

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
BLUECURRENT, INC.		12/14/2006	CORPORATION: TEXAS

RECEIVING PARTY DATA

Name:	SELECTED INTERESTS, INC.
Street Address:	815-A Brazos Street, No. 242
Internal Address:	Attn: Gary M. Gray
City:	Austin
State/Country:	TEXAS
Postal Code:	78746-7701
Entity Type:	CORPORATION: TEXAS

PROPERTY NUMBERS Total: 13

Property Type	Number	Word Mark
Registration Number:	2592484	BLUECURRENT
Registration Number:	2579790	BLUECURRENT
Registration Number:	2592485	BLUECURRENT
Registration Number:	2592486	BLUECURRENT
Registration Number:	2714142	BLUECURRENT
Registration Number:	2714141	BLUECURRENT
Registration Number:	2714140	BLUECURRENT
Registration Number:	2714139	BLUECURRENT
Registration Number:	2823695	MANAGING TECHNOLOGY IN MOTION
Registration Number:	2854209	MANAGING TECHNOLOGY IN MOTION
Registration Number:	2875188	MANAGING TECHNOLOGY IN MOTION
Serial Number:	76531629	DEPLOY TO ORDER
Serial Number:	76531630	DEPLOY TO ORDER

OP \$340.00 2592484

CORRESPONDENCE DATA

Fax Number: (512)476-9991
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 512-236-9363
Email: roger@rablaw.com
Correspondent Name: Roger A. Bartlett
Address Line 1: 2301 S. Capital of Texas Highway H102
Address Line 4: Austin, TEXAS 78746-7701

ATTORNEY DOCKET NUMBER:	277.06001
NAME OF SUBMITTER:	Roger A. Bartlett
Signature:	/roger a bartlett/
Date:	01/09/2007

Total Attachments: 18

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SECURITY AGREEMENT AND COLLATERAL ASSIGNMENT

This Agreement is effective as of December 14, 2006 and is made by **BLUECURRENT, INC.**, a Texas corporation (the "Debtor"), 400 Parker Drive, Suite 1120, Austin, Travis County, Texas 78728, and delivered to **SELECTED INTERESTS, INC.**, a Texas corporation (the "Secured Party"), care of Gary M. Gray, 815-A Brazos Street, No. 242, Austin, Travis County, Texas 78701.

Loan

1.01. **Loan.** This Agreement pertains to a loan (the "Loan") evidenced by that revolving promissory note of even (or approximately even) date herewith in the original principal amount of \$1,200,000.00, executed by the Debtor, and payable to the Secured Party's order, and to all Modifications (defined as renewals, extensions, increases, decreases, rearrangements, amendments, and the like) of the Loan.

1.02. **Loan Agreement.** This Agreement is made in accordance with and pursuant to, and will be governed by, a loan agreement of even (or approximately even) date herewith by and between the Debtor and the Secured Party (collectively the "Loan Agreement"). To the extent applicable and not in conflict with this Agreement, every provision of the Loan Agreement is incorporated into this Agreement by reference as if fully stated herein.

Security Interest and Collateral

2.01. **Grant of Security Interest.** The Debtor grants the Secured Party a security interest in the Collateral described below to secure performance and payment of the Indebtedness.

2.02. **Collateral.** The Collateral is all tangible and intangible personal property of the Debtor, including (but not necessarily limited to) all of the Debtor's interest in the following, wherever located, whether now owned or later acquired, whether a whole interest or a partial (undivided or otherwise) interest, and whether now existing or arising or created hereafter:

- (1) furniture, fixtures, equipment, and other goods;
- (2) inventory;
- (3) accounts receivable;
- (4) general intangibles;
- (5) chattel paper;
- (6) commercial tort claims;
- (7) commodity accounts and commodity contracts;
- (8) rights as a consignee;
- (9) deposit accounts;
- (10) documents;

