFICIAL SEAL ERICA CAMPOS	

OFFICIAL SEAL
ERICA CAMPOS
Notary Public - State of Illinois
My Commission Expires Mar 1, 2009

# SCHEDULE A To Trademark Security Agreement

## I. UNITED STATES

# A. U.S. TRADEMARK REGISTRATIONS

		The state of the s	
TT Acquisition LLC	Lifeprint	78268138	June 27, 2004
TT Acquisition LLC	Lifeprint Imaging Products for Life	78268136	June 27, 2003
TT Acquisition LLC	Lifeprint	78250026	May 15, 2003

Bank One\_Clover Trademark Security Agreement - Second Amendment

## TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT, dated as of January 31, 2005, is entered into by and between JPMORGAN CHASE BANK, N.A. (successor by merger to Bank One, NA (Main Office Chicago)), a national banking association ("Lender"), and CLOVER EU, LLC, a Delaware limited liability company, CLOVER TECHNOLOGIES GROUP, LLC, a Delaware limited liability company, CLOVER PURCHASING LLC (t/b/k/a Dataproducts USA LLC), a Delaware limited liability company and CLOVER HOLDINGS INC., an Illinois corporation (collectively, "Borrower").

WHEREAS, Borrower has adopted and is using the marks shown in the attached Schedule A (the "Marks"), for which there are registrations or applications in the United States Patent and Trademark Office under the numbers shown in the attached Schedule A; and

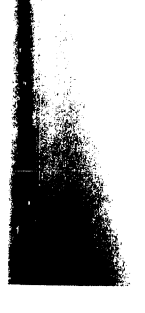
WHEREAS, Borrower is obligated to Lender pursuant to (i) a certain Amended and Restated Credit Agreement, dated the date hereof, between Lender and Borrower and (ii) a certain Amended and Restated Security Agreement, dated the date hereof, made by Borrower in favor of Lender (as each may be amended, modified, restated or supplemented from time to time, collectively, the "Agreements"); and

WHEREAS, pursuant to the Agreements, Borrower is granting to Lender a security interest in the Marks and the registrations and applications therefor.

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, Borrower does hereby assign unto Lender and grant to Lender a security interest in and to the Marks and registrations and applications therefor, which security interest shall secure all the Obligations (as defined in the Agreements) and in accordance with the terms and provisions thereof.

Borrower expressly acknowledges and affirms that the rights and remedies of Lender with respect to the security interest granted hereby is more fully set forth in the Agreements.

[Signature pages follow]



IN WITNESS WHEREOF, this Agreement has been duly executed as of the day and	- 1 - 1 - 15	STA
ear first above written.		COI
JPMORGAN CHASE BANK, N.A (successor by merger to Bank One, NA (Main Office Chicago)), a national banking association  By:  Print Name: Carl Stoop  Title: First vice President		beir Chi ban sigr

[Signatures continue on following page]

Signature page to Trademark Security Agreement

STATE OF ILLINOIS	)
	: ss.:
COUNTY OF COOK	)
On this	, 2005, before me personally came Carl Skoog, to me known, who,
being by me duly sworn, d	id depose and say that he is a First Vice President of JPMorgan
Chase Bank, N.A. (succes	sor by merger to Bank One, NA (Main Office Chicago)), the national

banking association described in and which executed the foregoing instrument; and that he

signed his name thereto on behalf of said association.

Notary Public

OFFICIAL SEAL
JOYCE A CARUSO
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES:09/08/07

CLOVER TECHNOLOGIES GRO	OUP, LL	C STAT	7
By: Trumes J Centresh Print Name: Title:		COU	
		know	
CLOVER PURCHASING I DATAPRODUCTS USA LLC)  By:	LLC (1	t/b/k/a Clove instru	
CLOVER HOLDINGS INC.		STA	Γ.
By: James Carklashi Print Name:		COU	N
Title:		know	
		Clov	
CLOVER EU, LLC  By:		execu behal	
		STA	T
		COU	Π
		knov Clov	

