# Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	Acknowledgement of Intellectual Property Collateral Lien (First Lien)	

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
WBS Group LLC		106/08/2007	LIMITED LIABILITY COMPANY: DELAWARE
Wicks Broadcast Solutions, LLC		106/08/2007	LIMITED LIABILITY COMPANY: DELAWARE
Marketron International, Inc.		06/08/2007	CORPORATION: DELAWARE
Wicks Broadcast Solutions Holdings, LLC		06/08/2007	LIMITED LIABILITY COMPANY: DELAWARE
WBS Group Holdings, LLC		06/08/2007	LIMITED LIABILITY COMPANY: DELAWARE
Tapscan, LLC		06/08/2007	LIMITED LIABILITY COMPANY: ALABAMA

#### **RECEIVING PARTY DATA**

Name:	CapitalSource Finance LLC		
Street Address:	445 Willard Avenue		
City:	Chevy Chase		
State/Country:	MARYLAND		
Postal Code:	20815		
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE		

## PROPERTY NUMBERS Total: 15

Property Type	Number	Word Mark
Registration Number:	2463137	CONTROL TOWER
Registration Number:	2385285	V.T.
Registration Number:	2445918	VISUAL TRAFFIC
Registration Number:	2859976	M MARKETRON
Registration Number:	2969744	M
Registration Number:	3008486	M
Registration Number:	2921491	M

TRADEMARK
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Registration Number:	2984892	MARKETRON
Registration Number:	2855145	MARKETRON
Registration Number:	2766877	MARKETRON
Registration Number:	2753128	MARKETRON
Registration Number:	2747327	MARKETRON
Registration Number:	2747770	WEBAVAILS
Registration Number:	1774120	TVSCAN
Registration Number:	2167563	TAPCONNECT

#### **CORRESPONDENCE DATA**

Fax Number: (312)827-8185

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

Phone: 312-372-1121

Email: trademarks@bellboyd.com
Correspondent Name: Bell, Boyd & Lloyd LLP

Address Line 1: P.O. Box 1135

Address Line 4: Chicago, ILLINOIS 60690-1135

ATTORNEY DOCKET NUMBER:	115192-004	
NAME OF SUBMITTER:	Doug Hatlestad	
Signature:	/doug hatlestad/	
Date:	07/13/2007	

Total Attachments: 13

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# ACKNOWLEDGEMENT OF INTELLECTUAL PROPERTY COLLATERAL LIEN (FIRST LIEN)

This ACKNOWLEDGEMENT OF INTELLECTUAL PROPERTY COLLATERAL LIEN (this "Acknowledgement"), dated as of June 8, 2007, is made by WBS GROUP LLC, a Delaware limited liability company ("WBS Group"), WICKS BROADCAST SOLUTIONS, LLC, a Delaware limited liability company ("WBS"), MARKETRON INTERNATIONAL, INC., a Delaware corporation ("Marketron"), WICKS BROADCAST SOLUTIONS HOLDINGS, LLC, a Delaware limited liability company ("Holdings"), WBS GROUP HOLDINGS, LLC, a Delaware limited liability company ("WBS Group Holdings"), TAPSCAN, LLC, an Alabama limited liability company ("Tapscan") (WBS Group, WBS, Marketron, Holdings, WBS Group Holdings and Tapscan are sometimes collectively referred to herein as the "Grantors" and individually as a "Grantor"); in favor of CAPITALSOURCE FINANCE LLC, a Delaware limited liability company, as administrative, payment and collateral agent for the Lenders from time to time party to the Credit Agreement described below (in such capacities, "Secured Party").

#### **RECITALS:**

- A. Grantors, Secured Party and the other Lenders party thereto have entered into a certain Credit Agreement of even date herewith (such Credit Agreement, as the same now exists or hereafter may be amended, modified, supplemented, extended, renewed, restated or replaced from time to time, hereinafter is referred to as the "Credit Agreement"), pursuant and subject to the terms and conditions of which the Lenders thereunder have agreed to make loans and other financial accommodations to Grantors.
- **B.** Pursuant to the Credit Agreement, Grantors granted to Secured Party, for itself and the benefit of the Lenders, certain liens on the Collateral to secure their respective Obligations under the Credit Agreement.
- C. One of the conditions precedent to the willingness of Secured Party and Lenders to execute and deliver the Loan Documents is that Grantors shall have executed and delivered this Acknowledgement.
- **NOW, THEREFORE,** for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and as an inducement to Secured Party and Lenders to enter into the Loan Documents, the parties hereto, intending to be legally bound, do hereby agree as follows:
- 1. <u>Defined Terms</u>. Capitalized terms used herein but not elsewhere defined herein shall have the respective meanings ascribed to such terms in the Credit Agreement, or, to the extent the same are not defined therein, the meanings provided in Article 9 of the UCC in effect on the date hereof. Whenever the context so requires, each reference to gender includes the masculine and feminine, the singular number includes the plural and vice versa. This Acknowledgement shall mean such acknowledgment as the same now exists or may hereafter be amended, modified, supplemented, extended, renewed, restated or replaced, from time to time. Unless otherwise specified, all accounting terms not defined in the Loan Documents shall have the meanings given to such terms in and shall be interpreted in accordance with GAAP. References in this Acknowledgement to any Person shall include such Person and its successors and permitted assigns.
- 2. Grant of Security Interest in Intellectual Property Collateral. Each Grantor, as collateral security for the full, prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Obligations of the Grantors, hereby reaffirm its grant

