

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	INTELLECTUAL PROPERTY COLLATERAL AGREEMENT

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
HARPOON ACQUISITION CORPORATION		01/31/2007	CORPORATION: DELAWARE
OPEN SOLUTIONS INC.		01/31/2007	CORPORATION: DELAWARE

**RECEIVING PARTY DATA**

<b>Name:</b>	WACHOVIA BANK, NATIONAL ASSOCIATION
<b>Street Address:</b>	201 SOUTH COLLEGE STREET
<b>City:</b>	CHARLOTTE
<b>State/Country:</b>	NORTH CAROLINA
<b>Postal Code:</b>	28288
<b>Entity Type:</b>	NATIONAL ASSOCIATION: UNITED STATES

**PROPERTY NUMBERS Total: 46**

Property Type	Number	Word Mark
Registration Number:	2276272	CENTRUM
Registration Number:	1501992	CENTRUM 9000
Registration Number:	2497046	DIVERSITEL
Registration Number:	1843532	LOANSCRIPT
Registration Number:	2054731	M
Registration Number:	2022410	MAXXAR
Registration Number:	2229815	MAXXARTS
Registration Number:	1513358	TECHNOLOGY THAT TALKS
Registration Number:	2461238	TRUEPOINT
Registration Number:	1790235	UDMS
Registration Number:	1889634	VECTOR
Registration Number:	0981542	VOTRAX
Registration Number:	1810570	VPL

CH \$1165.00 2276272

Registration Number:	1786642	VPM
Registration Number:	1843531	WAVESTATION
Registration Number:	2197993	CYBERBRANCH
Registration Number:	1517450	SPEEDY L-I-N-E
Registration Number:	2622778	TIGIR
Registration Number:	2891176	EASTPOINT TECHNOLOGIES
Registration Number:	1860291	BANK-ON-IT
Registration Number:	1655396	FITECH SYSTEMS
Registration Number:	2761044	LIBERTY FITECH SYSTEMS
Registration Number:	2098903	MANAGER GOLD
Registration Number:	2165373	OPEN SOLUTIONS INC.
Registration Number:	2140483	OPEN SOLUTIONS INC.
Registration Number:	2156402	OPEN SOLUTIONS INC.
Registration Number:	2306077	OSI
Serial Number:	78740721	S OPEN SOLUTIONS
Serial Number:	78740719	S OPEN SOLUTIONS
Serial Number:	78782094	S OPEN SOLUTIONS
Registration Number:	2199367	THE COMPLETE BANKING SOLUTION
Registration Number:	2247169	THE COMPLETE CREDIT UNION SOLUTION
Registration Number:	2232733	CENTRYX
Registration Number:	2232735	CENTRYX
Registration Number:	2236081	CENTRYX
Registration Number:	2232734	CENTRYX
Registration Number:	2743740	M*TELLER
Registration Number:	2762415	M*TELLER
Registration Number:	2764850	SOSYSTEMS
Registration Number:	2698384	SOSYSTEMS
Registration Number:	2696608	SOSYSTEMS
Registration Number:	1481439	CU STAR
Registration Number:	1898335	STARLINE
Registration Number:	1804143	TOTALPLUS
Registration Number:	2371388	CUPNET
Registration Number:	2306792	WE MOVE MONEY

CORRESPONDENCE DATA

**TRADEMARK**  
**REEL: 003495 FRAME: 0930**

Fax Number: (646)848-4455  
*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.*  
Phone: 212-848-4455  
Email: jlik@shearman.com  
Correspondent Name: Lucia Guh-Siesel  
Address Line 1: 599 Lexington Avenue  
Address Line 2: Shearman & Sterling LLP  
Address Line 4: New York, NEW YORK 10022

ATTORNEY DOCKET NUMBER:	35615-164 T CA
NAME OF SUBMITTER:	Lucia Guh-Siesel
Signature:	/LUCIA GUH-SIESEL/
Date:	03/08/2007