Signature page to Trademark Security Agreement

TRADEMARK REEL: 003191 FRAME: 0246

and th

STATE OF ILLINOIS	)	
COUNTY OF COOK	: ss.: )	
known, who, being by me Clover Technologies Gro	e duly sworn, did on the comp, LLC, the com	depose and say that s/he is the, to me heapone and say that s/he is the of heapone described in and which executed the foregoing ign her/his name thereto on behalf of said company.
		Notary Public
STATE OF ILLINOIS	) : ss.:	OFFICIAL SEAL GAIL SROUFEK NOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION EXP. DEC. 15,2005
COUNTY OF COOK	)	
known, who, being by me Clover Purchasing LLC	duly sworn, did d (t/b/k/a Dataprodu	e me personally came, to me lepose and say that s/he is the of cts USA LLC), the company described in and which s/he was authorized to sign her/his name thereto on Notary Public
STATE OF ILLINOIS  COUNTY OF COOK	) : ss.: )	OFFICIAL SEAL GAIL SEAU MOTARY PUBLIC STATE OF ILLUST MY COMMISSION EXP. DEC. 1822
Clever Holdings Inc. the	duly sworn, did d	e me personally came, to me epose and say that s/he is the of ed in and which executed the foregoing instrument; ame thereto on behalf of said company.  Notary Public
		OFNICIAL SEAL GAIL SROUPER NOTARY PUBLIC STATE OF HEALTH OF LAY COMMISSION EXP. DEC. 16.97

/a

STATE OF ILLINOIS ) : ss.: COUNTY OF COOK )	1.
On this, 2005, before me personally came, to me known, who, being by me duly sworn, did depose and say that s/he is the of Clover EU, LLC, the company described in and which executed the foregoing instrument; and that s/he was authorized to sign her/his name thereto on behalf of said company.	<u>Clov</u>
Notary Public  OFFICIAL SEAL GAIL SROUFEK INOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION EXP. DEC. 15-20-5	Clove DIV.
	U.S. Supp U.S. Supp
	U.S. Supp
	U.S. Supp
	<u>Clove</u>

# SCHEDULE A To Trademark Security Agreement

# I. UNITED STATES

# A. <u>U.S. TRADEMARK REGISTRATIONS</u>

# Clover Technologies Group, LLC

- a) IMAGE BRITE Serial No. 76/390,013. Publication date: 10/15/02.
- b) IMAGE EXCELLENCE Serial No. 76/315,583; Reg. No. 2,642,478. Publication date 8/6/02.

# Clover Purchasing LLC

DIVISION	MARK/USE	CLASS OF GOODS	U.S. REGIST- RATION NUMBER	U.S. REGIST- RATION DATE	Country
U.S. Supplies	Ink Station/brand for printer supplies	IC 2	2754226	8/19/03	USA
U.S. Supplies	Ink Station & Design/brand for printer supplies	IC 2	2762671	9/9/03	USA
U.S. Supplies	Dataproducts & Design/brand for printer supplies	IC 9, US 26	1366402	10/22/85	USA, Austria, Benelux, Canada, China, France, Germany, Hong Kong, Ireland, Italy, Japan, Mexico, Singapore, UK
Supplies	Dataproducts/ brand for printer supplies	IC 1. 2. 9. 16 IS 21. 23. 26	2022725	12/17/96	USA

ET EU, LLC

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	DIVISIO
Clover Holdings Inc.	DIVISIO
None.	
B. <u>U.S. TRADEMARK APPLICATIONS</u>	
Clover Technologies Group, LLC	<u> </u>
None.	Clover I
Clover Purchasing LLC	None.
None.	Clover
Clover EU, LLC	None.
None.	
Clover Holdings Inc.	
None.	Clove
II. FOREIGN	
A. FOREIGN TRADEMARK REGISTRATIONS	None
Clover Technologies Group, LLC	<u>Clov</u>
	None

Clover Purchasing LLC

None.