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to Secured Party, for itself and the benefit of the Lenders, of a security interest in the Collateral, and further collaterally assigns, conveys, mortgages, pledges, hypothecates and transfers to Secured Party, for itself and the benefit of the Lenders, and grants to Secured Party, for itself and the benefit of the Lenders, a lien on and security interest in all of its right, title and interest in, to and under the following Collateral (herein referred to as "Intellectual Property Collateral"):

- (a) all of its Trademarks to which it is a party, including those referred to on Schedule I hereto, together with:
  - (i) all renewals, reissues, continuations or extensions of the foregoing;
  - (ii) all goodwill of the business connected with the use of, and symbolized by, each such Trademark; and
  - (iii) all Proceeds of the foregoing, including any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any such Trademark or (ii) injury to the goodwill associated with any such Trademark;
- (b) all of its Copyrights to which it is a party, including those referred to on Schedule II hereto, together with:
  - (i) all renewals, reissues, continuations or extensions of the foregoing; and
  - (ii) all Proceeds of the foregoing, including any claim by such Grantor against third parties for past, present or future infringement or dilution of any such Copyright; and
- (c) all of its Patents, including those referred to on <u>Schedule III</u> hereto, together with:
  - (i) all renewals, reissues, continuations or extensions of the foregoing; and
  - (ii) all Proceeds of the foregoing, including any claim by such Grantor against third parties for past, present or future infringement or dilution of any such Patent.
- 3. Acknowledgement. The security interests reaffirmed and granted herein are in conjunction with the security interests granted to Secured Party, for itself and the benefit of the Lenders, pursuant to the Credit Agreement and the Security Agreement and each Grantor hereby acknowledges and affirms that the rights and remedies of Secured Party and Lenders with respect to the security interest in the Intellectual Property Collateral made and granted hereby are more fully set forth in the Credit Agreement and the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. To the extent that there is any conflict or inconsistency between this Acknowledgement and the Credit Agreement, the terms and conditions of the Credit Agreement shall govern.

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IN WITNESS WHEREOF, each Grantor has caused this Acknowledgment of Intellectual Property Collateral Lien (First Lien) to be executed and delivered by its duly authorized officer as of the date first set forth above.

and institution above.	·
GRANTORS:	WBS GROUP LLC  By: Name: Title:  R. Kenneth Bryant  Vice President
	By: Name: R. Kenneth Bryant Title: Vice President
	MARKETRON INTERNATIONAL, INC.  By:  Name:  R. Kenneth Bryant  Title:  Vice President
	WICKS BROADCAST SOLUTIONS HOLDINGS LLC  By: Name: R. Kenneth Bryant  Title: Vice President
	By: Name: Title:  WBS GROUP HOLDINGS, LLC R. Kenneth Bryant Vice President
	By: Name: R. Kenneth Bryant

Title:

Vice President

Accepted and Agreed:

CAPITALSOURCE FINANCE LLC, as Secured Party

By:

Peggy Balsawer

Its: Title:

Associate General Counsel

**Corporate Finance** 

# ACKNOWLEDGEMENT OF GRANTOR

WBS GROUP LLC
STATE OF New York
COUNTY OF New York ) ss:
On this find day of June, 2007 before me personally appeared key By proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of WBS Group LLC, a Delaware limited liability company, who being by me duly sworn did depose and say that he is an authorized officer of such limited liability company, that such instrument was signed on behalf of such limited liability company as authorized by its board of managers or similar governing body and that he acknowledged such instrument to be the free act and deed of each such limited liability company.
Notary Public   See   Se
ROSA BALESTRINO  My Commission Expires:  Notary Public State of New York No. 02BA6110093
ACKNOWLEDGEMENT OF GRANTOR  Qualified in Kings County Certificate Filed in New York County Commission Expires May 24, 20
WICKS BROADCAST SOLUTIONS, LLC  STATE OF Very for ()  On this ( day of June, 2007 before me personally appeared kennelly by proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of Wicks Broadcast Solutions, LLC, a Delaware limited liability company, who being by me duly sworn did
lepose and say that he is an authorized officer of such limited liability company, that such instrument was igned on behalf of such limited liability company as authorized by its board of managers or similar overning body and that he acknowledged such instrument to be the free act and deed of each such imited liability company.
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Notary Public V
My Commission Expires:
ROSA BALESTRINO Notary Public State of New York No. 02BA6110093 Qualified in Kings County Certificate Filed in New York County Commission Expires May 24, 20

#### **ACKNOWLEDGEMENT OF GRANTOR**

MARKETRON INTERNATIONAL, INC.