- (11) instruments;
- (12) investment property;
- (13) letters of credit and letter-of-credit rights;
- (14) money;
- (15) software;
- (16) cause no. D-1-GN-06-001144 in the 353rd Judicial District Court of Travis County, Texas, styled *Bluecurrent, Inc. v. Dell Products, L.P. and Dell Marketing, L.P.*;
- (17) cause no. AO60A211-SS in the U.S. District Court for the Western District of Texas, Austin Division, styled *Bluecurrent, Inc. v. Dell Marketing, L.P., Dell Products, L.P., Dell Computer, L.P. and Dell, Inc. f/k/a Dell Computer Corp.*;
- (18) patents and patent applications, and the inventions and improvements described and claimed therein, and patentable inventions and the reissues, divisions, continuations, renewals, extensions, and continuations-in-part of any of the foregoing, including (but not necessarily limited to) those items listed on Exhibit A attached hereto; and
- (19) registered and unregistered trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, slogans, and other sources of business identifiers, and the goodwill and general intangibles associated therewith, all registrations and recordings thereof, all applications in connection therewith, and all renewals of the foregoing, including (but not necessarily limited to) those items listed on Exhibit B attached hereto.

2.03. **After-Acquired Collateral.** All personal property that the Debtor acquires after the date of this Agreement shall be subjected to the security interest granted or renewed by this Agreement will, immediately upon acquisition of it and without further mortgage, conveyance, or assignment, become subject to the lien of this Agreement as fully as though now owned by the Debtor and specifically described in this Agreement. Nevertheless, the Debtor will do all further acts and will execute, acknowledge, and deliver all further conveyances, mortgages, financing statements, and assurances as the Secured Party reasonably requires for accomplishing the purposes of this Agreement.

2.04. **Proceeds of Collateral.** Promptly after the Secured Party's request, the Debtor will account fully to the Secured Party for proceeds of the Collateral and will pay or turn over promptly (in cash, negotiable instruments, drafts, assigned accounts, or chattel paper) all proceeds, to be applied to the Indebtedness, subject to final payment or collection if other than cash. If the proceeds are insufficient to pay all Indebtedness, the Secured Party will have sole discretion in selecting that portion of the Indebtedness to which the proceeds will be applied.

2.05. **Subrogation.** The Note represents funds advanced by the Secured Party to pay a portion of the outstanding balance of principal, earned interest, and other authorized charges under that Business Financing Agreement dated April 26, 2006, executed by the Debtor in favor of **BRIDGE BANK, N.A.**, as amended, secured in part by security interests in some or all of the Collateral. Having advanced such funds, the Secured Party is subrogated to the rights of **BRIDGE BANK, N.A.** under such security interests.

Indebtedness

3.01. **Indebtedness.** The Indebtedness is the following indebtedness owed to the Secured Party, whether now existing or later arising, whether joint or several, whether direct or indirect, whether absolute or contingent, whether due or to become due, and however created (whether by promissory note, indorsement, guaranty, reimbursement agreement, operation of law, or otherwise):

- (1) All indebtedness (including principal, interest, and authorized charges) evidenced by that revolving promissory note in the original principal sum of \$1,200,000.00 dated of even (or approximately even) date herewith, executed by the Debtor, and payable to the Secured Party's order (which instrument together with all renewals, extensions, and modifications thereof is referred to herein as the "Note");
- (2) All indebtedness (including principal, interest, and authorized charges) arising pursuant to this Agreement or any other document securing or otherwise relating to the Indebtedness (the "Loan Documents");
- (3) All advancements made by the Secured Party under this Agreement;
- (4) All renewals, extensions, increases, decreases, consolidations, or rearrangements of any of the foregoing;
- (5) All costs of collection owing and that may become owing on or in connection with any of the foregoing; and
- (6) The Secured Party's court costs and attorney's fees if this Agreement is enforced by suit or through bankruptcy or other judicial proceedings.

3.02. **Secured Party's Expenses.** The Debtor will be liable for, and will pay the Secured Party on demand, all expenses (including reasonable attorneys' fees and other legal costs) incurred or paid by the Secured Party in exercising or protecting its interests, rights, and remedies under this Agreement, or in connection with or by reason of the application for the loan evidenced by the Note and the making and administration of the credit support arrangement, plus interest thereon, from the date paid by the Secured Party until reimbursed, at the same rate provided for matured principal and interest under the Note.

Representations and Warranties

4.01. **Ownership.** The Debtor represents and warrants to the Secured Party that the Debtor's rights in the Collateral are free from any setoff, claim, restriction, lien, security interest, or encumbrance except for security interests held by the Secured Party.