DIVISION	MARK/USE	CLASS OF GOODS	U.S. REGIST- RATION NUMBER	U.S. REGIST- RATION DATE	Country
U.S. Supplies	Dataproducts & Design/brand for printer supplies	IC 9, US 26	1366402	10/22/85	USA, Austria, Benelux, Canada, China, France, Germany, Hong Kong, Ireland, Italy, Japan, Mexico,

207527/0001/723483/Version #:.1

TRADEMARK
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Clov

Nor

<u>Clo</u>

No

DIVISION	MARK/USE	CLASS OF GOODS	U.S. REGIST- RATION NUMBER	U.S. REGIST- RATION DATE	Country
					Singapore, UK

Clover EU, LLC

None.

Clover Holdings Inc.

None.

# B. FOREIGN TRADEMARK APPLICATIONS

Clover Technologies Group, LLC

None.

Clover Purchasing LLC

None.

Clover EU, LLC

None

Clover Holdings Inc.

Mana

207527/0001/723483/Version #:.1

## PATENT ASSIGNMENT SECURITY AGREEMENT

THIS PATENT ASSIGNMENT SECURITY AGREEMENT, dated as of January 31, 2005, is entered into by and between JPMORGAN CHASE BANK, N.A. (successor by merger to Bank One, NA (Main Office Chicago)), a national banking association ("Lender"), and CLOVER EU, LLC, a Delaware limited liability company, CLOVER TECHNOLOGIES GROUP, LLC, a Delaware limited liability company, CLOVER PURCHASING LLC (t/b/k/a Dataproducts USA LLC), a Delaware limited liability company and CLOVER HOLDINGS INC., an Illinois corporation, (collectively, "Borrower").

WHEREAS, Borrower owns the patents and patent applications shown in the attached Schedule A (the "Patents"); and

WHEREAS, Borrower is obligated to Lender pursuant to (i) a certain Amended and Restated Credit Agreement, dated the date hereof, between Lender and Borrower and (ii) a certain Amended and Restated Security Agreement, dated the date hereof, made by Borrower in favor of Lender (as each may be amended, modified, restated or supplemented from time to time, collectively, the "Agreements"); and

WHEREAS, pursuant to the Agreements, Borrower is granting to Lender a security interest in the Patents.

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, Borrower does hereby assign unto Lender and grant to Lender a security interest in and to the Patents, which security interest shall secure all the Obligations (as defined in the Agreements) and in accordance with the terms and provisions thereof.

Borrower expressly acknowledges and affirms that the rights and remedies of Lender with respect to the security interest granted hereby is more fully set forth in the Agreements.

[Signature pages follow]

541701

IN WITNESS WHEREOF, this Agreement has been duly executed as of the day and year first above written.

JPMORGAN CHASE BANK, N.A (successor by merger to Bank One, NA (Main Office Chicago)), a national banking association

Rv

Print Name: Carr

Title: Filst Vice

Preside

[Signatures continue on following page]

Signature page to Patent Assignment Security Agraement

STATE OF ILLINOIS COUNTY OF COOK	) : ss.: )
being by me duly sworn, did Chase Bank, N.A. (successor	, 2005, before me personally came Carl Skoog, to me known, who, depose and say that he is a First Vice President of JPMorgan or by merger to Bank One, NA (Main Office Chicago)), the national d in and which executed the foregoing instrument; and that he ehalf of said association.  Notary Public

OFFICIAL SEAL
JOYCE A CARUSO
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES:09/08/07

By: Le Lealing	
Print Name: Title:	
CLOVER PURCHASING LLC DATAPRODUCTS USA LLC)	
By:	
CLOVER HOLDINGS INC.  By: James J. Cerklishi  Print Name:	
Title:	<del>-</del>
By: Certieshi Print Name: Title:	<del></del>

