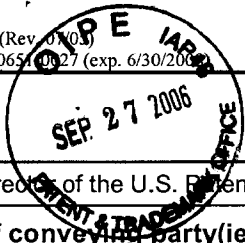


10-02-2006



REC



ET

Atty. Docket No.: 166336

103315583

To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.

9.27.06

1. Name of conveying party(ies):

MOTIENT CORPORATION

- Individual(s) Association
- General Partnership Limited Partnership
- Corporation- State: Delaware
- Other _____

Citizenship (see guidelines) United States

Additional names of conveying parties attached? Yes No

2. Name and address of receiving party(ies):

Additional names, addresses, or citizenship attached? Yes No

Name: LOGO ACQUISITION CORPORATION

Internal Address: _____

Street Address: 360 N. Crescent Drive

City: Beverly Hills

State: California

Country: U.S. Zip: 90210

- Association Citizenship _____
- General Partnership Citizenship _____
- Limited partnership Citizenship _____
- Corporation Citizenship United States
- Other _____ Citizenship _____

If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No
(Designations must be a separate document from assignment)

3. Nature of conveyance/Execution Date(s):

- Assignment Merger
- Security Agreement Change of Name
- Other _____

Execution Date(s): September 14, 2006

4. Application number(s) or registration number(s) and identification or description of the Trademark.

A. Trademark Application No.(s)
See Schedule A attached

B. Trademark Registration No.(s)
See Schedule A attached

Additional sheet(s) attached? Yes No

C. Identification or Description of Trademark(s) (and Filing Date if Application or Registration Number is unknown):

5. Name & address of party to whom correspondence concerning document should be mailed:

Name: Sean S. Wooden
ANDREWS KURTH LLP
INTELLECTUAL PROPERTY DEPARTMENT
1350 I Street, NW
Suite 1100
Washington, DC 20005

6. Total number of applications and registrations involved: 13

7. Total fee (37 CFR 2.6(b)(6) & 3.41):.....\$520.00

- Enclosed - Any excess or insufficiency should be credited or debited to deposit account
- Authorized to be charged to deposit account

8. Deposit account number:

50-2849

(Attach duplicate copy of this page if paying by deposit account)

9. Signature:

Sean S. Wooden, Reg. No. 43,997
Name of Person Signing

Signature

September 27, 2006
Date

Total number of pages including cover sheet, attachments, and document: 9

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to:
Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, Virginia 22313-1450

10/02/2006 DBTR
01 FC: 6521
02 FC: 6522
40.00 DA
300.00 DA

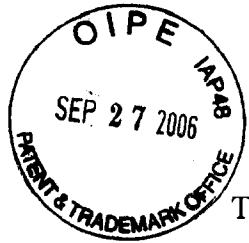
SCHEDULE A

UNITED STATES TRADEMARKS

<u>Mark</u>	<u>Application No.</u>	<u>Registration No.</u>
ELINK	76/065,840	2,809,539
ELINK	75/687,977	2,704,938
ELINK	75/669,348	2,657,304
ELINK & Design	75/772,705	2,832,240
ELINK AGENT	75/693,982	2,856,148
ELINK MESSENGER	75/693,991	2,832,216
ELINK WIRELESS		
E-MAIL SERVICES & Design	75/688,691	2,858,195
FIELDCHOICE SOLUTIONS	78/511,221	PENDING
IMOTIENT SOLUTIONS	78/522,376	PENDING
IMOTIENT SOLUTIONS (stylized)	78/539,555	PENDING
L.A.T.	78/706,200	PENDING
TURNING WIRELESS		
DATA INTO A STRATEGIC ASSET	78/831,908	PENDING
CROSSBRIDGE SOLUTIONS	78/511,224	PENDING

CANADIAN TRADEMARKS

<u>Mark</u>	<u>Application No.</u>	<u>Registration No.</u>
IMOTIENT SOLUTIONS	1264153	PENDING
IMOTIENT SOLUTIONS (stylized)	1262885	PENDING
L.A.T.	1285134	PENDING



TRADEMARK AND DOMAIN NAME ASSIGNMENT

THIS TRADEMARK ASSIGNMENT (the "Assignment") effective as of September 14, 2006, (the "Effective Date"), by and between Motient Corporation, a Delaware corporation, ("Assignor"), and Logo Acquisition Corporation, a Delaware corporation ("Assignee").

WHEREAS, Assignor is the owner of the entire right, title and interest in and to the valid and subsisting trademarks, service marks, and the corresponding applications and registrations therefore, listed in Schedule A annexed hereto and made a part hereof (hereinafter the "Trademarks"), together with the business symbolized by and goodwill associated with the Trademarks; and

WHEREAS, Assignee is desirous of obtaining all the rights, title, and interest in and to the Trademarks, together with the goodwill of the business symbolized by and associated with the Trademarks, as the successor to the business of Assignor to which the Trademarks pertain; and

WHEREAS, Assignor owns, has adopted and registered the internet domain names listed on Schedule B (the "*Domain Names*") with various registrars throughout the world on various dates; and

WHEREAS, Assignor agrees to sell and assign to Assignee, and Assignee is desirous of obtaining all the rights, title and interest in and to the Domain Names, the terms of which are set forth on Schedule B to this Assignment:

NOW, THEREFORE, in consideration \$10.00 and other good and valuable consideration, the sufficiency and receipt of which is hereby acknowledged, Assignor agrees as follows:

A. Trademarks

1. Assignor does hereby sell, assign, transfer and set over unto Assignee, its successors and assigns, all of Assignor's rights, title and interest in and to the Trademarks, together with the goodwill of the business symbolized by and associated with the Trademarks and the trademark registrations and applications therefore as set forth in Schedule A.