4.02. **Patents and Trademarks.** The Debtor represents and warrants to the Secured Party that (1) Exhibit A contains a list of all registrations and applications for patents owned by Debtor in its own name on the date hereof; (2) Exhibit B contains a list of all registrations and applications for trademarks owned by the Debtor in its own name on the date hereof; (3) each patent and trademark described on Exhibit A or Exhibit B is valid, subsisting, unexpired, and enforceable and has not been canceled or abandoned; (4) except as set forth on Exhibit A or Exhibit B, no patent or trademark included thereon is the subject of any licensing or franchise agreement pursuant to which the Debtor is the licensor or franchisor; (5) no holding, decision, or judgment has been rendered by any competent authority that would limit, cancel or question the validity of any patent or trademark in any respect that could reasonably be expected to have a material adverse effect on the value of the patent or trademark; and (6) no action or proceeding is pending that seeks to limit, cancel, or question the validity of any patent or trademark or that, if adversely determined, could reasonably be expected to have a material adverse effect on the value of the patent or trademark.

Covenants

5.01. **Taxes, Liens, Etcetera.** The Debtor will pay before delinquency all taxes, required capital contributions, charges, liens, and assessments against the Collateral.

5.02. **Protection of Security Interest.** At the Debtor's expense, the Debtor will do, make, procure, execute, and deliver all acts, things, writings, and assurances as the Secured Party may at any time request to protect, assure, or enforce the Secured Party's interests under this Agreement. The Debtor will execute (alone or with the Secured Party) any financing statement or other writing, will procure any document, and will pay all connected costs necessary to protect the security interest under this Agreement against the interests of third persons.

5.03. **Assumed Names.** At least thirty calendar days before the Debtor commences using any assumed name, the Debtor will (1) file an assumed name certificate with the proper official; (2) inform the Secured Party of the name and the locations where it will be used; and (3) execute and deliver to the Secured Party such writings as the Secured Party may require.

5.04. **Reservation of Rights.** At the Secured Party's option, one or more extensions may be made of the time of payment of the Indebtedness, any party liable for the payment thereof may be released, the Collateral may be released from the lien of any Loan Document, and the lien of any Loan Document may be subordinated to the lien of any other creditor, all without altering or affecting the priority of the lien created by this Agreement in favor of any junior encumbrancer, mortgagee, purchaser, or person acquiring an interest in the Collateral and without affecting any obligations or liabilities of the Debtor. The parties intend to preserve the lien on the Collateral as superior to any lien that may be placed thereon (or that may be fixed, given, or imposed by law thereon) after the execution of this Security Agreement notwithstanding any such extension of the time of payment or the release of any guarantor or other party.

5.05. **Secured Party's Costs.** The Debtor will pay all expenses incurred by the Secured Party in obtaining, preserving, perfecting, defending, and enforcing this security interest or the Collateral and in collecting or enforcing the Indebtedness. Expenses for which the Debtor will be liable include, but are not necessarily limited to, taxes, assessments, reasonable attorneys' fees, and other legal expenses. These expenses will bear interest from the dates of payments at the same rate provided for matured principal and interest under the Note, and the Debtor will pay the Secured Party this interest on demand at a time and place reasonably specified by the Secured Party. These expenses and interest will be part of the Indebtedness and will be recoverable as such in all respects.

5.06. **Additional Documents.** The Debtor will sign any papers that the Secured Party considers reasonably necessary to obtain, maintain, and perfect this security interest or to comply with any relevant law.

5.07. **Patents and Trademarks**

(a) The Debtor (1) will continue to use each trademark to the extent it has rights to such trademark on each and every trademark class of goods or services applicable to its current lines as reflected in its current catalogs, brochures, and price lists, if any, in order to maintain such trademark in full force free from any claim of abandonment for nonuse; (2) will maintain as in the past the quality of products and services offered under such trademark; (3) will employ each trademark with the appropriate notice of registration; (4) will not adopt or use any mark that is confusingly similar or a colorable imitation of such trademark unless the Secured Party has obtained a perfected first-priority security interest in such mark pursuant to this Agreement; and (5) will not do (and will not permit any licensee or sublicensee thereof to do) any act, or knowingly omit to do any act, by which such trademark may reasonably be expected to become invalidated unless the Debtor determines in its prudent business judgment that such trademark is no longer useful in the operation of its business.

(b) Without the Secured Party's prior written consent, which the Secured Party will not be obligated to grant, the Debtor will not do any act, or omit to do any act, by which any patent may become abandoned or dedicated if such abandonment or dedication could reasonably be expected to have a material adverse affect on the Debtor or materially diminish the value of the Collateral.