**Total Attachments: 13**

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## INTELLECTUAL PROPERTY COLLATERAL AGREEMENT

INTELLECTUAL PROPERTY COLLATERAL AGREEMENT (as amended, amended and restated, supplemented or otherwise modified from time to time, the "IP Collateral Agreement") dated as January 31, 2007, made by each of the signatories hereto, in favor of WACHOVIA BANK, NATIONAL ASSOCIATION, as Administrative Agent (in such capacity, the "Administrative Agent") for the banks and other financial institutions or entities (the "Lenders") from time to time parties to the Credit Agreement, dated as of January 23, 2007 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among HARPOON ACQUISITION II CORPORATION, a Delaware corporation (the "Initial US Borrower"), OPEN SOLUTIONS INC., a Delaware corporation (the "Surviving US Borrower"), OPEN SOLUTIONS DTS, Inc., a British Columbia corporation (the "CDN Borrower") and, together with the US Borrower (as defined below), the "Borrowers"), the Lenders, the Administrative Agent, and WACHOVIA CAPITAL FINANCE CORPORATION (CANADA), as Canadian Administrative Agent (in such capacity, the "Canadian Administrative Agent").

WHEREAS, as a condition precedent to the making of the Loans and the issuance of Letters of Credit by the Lenders under the Credit Agreement and the entry into Specified Hedge Agreements by the Lenders from time to time, each Grantor has executed and delivered that certain Guarantee and Collateral Agreement, dated as of January 23, 2007 made by the Grantors in favor of the Administrative Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Guarantee and Collateral Agreement"). Capitalized terms not otherwise defined herein shall have the meanings assigned to them in the Guarantee and Collateral Agreement.

WHEREAS, under the terms of the Guarantee and Collateral Agreement, the Grantors have granted to the Administrative Agent, for the ratable benefit of the Administrative Agent, the Canadian Administrative Agent and the Lenders (and any affiliates of any Lender to which Borrower Hedge Agreement Obligations or Borrower Cash Management Obligations are owing), a security interest in, among other property, certain intellectual property of the Grantors, and have agreed as a condition thereof to execute this IP Collateral Agreement for recording with the United States Patent and Trademark Office, the United States Copyright Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

**SECTION 1. Grant of Security.** Each Grantor hereby grants to the Administrative Agent, for the ratable benefit of the Administrative Agent, the Canadian Administrative Agent and the Lenders (and any affiliates of any Lender to which Borrower Hedge Agreement Obligations or Borrower Cash Management Obligations are owing), a security interest in all of the following property now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "Collateral"), as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of such Grantor's Obligations:

- (i) (A) all patents and patent applications, including, without limitation, any of the foregoing referred to in Schedule A, and (B) all rights to obtain any reissues or extensions of the foregoing;
- (ii) (A) all trademarks, trade names, corporate names, company names, business names, domain names, fictitious business names, trade styles, service marks, logos and other

source or business identifiers, and all goodwill associated therewith, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all applications in connection therewith, whether in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof, or otherwise, and all common-law rights related thereto, including, without limitation, any of the foregoing referred to in Schedule A (provided that no security interest shall be granted in the United States intent to use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent to use trademark application under applicable U.S. federal law), and (B) the right to obtain all renewals thereof;

(iii) (A) all copyrights, whether registered or unregistered and whether published or unpublished, including, without limitation, the copyright registrations and applications and exclusive copyright licenses listed in Schedule A), and (B) the right to obtain renewals thereof; and

(iv) all Intellectual Property, including all rights, priorities and privileges relating to intellectual property, whether arising under United States, multinational or foreign laws or otherwise, now existing or hereafter adopted or acquired, including, without limitation, the Copyrights, the Copyright Licenses, the Patents, the Patent Licenses, the Trademarks and the Trademark Licenses, and all rights to sue at law or in equity for any infringement or other impairment thereof, including the right to receive all proceeds and damages therefrom.