2. Assignor does hereby sell, assign, transfer and set over onto Assignee, its successors, legal representatives, and assigns, all claims for damages by reason of past infringement of the Trademarks, the right to sue for and collect same for its own use and enjoyment and for the use and enjoyment of its successors, assigns, or other legal representatives.

3. Assignor authorizes the Commissioner of Patents and Trademarks of the United States and the Canadian Intellectual Property Office to record the Trademarks listed on Schedule A, and title thereto, as the property of Assignee, its successors, legal representatives and assigns, in accordance with the terms of this instrument.

B. Domain Names

1. Assignor sells, assigns, transfers, conveys, and delivers to Assignee all of Assignor's rights of every kind and nature, including but not limited to copyrights, trademarks, service marks and good will, title and interest in and to the Domain Names as set forth in Schedule B.

2. Within thirty (30) business days from the effective date of the Assignment, Assignor shall commence or have commenced, the formal transfer of the Domain Names to

Assignee in accordance with the applicable domain name transfer procedure of each Registrar (the "*Transfer Procedure*"). As part of the Transfer Procedure, Assignor shall complete, execute and deliver the applicable registrant name change agreement utilized by each Registrar (the "*Change Agreement*") in a timely manner.

3. Assignor agrees that, at Assignee's sole cost and expense, Assignor will execute any and all documents that may be reasonably necessary or appropriate to perfect Assignee's rights in and to the Domain Names, including but not limited to all documents that may be reasonably necessary or appropriate to effect the formal transfer of the Domain Names to Assignee in accordance with the Transfer Procedure. In connection with the Transfer Procedure, Assignor will provide any information required or requested by the Registrar or Assignee, including but not limited to, the name or names identified by Assignee for billing, administrative and technical contacts.

4. As of the effective date of the Assignment, Assignor will stop all use of the Domain Names for any purpose, including, but not limited to, use for an internet site or for electronic mail. Assignee shall not adopt any new uses of the Domain Names, nor adopt any similar or related names to the Domain Names. Assignor shall at no time contest the validity of the Domain Names.

5. Assignor agrees not to challenge or object to Assignee's (a) right to register, use, own or transfer the Domain Names anywhere in the world, or (b) right to register, use, own or transfer any trademarks, service marks, domain names or trade names that include or consist of the Domain Names anywhere in the world. Assignor also agrees not to take any action

that would interfere with any rights Assignee may have or acquire in the Domain Names and marks.


C. Record Title.

To the extent reasonably required by any US or foreign trademark office or Domain Name registrar, Assignor agrees to execute and deliver to Assignee documents as may be required to perfect the transfer of ownership in and to the Trademarks and/or Domain Names from Assignor to Assignee. All out-of-pocket costs due or incurred in assisting with the perfection of title as provided for herein shall be borne by Assignee.

IN WITNESS WHEREOF, the parties have caused this Assignment to be executed by their duly authorized officers or representatives and deem this Assignment to be effective as of the Effective Date.

MOTIENT CORPORATION

Assignor

By: 
Name: Chris D'Amico
Title: VP FCO
Date: _____

LOGO ACQUISITION CORPORATION

Assignee

By: _____
Name: _____
Title: _____
Date: _____

IN WITNESS WHEREOF, the parties have caused this Assignment to be executed by their duly authorized officers or representatives and deem this Assignment to be effective as of the Effective Date.

MOTIENT CORPORATION

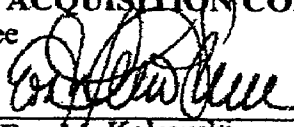
Assignor

By: _____
Name: _____
Title: _____
Date: _____

LOGO ACQUISITION CORPORATION

Assignee

EF

By: 
Name: Eva M. Kalawski
Title: Vice President & Secretary
Date: _____

Schedule B**DOMAIN NAMES**

<u>Domain Name</u>	<u>Registrar</u>
Smartpathnetworks.com	Register.com
Smartpathnetworks.net	Register.com
Crossbridgenetworks.com	Register.com
Crossbridgenetworks.net	Register.com
fieldchoice.com	Register.com
fieldchoice.net	Register.com
fieldchoicesolutions.com	Register.com
fieldchoicesolutions.net	Register.com
imotient.com	Register.com
imotient.net	Register.com
imotient.org	Register.com
imotientsolutions.com	Register.com
imotientsolutions.net	Register.com
imotientsolutions.org	Register.com
logocorp.net	Register.com
smartpathnetwork.com	Register.com
smartpathnetwork.net	Register.com
smartpathnetwork.org	Register.com
smartpathnetworks.com	Register.com
smartpathnetworks.net	Register.com
smartpathnetworks.org	Register.com
owlr.com	Register.com
owlr.net	Register.com
owlr.org	Register.com
2way.net	Network Solutions.com
amsc.com	Network Solutions.com
ardis.net	Network Solutions.com
elinkagent.com	Network Solutions.com
elinkagent.net	Network Solutions.com
elinkmail.com	Network Solutions.com
elinkmail.net	Network Solutions.com
skycell.com	Network Solutions.com