(c) The Debtor will notify the Secured Party immediately if the Debtor knows, or has reason to know, that any application or registration relating to any patent or trademark may become abandoned or dedicated, or of any adverse determination or development (including, but not necessarily limited to, the institution of, or any such determination or development in, any proceeding in the United States Patent and Trademark Office or any court or tribunal in any country) regarding the Debtor's ownership of any patent or trademark or its right to register the same or to keep and maintain the same and of any action the Debtor is taking in respect of such event.

(d) Whenever the Debtor, either by itself or through any agent, employee, licensee, or designee, files an application for the registration of any patent or trademark, the Debtor will report the filing to the Secured Party not later than thirty calendar days after doing so. The Debtor will execute and deliver any and all agreements, instruments, documents, and papers as the Secured Party may deem necessary or appropriate to evidence, perfect, and maintain the perfection of the Secured Party's security interest in any patent or trademark and the goodwill and general intangibles of the Debtor relating thereto or represented thereby.

(e) Consistent with the Debtor's reasonable business judgment, the Debtor will take all reasonable and necessary steps to maintain and pursue each application, to obtain the relevant registration, and to maintain each registration, including (but not necessarily limited to) filing of applications for renewal, affidavits of use, affidavits of incontestability, and the payment of patent maintenance fees.

(f) If the Debtor believes that any patent or trademark is infringed, misappropriated, or diluted by a third party, promptly after forming such belief the Debtor will (1) take such action as the Debtor reasonably deems appropriate to protect the patent or trademark; (2) notify the Secured Party, with full details; and (3) sue for infringement, misappropriation, or dilution, seek injunctive relief where appropriate, and recover any damages available to it for such infringement, misappropriation, or dilution.

Default

6.01. **Failure To Perform Obligation.** An Event of Default occurs when (1) default occurs in the timely payment or performance of any obligation, covenant, or liability in any written agreement between the Secured Party and the Debtor pertaining to the Indebtedness secured by this Agreement or (2) the Debtor fails to pay when due any obligations owed to any other person and the amount not paid exceeds \$25,000.00.

6.02. **Breach of Covenant, Representation, or Warranty.** It is an Event of Default if any warranty, covenant, or representation made to the Secured Party by the Debtor or on its behalf proves to have been false in any material respect when made.

6.03. **Receivership.** An Event of Default occurs when a receiver is appointed for the Debtor or any of the Collateral.

6.04. **Bankruptcy.** An Event of Default occurs when the Collateral is assigned for the benefit of creditors or bankruptcy or insolvency proceedings commence against or by (1) the Debtor, (2) any partnership of which the Debtor is a general partner, or (3) any maker, drawer, acceptor, endorser, guarantor, surety, accommodation party, or other person liable on or for any part of the Indebtedness.

6.05. **Financing Statement.** An Event of Default occurs when any financing statement regarding the Collateral but not related to this security interest and not favoring the Secured Party is filed with any public official.

6.06. **Lien.** An Event of Default occurs when any lien attaches to any of the Collateral other than in favor of the Secured Party.

6.07. **Failure of Lien Priority.** It is an Event of Default if, in the Secured Party's counsel's opinion, this Agreement does not create a perfected security interest in the Collateral that is superior to all other encumbrances.

6.08. **Default Under Other Loan Document.** An Event of Default occurs when any default (whether called a "Default," and "Event of Default," or otherwise) occurs under any other document relating to the Loan.

6.09. **Notice of Default.** Immediately on becoming aware of any condition or event that constitutes (or that after notice or lapse of time would constitute) an Event of Default, the Debtor will give the Secured Party written notice specifying its nature and period of existence and what action the Debtor has taken, is taking, or proposes to take with respect thereto.

6.10. **Acceleration.** On the occurrence of an Event of Default or at any time thereafter, the Secured Party may exercise any remedy available to it by law or under any Loan Document, including (but not necessarily limited to) declaring the Indebtedness to be immediately due and payable.

6.11. **Proceeds of Collateral.** If an Event of Default has occurred, all amounts and proceeds (in whatever form) received by the Debtor in respect of any Collateral will be held by the Debtor in trust for the Secured Party, segregated from other funds of the Debtor, and will immediately after receipt be delivered to the Secured Party in the form received by the Debtor, duly endorsed by the Debtor to the Secured Party if required or requested.