SECTION 2. Security for Obligations. The grant of a security interest in the Collateral by each Grantor under this IP Collateral Agreement secures the payment when due (whether at the stated maturity, by acceleration or otherwise) of all Obligations of such Grantor, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this IP Collateral Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Obligations secured hereby and that would be owed by such Grantor to the Administrative Agent for the ratable benefit of the Administrative Agent, the Canadian Administrative Agent and the Lenders under the Loan Documents but for the fact that such Obligations secured hereby are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Recordation. Each Grantor authorizes and requests that the Register of Copyrights, the Commissioner for Patents and the Commissioner for Trademarks and any other applicable government officer record this IP Collateral Agreement.

SECTION 4. Execution in Counterparts. This IP Collateral Agreement may be executed in any number of 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 agreement.

SECTION 5. Grants, Rights and Remedies. This IP Collateral Agreement has been entered into in conjunction with the provisions of the Guarantee and Collateral Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Administrative Agent with respect to the Collateral are more fully set forth in the Guarantee and Collateral Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

SECTION 6. Additional Grantors. Each Subsidiary of the US Borrower that is required to become a party to the Guarantee and Collateral Agreement pursuant to Section 6.8 of the Credit

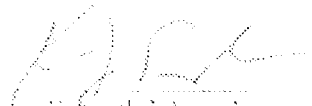
Agreement shall become a Grantor for all purposes of this IP Collateral Agreement upon execution and delivery by such Subsidiary of an IP Collateral Agreement Supplement in the form of Annex 1 hereto.

SECTION 7. Governing Law. This IP Collateral Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

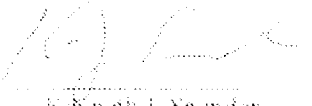
[Signature Pages to Follow]

IN WITNESS WHEREOF, each Grantor has caused this IP Collateral Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

OPEN SOLUTIONS INC., as Surviving US Borrower  
and Grantor

By   
Name: Kenneth J. Saunders  
Title: Executive Vice President and Chief  
Financial Officer

HARPOGN ACQUISITION CORPORATION, as  
Grantor

By   
Name: Kenneth J. Saunders  
Title: Executive Vice President and Chief  
Financial Officer

## INTELLECTUAL PROPERTY COLLATERAL AGREEMENT SUPPLEMENT

THIS INTELLECTUAL PROPERTY COLLATERAL AGREEMENT SUPPLEMENT (this "IP Collateral Agreement Supplement") dated \_\_\_\_\_, 200\_, is made by the Person listed on the signature page hereof (each a "Grantor") in favor of WACHOVIA BANK, N.A., as administrative agent (in such capacity, the "Administrative Agent") for the banks and other financial institutions or entities (the "Lenders") parties to the Credit Agreement referred to below.

WHEREAS, HARPOON ACQUISITION II CORPORATION, (the "Initial US Borrower"), OPEN SOLUTIONS INC., (the "Surviving US Borrower"), OPEN SOLUTIONS DTS, INC., as CDN Borrower, the Lenders, WACHOVIA CAPITAL FINANCE CORPORATION (CANADA), as Canadian administrative agent (the "Canadian Administrative Agent") and the Administrative Agent have entered into a Credit Agreement, dated as of January 23, 2007 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement").

WHEREAS, pursuant to the Credit Agreement, each Grantor and certain other Persons have executed and delivered that certain Guarantee and Collateral Agreement dated as of January 23, 2007 made by each Grantor and such other Persons to the Administrative Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Guarantee and Collateral Agreement") and that certain Intellectual Property Collateral Agreement dated as of January 31, 2007 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "IP Collateral Agreement").