Signature page to Patent Assignment Security Agreement

Notary Public

STATE OF ILLINOIS	) ; 8§.:	OFFICIAL SEAL GAIL SROUFEK NOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION EXP. DEC. 15,2005
COUNTY OF COOK	)	Refrestrate that search and a decrease approximate and a result of a MAX (2007) and 200
known, who, being by me Clover Purchasing LLC	duly swom, die (t/b/k/a Datapro	Fore me personally came, to me d depose and say that s/he is the of ducts USA LLC), the company described in and which at s/he was authorized to sign her/his name thereto on Notary Public
STATE OF ILLINOIS COUNTY OF COOK	) : ss.: )	OFFICIAL SEAL GAIL SROUFEK NOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION EXP. DEC. 15,200
known, who, being by me Clover Holdings Inc., the	duly swom, die company desc	fore me personally came, to me d depose and say that s/he is the of ribed in and which executed the foregoing instrument; s name thereto on behalf of said company.  Notary Public
		OFFICIAL SEAL GAIL STOUFEK NOTARY PUBLIC STATE OF ILLINOYS MY COMMISSION EXP. DEC. 15,2005

STATE OF ILLINOIS	)	
	: \$S.:	
COUNTY OF COOK	)	
	, 2005, before me personally came	, to me
	duly sworn, did depose and say that s/he is the	of
Clover EU, LLC the com that s/he was authorized to	sign her/his name thereto on behalf of said company.	rument; and
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
	Notary Public /	
	OFFICIAL SEAL GAIL SROUFEK NOTARY PUBLIC STATE OF ILLING MY COMMISSION FYP. DEFILLING	
	MY COMMISSION EXP. DEC. 15.00	265   15

## SCHEDULE A To Patent Assignment Security Agreement

#### UNITED STATES 1.

# A. U.S. PATENT REGISTRATIONS

Clover Technologies Group, LLC

None.

Clover Purchasing LLC

DIVISION	TITLE	PATENT NUMBER	ISSUE DATE	Country
U.S. Supplies	Cartridge for Supplying Liquid to a Print Head	5,821,964	10-13-98	USA
U.S. Supplies	Ink Ribbon Cartridge Having Transfer Roller with Staggered Upper and Lower Teeth Arrangement	5,713,677	02-03-98	USA
U.S. Supplies	Ribbon Shield	4,856,923	08-15-89	USA

Clover EU, LLC

None.

Clover Holdings Inc.

None.

### B. U.S. PATENT APPLICATIONS

# Clover Technologies Group, LLC

Application No. 60/572,855

Filed: 5/20/2004

Title: Reassembled Toner Cartridge and Method of Remanufacture

Subject matter: remanufactured toner cartridge having specially manufactured energy

director material, combined via ultrasonic welding.

207527/0001/723478/Version #:.1

## Clover Purchasing LLC

DIVISION	TITLE	APPLI- CATION NUMBER	FILING DATE	Country
U.S. Supplies	Seal for Toner Cartridge Assembly	10/680,619	10/07/03	USA
U.S. Supplies	Toner Cartridge Adaptor	10/683,714	10/10/03	USA

Clover EU, LLC

None.

Clover Holdings Inc.

None.

## II. FOREIGN

## A. FOREIGN PATENT REGISTRATIONS

Clover Technologies Group, LLC

None.

Clover Purchasing LLC

DIVISION	TITLE	PATENT NUMBER	ISSUE DATE	Country
U.S. Supplies	Ribbon Cartridge	927656	12-17-92	France
U.S. Supplies	Ribbon Cartridge	2026342	11-3-93	United Kingdom
U.S. Supplies	Ribbon Cartridge	M92090168	03-05-93	Germany
U.S. Supplies	Ribbon Cartridge	16,053	05-31-93	Finland

207527/0001/723478/Version #:.1

DIVISION	TITLE	PATENT NUMBER	ISSUE DATE	Country
U.S. Supplies	Ribbon Cartridge	2026342	11-3-93	Singapore

Clover	FII	1.3	
CHUVUL	$\mathbf{L} \mathbf{V}$	اسلا	-

None.

Clover Holdings Inc.

None.

# B. FOREIGN PATENT APPLICATIONS

Clover Technologies Group, LLC

None.

Clover Purchasing LLC

None.

Clover EU, LLC

None.

Clover Holdings Inc.

**RECORDED: 11/07/2005** 

None.

207527/0001/723478/Version #:.1