6.12. **Sale of Patent Rights**

(a) If an Event of Default has occurred, the Secured Party will have the right, without demand of performance or other demand, advertisement, or further notice of any kind to or upon the Debtor or any other person (each of which the Debtor waives to the extent permitted by law), to collect, receive, appropriate, and realize upon the patents and related collateral, in one or more public or private sales, at any exchange, board, or auction or at the Secured Party's offices or elsewhere, at such prices and on such terms as the Secured Party may deem best, for cash or on credit or for future delivery without assumption of any credit risk. At any such sale the Secured Party or its nominee may purchase any of the patents and related collateral on such terms as it may deem appropriate. Each such sale will be conducted in a commercially reasonable manner.

(b) On any such sale, the patents and related collateral so sold will be held by the purchasers thereof absolutely free from any right or equity of redemption in the Debtor or any similar right, claim, or equity, all of which the Debtor waives and releases.

(c) The Secured Party will give ten calendar days' notice to the Debtor of the time and place of any public or private sale of the patents and related collateral, and the Debtor agrees that such notice will constitute reasonable notification.

6.13. **Remedies Cumulative.** The rights and remedies of this Agreement are cumulative of all other rights, and remedies provided herein or by law or in equity and will not deprive the Secured Party of any other legal or equitable rights or remedies (by judicial proceeding or otherwise) appropriate to enforce and provisions of any Loan Document. The employment of any remedy will not prevent the concurrent or subsequent employment of any other appropriate remedy.

6.14. **Nonwaiver of Remedies.** The Secured Party may remedy any default under any Loan Document without waiving the default, and it may waive any default without waiving any prior or subsequent default. No delay or failure by the Secured Party in exercising any right, option, or remedy provided in any Loan Document or otherwise afforded by law will operate as a waiver thereof or preclude the exercise thereof upon the occurrence of any Default. No person will be released, and no security for the Indebtedness will be released or impaired, by (1) the granting to any person of an extension of time to pay the Indebtedness or to perform any obligation under any Loan Document; (2) any taking of additional security for payment of the Indebtedness; or (3) any releasing at any time of any security for payment of the Indebtedness.

Miscellaneous Provisions

7.01. **Assignment of Secured Party's Rights.** The Secured Party may from time to time assign this Agreement, the Secured Party's rights under this Agreement, or the Indebtedness. In that case, the assignee will be entitled to all rights, privileges, and remedies granted to the Secured Party by this Agreement.

7.02. **Protection and Preservation of Collateral.** At its option, the Secured Party (1) may discharge taxes, liens, security interests, or other encumbrances at any time levied or placed on the Collateral and (2) may pay for the maintenance and preservation of the Collateral. The Debtor will be liable to the Secured Party, and will reimburse the Secured Party on demand, for any payment made or expense incurred by the Secured Party pursuant to the foregoing authorization, plus interest thereon, from the date paid by the Secured Party until reimbursed, at the rate stated in Section 3.02 above.


7.03. **Notices.** Any notice required by this Agreement, by any other Loan Document, or by law will be given by certified mail, return receipt requested, to the address for the recipient that is stated at the top of this Agreement.

7.04. **Waiver of Marshaling.** The Debtor waives and releases all rights to direct the order in which any of the Collateral will be sold in the event of any sale pursuant hereto and to have any of the Collateral marshaled upon the exercise of any remedies under this Agreement or any other Loan Document. The Debtor does so for itself and for all persons hereafter claiming through or under the Debtor or who may at any time hereafter become holders of liens junior to the liens in the Collateral held by the Secured Party.

DEBTOR:

BLUECURRENT, INC.,
a Texas corporation

By: _____


GAVIN M. GRAY
President

NEXT SEVEN PAGES ARE

EXHIBIT A

**TO SECURITY AGREEMENT
AND COLLATERAL ASSIGNMENT**

DATED DECEMBER 14, 2006,

EXECUTED BY BLUECURRENT, INC.

IN FAVOR OF SELECTED INTERESTS, INC.