WHEREAS, under the terms of the Guarantee and Collateral Agreement, each Grantor has granted to the Administrative Agent, for the ratable benefit of the Administrative Agent, the Canadian Administrative Agent and the Lenders (and any affiliates of any Lender to which Borrower Hedge Agreement Obligations or Borrower Cash Management Obligations are owing), a security interest in the Additional Collateral (as defined in Section 1 below) of such Grantor and has agreed as a condition thereof to execute this IP Collateral Agreement Supplement for recording with the United States Patent and Trademark Office, the United States Copyright Office and other governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

**SECTION 1. Grant of Security.** Each Grantor hereby grants to the Administrative Agent, for the ratable benefit of the Administrative Agent, the Canadian Administrative Agent and the Lenders (and any affiliates of any Lender to which Borrower Hedge Agreement Obligations or Borrower Cash Management Obligations are owing), a security interest in all of the following property now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "Additional Collateral"), as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of such Grantor's Obligations:

- (1) (A) all patents and patent applications, including, without limitation, any of the foregoing referred to in Annex A, and (B) all rights to obtain any reissues or extensions of the foregoing;



(ii) (A) all trademarks, trade names, corporate names, company names, business names, domain names, fictitious business names, trade styles, service marks, logos and other source or business identifiers, and all goodwill associated therewith, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all applications in connection therewith, whether in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof, or otherwise, and all common-law rights related thereto, including, without limitation, any of the foregoing referred to in Annex A (provided that no security interest shall be granted in the United States intent to use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent to use trademark application under applicable U.S. federal law), and (B) the right to obtain all renewals thereof;

(iii) (A) all copyrights, whether registered or unregistered and whether published or unpublished, including, without limitation, the copyright registrations and applications and exclusive copyright licenses listed in Annex A), and (B) the right to obtain renewals thereof; and

(iv) all Intellectual Property, including all rights, priorities and privileges relating to intellectual property, whether arising under United States, multinational or foreign laws or otherwise, now existing or hereafter adopted or acquired, including, without limitation, the Copyrights, the Copyright Licenses, the Patents, the Patent Licenses, the Trademarks and the Trademark Licenses, and all rights to sue at law or in equity for any infringement or other impairment thereof, including the right to receive all proceeds and damages therefrom.

SECTION 2. Security for Obligations. The grant of a security interest in the Additional Collateral by each Grantor under this IP Collateral Agreement secures the payment when due (whether at the stated maturity, by acceleration or otherwise) of all Obligations of such Grantor, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this IP Collateral Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Obligations secured hereby and that would be owed by such Grantor to the Administrative Agent for the ratable benefit of the Administrative Agent, the Canadian Administrative Agent and the Lenders under the Loan Documents but for the fact that such Obligations secured hereby are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving a Loan Party.

SECTION 3. Recordation. Each Grantor authorizes and requests that the Register of Copyrights, the Commissioner for Patents and the Commissioner for Trademarks and any other applicable government officer to record this IP Collateral Agreement Supplement.

SECTION 4. Execution in Counterparts. This IP Collateral Agreement Supplement may be executed in any number of 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 agreement.

SECTION 5. Grants, Rights and Remedies. This IP Collateral Agreement Supplement has been entered into in conjunction with the provisions of the IP Collateral Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Administrative Agent with respect to the Additional Collateral are more fully set forth in the IP Collateral Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

SECTION 6. Governing Law. This IP Collateral Agreement Supplement shall be governed by, and construed in accordance with, the laws of the State of New York.

IN WITNESS WHEREOF, each Grantor has caused this IP Collateral Agreement Supplement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

By .....

Name:

Title:

Address for Notices:

.....  
.....  
.....