Patent Status Report

Printed 12/14/2006

Sorted By DocketNumber

Country	Title	Serial # & Date	Patent # & Date	Inventors
United States	METHOD AND SYSTEM FOR DEPLOYING, TRACKING AND MANAGING TECHNOLOGY-RELATED RESOURCES	60/342031 12/18/2001		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizell, Warner Thomas, Brian
United States	METHOD AND SYSTEM FOR WEB-BASED ASSET MANAGEMENT	10/464176 06/18/2003		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizell, Warner Thomas, Brian
United States	METHOD AND SYSTEM FOR WEB-BASED ASSET MANAGEMENT	10/321115 12/17/2002	6636857 10/21/2003	Thomas, Shawn Gray, Gregory Woodfin, Michael Mizell, Warner Thomas, Brian
United States	METHOD AND SYSTEM FOR INTEGRATED ASSET MANAGEMENT	10/321107 12/17/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizell, Warner Thomas, Brian
United States	METHOD AND SYSTEM FOR IMPROVED HELP DESK RESPONSE	10/321117 12/17/2002		Thomas, Shawn Woodfin, Michael Gray, Gregory Mizell, Warner Thomas, Brian

Status Report con't

Country	Title	Serial # & Date	Patent # & Date	Inventors
United States	METHOD AND SYSTEM FOR LEASED ASSET MANAGEMENT	10/321118 12/17/2002		Thomas, Shawn Woodfin, Michael Gray, Gregory Mizell, Warner Thomas, Brian
United States	METHOD AND SYSTEM ASSET TRANSITION QUALITY CONTROL	10/321036 12/17/2002		Thomas, Shawn Woodfin, Michael Gray, Gregory Mizell, Warner Thomas, Brian
United States	METHOD AND SYSTEM FOR ASSET TRANSITION PROJECT MANAGEMENT	10/321037 12/17/2002		Thomas, Shawn Woodfin, Michael Gray, Gregory Mizell, Warner Thomas, Brian
Canada	METHOD AND SYSTEM FOR WEB-BASED ASSET MANAGEMENT	2471226 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
China P.R.	METHOD AND SYSTEM FOR WEB-BASED ASSET MANAGEMENT	02827272.2 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
EPC	METHOD AND SYSTEM FOR WEB-BASED ASSET MANAGEMENT	02790153.7 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian

Status Report con't

Country	Title	Serial # & Date	Patent # & Date	Inventors
Hong Kong	METHOD AND SYSTEM FOR WEB-BASED ASSET MANAGEMENT	05109680.1 10/31/2005		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
Japan	METHOD AND SYSTEM FOR WEB-BASED ASSET MANAGEMENT	2003-553380 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
Mexico	METHOD AND SYSTEM FOR WEB-BASED ASSET MANAGEMENT	filed 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
Singapore	METHOD AND SYSTEM FOR WEB-BASED ASSET MANAGEMENT	200403614-1 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
PCT	METHOD AND SYSTEM FOR WEB-BASED ASSET MANAGEMENT	US02/40816 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
Canada	METHOD AND SYSTEM FOR INTEGRATED ASSET MANAGEMENT	2471225 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian

Status Report con't

Country	Title	Serial # & Date	Patent # & Date	Inventors
China P.R.	METHOD AND SYSTEM FOR INTEGRATED ASSET MANAGEMENT	02827159.9 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
EPC	METHOD AND SYSTEM FOR INTEGRATED ASSET MANAGEMENT	02805212.4 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
Hong Kong	METHOD AND SYSTEM FOR INTEGRATED ASSET MANAGEMENT	05109681.0 10/31/2005		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
Japan	METHOD AND SYSTEM FOR INTEGRATED ASSET MANAGEMENT	2003-553379 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
Mexico	METHOD AND SYSTEM FOR INTEGRATED ASSET MANAGEMENT	filed 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
Singapore	METHOD AND SYSTEM FOR INTEGRATED ASSET MANAGEMENT	200403626-5 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian

Status Report con't

Country	Title	Serial # & Date	Patent # & Date	Inventors
PCT	METHOD AND SYSTEM FOR INTEGRATED ASSET MANAGEMENT	PCT/US02/040617 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
Canada	METHOD AND SYSTEM FOR IMPROVED HELP DESK RESPONSE	2471227 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
China P.R.	METHOD AND SYSTEM FOR IMPROVED HELP DESK RESPONSE	02825544.5 12/18/2002		Thomas, Shawn Woodfin, Michael
EPC	METHOD AND SYSTEM FOR IMPROVED HELP DESK RESPONSE	02794330.7 12/18/2002		Thomas, Shawn Woodfin, Michael
Hong Kong	METHOD AND SYSTEM FOR IMPROVED HELP DESK RESPONSE	05109003.1 10/12/2005	CN 1606732A	Thomas, Shawn Woodfin, Michael
Japan	METHOD AND SYSTEM FOR IMPROVED HELP DESK RESPONSE	2003-553420 12/18/2002		Thomas, Shawn Woodfin, Michael
Mexico	METHOD AND SYSTEM FOR IMPROVED HELP DESK RESPONSE	filed 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
Singapore	METHOD AND SYSTEM FOR IMPROVED HELP DESK RESPONSE	200403612-5 12/18/2002	105268 08/31/2006	Thomas, Shawn Woodfin, Michael