**Trademark and Trademark Licenses**

Registered Trademarks

Owner of Record	Mark	Jurisdiction	Date of Registration	Registration Number
EISYS, Inc.	Totalplus	US	11/16/93, renewed 11/16/03	1804143
Datavest Solutions, Inc.	F-BIZ	Canada	8/26/2004	TMA617716
Datavest Solutions, Inc.	We Move Money	Canada	1/5/1999	TMA506105
Datavest Solutions, Inc.	VisionWest	Canada	12/23/1994	TMA437197
Datavest Solutions, Inc.	VisionWest and design	Canada	12/23/1994	TMA437223
Datavest Solutions, Inc.	F-BIZ and design	Canada	8/26/2004	TMA617814
Datavest Solutions, Inc.	Datavest and design	Canada	8/26/2004	TMA617719
Datavest Solutions, Inc.	DATAWEST	Canada	8/25/2004	TMA617676
Datavest Solutions, Inc.	Datavest and design	Canada	12/23/1994	TMA437223
Datavest Solutions, Inc.	EYE DESIGN	Canada	1/6/1995	TMA437919
Maxxar Corporation	CENTRUM	US	9/7/1999	2276272
Maxxar Corporation	CENTRUM	Canada	3/20/2001	TMA542726
Maxxar Corporation	CENTRUM 9000	US	8/30/1988	1501992

Maxxar Corporation	CENTRUM 9000	Canada		2/9/1990	TMA565167
Maxxar Corporation	DIVERSITEL	US		10/9/2001	2497046
Maxxar Corporation	DIVERSITEL	Canada		4/10/2003	TMA579376
Maxxar Corporation	LOANSCRIPT	US		7/5/1994	1843532
Maxxar Corporation	LOANSCRIPT	Canada		6/24/1994	TMA428025
Maxxar Corporation	M (design mark)	US		4/22/1997	2054731
Maxxar Corporation	MARE	Canada		9/22/1999	TMA516735
Maxxar Corporation	MAXXAR	US		12/10/1996	2022410
Maxxar Corporation	MAXXAR	Canada		10/25/1996	TMA465152
Maxxar Corporation	MAXXARIS	US		3/9/1999	2229815
Maxxar Corporation	MAXXARIS	Canada		10/11/2000	TMA534298
Maxxar Corporation	TECHNOLOGY THAT TALKS	US		11/22/1988	1513358
Maxxar Corporation	TRUEPOINT	US		6/19/2001	2461238
Maxxar Corporation	TRUEPOINT	Canada		4/29/2003	TMA 580085
Maxxar Corporation	UDMS	US		8/31/1993	1790235
Maxxar Corporation	UDMS	Canada		11/24/1998	TMA504561
Maxxar Corporation	VECTOR	US		4/18/1995	1889654

Maxxar Corporation	VECTOR	Canada		2/23/1998	TMA490380
Maxxar Corporation	VOTRAX	US		4/2/1974	981542
Maxxar Corporation	VOTRAX	Canada		11/12/1982	TMA273757
Maxxar Corporation	VPL	US		12/14/1993	1810570
Maxxar Corporation	VPL	Canada		11/24/1998	TMA504560
Maxxar Corporation	VPM	US		8/10/1993	1786642
Maxxar Corporation	VPM	Canada		11/24/1998	TMA504559
Maxxar Corporation	WAVE	Canada		11/24/1998	TMA504562
Maxxar Corporation	WAVESTATION	US		7/5/1994	1843531
Maxxar Corporation	WAVESTATION	Canada		6/24/1994	TMA429626
Open Solutions CU Technologies, Inc.	CUPNET	US		7/25/2000	2371388
Open Solutions CU Technologies, Inc.	CYBERBRANCH	US		10/20/1998	2197993
Open Solutions CU Technologies, Inc.	SPEEDY L-I-N-E and Design	US		12/20/1988	1517450