Status Report con't

Country	Title	Serial # & Date	Patent # & Date	Inventors
PCT	METHOD AND SYSTEM FOR IMPROVED HELP DESK RESPONSE	US02/40817 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
PCT	METHOD AND SYSTEM FOR LEASED ASSET MANAGEMENT	US02/40820 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
PCT	METHOD AND SYSTEM FOR ASSET TRANSITION QUALITY CONTROL	US02/40611 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
Canada	METHOD AND SYSTEM FOR ASSET TRANSITION PROJECT MANAGEMENT	2471224 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
China P.R.	METHOD AND SYSTEM FOR ASSET TRANSITION PROJECT MANAGEMENT	02825256.X 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
EPC	METHOD AND SYSTEM FOR ASSET TRANSITION PROJECT MANAGEMENT	02784803.5 12/18/2002		Thomas, Shawn Woodfin, Michael

Status Report con't

Country	Title	Serial # & Date	Patent # & Date	Inventors
Hong Kong	METHOD AND SYSTEM FOR ASSET TRANSITION PROJECT MANAGEMENT	05108876.7 10/06/2005		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
Japan	METHOD AND SYSTEM FOR ASSET TRANSITION PROJECT MANAGEMENT	2003-553378 12/18/2002		Thomas, Shawn Woodfin, Michael
Mexico	METHOD AND SYSTEM FOR ASSET TRANSITION PROJECT MANAGEMENT	filed 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian
Singapore	METHOD AND SYSTEM FOR ASSET TRANSITION PROJECT MANAGEMENT	200403617-4 12/18/2002	104874 07/31/2006	Thomas, Shawn Woodfin, Michael
PCT	METHOD AND SYSTEM FOR ASSET TRANSITION PROJECT MANAGEMENT	PCT/US02/40601 12/18/2002		Thomas, Shawn Gray, Gregory Woodfin, Michael Mizel, Warner Thomas, Brian

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EXHIBIT B

**TO SECURITY AGREEMENT
AND COLLATERAL ASSIGNMENT**

DATED DECEMBER 14, 2006,

EXECUTED BY BLUECURRENT, INC.

IN FAVOR OF SELECTED INTERESTS, INC.

Bluecurrent, Inc. Trademark Status Report

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SORTED BY DocketNumber

Country	Mark Name	Serial # & Date	Registration # & Date
United States	Bluecurrent Statement of Work to Dell Managed Services for Kaiser Permanente Managed Deployment Services	filed 07/28/2006	
United States	Computer Program	filed 07/28/2006	
United States	BLUECURRENT	76/009659 03/27/2000	2592484 07/09/2002
United States	BLUECURRENT	76/009660 03/27/2000	2579790 06/11/2002
United States	BLUECURRENT	76/009661 03/27/2000	2592485 07/09/2002
United States	BLUECURRENT	76/009662 03/27/2000	2592486 07/09/2002
United States	BLUECURRENT & Design	76/149932 10/19/2000	2714142 05/06/2003
United States	BLUECURRENT & Design	76/149931 10/19/2000	2714141 05/06/2003
United States	BLUECURRENT & Design	76/149830 10/19/2000	2714140 05/06/2003
United States	BLUECURRENT & Design	76/149829 10/19/2000	2714139 05/06/2003
United States	MANAGING TECHNOLOGY IN MOTION	76/149051 10/18/2000	
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Community Trademark	BLUECURRENT	001875293 09/27/2000	001875293 01/16/2002
Community Trademark	MANAGING TECHNOLOGY IN MOTION	002183440 04/18/2001	002183440 06/05/2002
Community Trademark	BLUECURRENT & Design	002183374 04/18/2001	002183374 05/24/2002
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