Open Solutions CE Technologies, Inc.	TIGER	US		9/24/2002	2622778
Open Solutions Datwest, Inc.	WE MOVE MONEY	US		1/1/2000	2306792
Open Solutions Eastpoint Technologies, Inc.	EASTPOINT TECHNOLOGIES and Design	US		10/5/2004	2891176
Open Solutions Inc.	BANK-ON-IT	US		10/25/1994	1860291
Open Solutions Inc.	FITECH SYSTEMS and design	US		9/3/1991	1655396
Open Solutions Inc.	LIBERTY FITECH SYSTEMS	US		9/9/2003	2761044
Open Solutions Inc.	MANAGER GOLD	US		9/23/1997	2098903
Open Solutions Inc.	OPEN SOLUTIONS INC	US		6/16/1998	2165373
Open Solutions Inc.	OPEN SOLUTIONS INC.	US		3/3/1998	2140483
Open Solutions Inc.	OPEN SOLUTIONS INC.	US		5/12/1998	2156402
Open Solutions Inc.	OSI button design	US		1/4/2000	2306077
Open Solutions Inc.	OSI Round Button Design	US		Filed: application date 12/29/05	App. No. 78782094
Open Solutions Inc.	OSI Round Button Design	US		Filed: application date 10/26/05	App. No. 78740719
Open Solutions Inc.	OSI Round Button Design	US		Filed: application date 10/26/05	App. No. 78740721

Open Solutions Inc.	THE COMPLETE BANKING SOLUTION	US		10/27/1998	2199367
Open Solutions Inc.	THE COMPLETE CREDIT UNION SOLUTION	US		5/25/1999	2247169
Open Solutions Sossystems, Inc.	CENTRYX	US		3/16/1999	2232735
Open Solutions Sossystems, Inc.	CENTRYX	US		3/16/1999	2232735
Open Solutions Sossystems, Inc.	CENTRYX and Design	US		3/30/1999	2236081
Open Solutions Sossystems, Inc.	CENTRYX and Design	US		3/16/1999	2232734
Open Solutions Sossystems, Inc.	M*TELLER	US		7/29/2003	2745740
Open Solutions Sossystems, Inc.	M*TELLER	US		9/9/2003	2762415
Open Solutions Sossystems, Inc.	SOSYSTEMS	US		9/16/2003	2764850
Open Solutions Sossystems, Inc.	SOSYSTEMS	US		3/18/2003	2698384
Open Solutions Sossystems, Inc.	SOSYSTEMS	US		3/11/2003	2696608
re/Member Data Services, Inc.	CU STAR	US		3/22/1988	1481439
re/Member Data Services, Inc.	FINET	IN		3/14/1997	19920112
re/Member Data Services, Inc.	STARLINE	US		6/6/1995	1898335
re/Member Data Services, Inc.	TOUCH TONE TELLER	RI		6/9/2004	940607
re/Member Data Services, Inc.	TOUCH TONE TELLER	NC		2/9/2004	17790

Member Data Services, Inc.	TOUCH TONE TELLER	MA		3/7/2004	49319
Maxxar Corporation	TRUEPOINT	Canada		4/29/2003	TMA580085
Maxxar Corporation	VPM	Canada		11/24/1998	TMA504559
Maxxar Corporation	VPL	Canada		11/24/1998	TMA504560
Maxxar Corporation	CENTRUM	Canada		3/20/2001	TMA542726
Maxxar Corporation	WAVESTATION	Canada		6/24/1994	TMA429626
Maxxar Corporation	VOIRAX	Canada		11/21/1982	TMA273757
Maxxar Corporation	WAVE	Canada		11/24/1998	TMA504562
Maxxar Corporation	LOANSCRIPT	Canada		6/24/1994	TMA429625
Maxxar Corporation	MAXXARTS	Canada		11/10/2000	TMA534298
Maxxar Corporation	MAXXAR	Canada		10/25/1996	TMA465152
Maxxar Corporation	MARF	Canada		9/22/1999	TMA516735
Maxxar Corporation	UDMS	Canada		11/24/1998	TMA504561
Maxxar Corporation	VECTOR	Canada		2/23/1998	TMA490380
Maxxar Corporation	DIVERSTEL	Canada		4/10/2003	TMA579376
Maxxar Corporation	CENTRUM 9000	Canada		2/9/1990	TMA365167

Material Unregistered Trademarks

TRADEMARK

RECORDED: 03/08/2007

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