STATE OF New V/Gs ( )
COUNTY OF Var Var Ss:
On this 64 day of June, 2007 before me personally appeared Ryc. , proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of Marketron International, Inc., a Delaware corporation, who being by me duly sworn did depose and say that he is an authorized officer of such corporation, that such instrument was signed on behalf of such corporation as authorized by its board of directors or similar governing body and that he acknowledged such instrument to be the free act and deed of each such corporation
Love Rel
Notary Public ,
My Commission Expires:  ROSA BALESTRINO Notary Public State of New York No. 02BA6110093
ACKNOWLEDGEMENT OF GRANTOR  Qualified in Kings County Commission Expires May 24, 20 Commission Expires May 24, 20
WICKS BROADCAST SOLUTIONS HOLDINGS, LLC
STATE OF New York )  COUNTY OF New York )  ss:
On this 6th day of June, 2007 before me personally appeared by Equal proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of Wicks Broadcast Solutions Holdings, LLC, a Delaware limited liability company, who being by me duly sworn did depose and say that he is an authorized officer of such limited liability company, that such instrument was signed on behalf of such limited liability company as authorized by its board of managers or similar governing body and that he acknowledged such instrument to be the free act and deed of each such limited liability company.
- Core Bel
Notary Public }
My Commission Expires:

ROSA BALESTRINO
Notary Public State of New York
No. 02BA6110093
Qualified in Kings County
Certificate Filed in New York County
Commission Expires May 24, 20

#### **ACKNOWLEDGEMENT OF GRANTOR**

WBS GROUP HOLDINGS, LLC
STATE OF Now York )  SS:
COUNTY OF Now York )
On this $\cancel{\xi}$ day of June, 2007 before me personally appeared $\cancel{\xi}$ proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of WBS Group Holdings, LLC, a Delaware limited liability company, who being by me duly sworn did depose and say that he is an authorized officer of such limited liability company, that such instrument was signed on behalf of such limited liability company as authorized by its board of managers or similar governing body and that he acknowledged such instrument to be the free act and deed of each such limited liability company.
Pare Rel
Notary Public
My Commission Expires:  ROSA BALESTRINO Notary Public State of New York No. 02BA6110093 Qualified in Kings County
ACKNOWLEDGEMENT OF GRANTOR  ACKNOWLEDGEMENT OF GRANTOR  Contribution of the country of the count
TAPSCAN, LLC
STATE OF New York )  SS:  COUNTY OF New York )
On this gird day of June, 2007 before me personally appeared with proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of Tapscan, LLC, an Alabama limited liability company, who being by me duly sworn did depose and say that he is an authorized officer of such limited liability company, that such instrument was signed on behalf of such limited liability company as authorized by its board of managers or similar governing body and that he acknowledged such instrument to be the free act and deed of each such limited liability company.
Notary Public )
My Commission Expires:

ROSA BALESTRINO
Notary Public State of New York
No. 02BA6110093
Qualified in Kings County
Certificate Filed in New York County
Commission Expires May 24, 20

#### **SCHEDULE I**

to

#### ACKNOWLEDGEMENT OF INTELLECTUAL PROPERTY LIEN TRADEMARK REGISTRATIONS

## A. REGISTERED TRADEMARKS

FEDERAL REGISTRATION - IN THE NAME OF WICKS BROADCAST SOLUTIONS, LLC					
MARK	COUNTRY/ STATE	SERIAL/APPLN NO/DATE	REG. NO/ REG. DATE	STATUS	
CONTROL TOWER	United States	75/526341 07/27/98	2463137 06/26/01	Registered	
LAZ E-FORMS	Canada	079610400 10/30/95	TMA508793 03/03/99	Registered	
V.T. (and design)	United States	75/730600 06/16/90	2385285 09/12/00	Registered	
VISUAL TRAFFIC	United States	75/832467 10/26/99	2445918 04/24/01	Registered	

FEDERAL REGISTRATION - IN THE NAME OF MARKETRON INTERNATIONAL, INC.				
MARK	COUNTRY/	SERIAL/APPLN	REG. NO/	STATUS
	STATE	NO/DATE	REG. DATE	
M MARKETRON	United States	78178202	2859976	Registered
		10/24/02	07/06/04	
M	United States	78178195	2969744	Registered
		10/24/02	07/19/05	
M	United States	78178191	3008486	Registered
	i	10/24/02	10/25/05	
M	United States	78178187	2921491	Registered
		10/24/02	01/25/05	
MARKETRON	United States	78178185	2984892	Registered
		10/24/02	08/16/05	
MARKETRON	United States	78178179	2855145	Registered
		10/24/02	06/15/04	
MARKETRON	United States	78178173	2766877	Registered
		10/24/02	09/23/03	
MARKETRON	United States	78162841	2753128	Registered
		09/11/02	08/19/03	
MARKETRON	United States	78162832	2747327	Registered
		09/11/02	08/05/03	
MARKETRON	Canada	1175843	TMA638629	Registered
			04/28/05	
MARKETRON	European		3103683	Registered
	Community		04/18/05	
	Trademark Office			

FEDERAL REGISTRATION - IN THE NAME OF TAPSCAN, LLC				
MARK	COUNTRY/ STATE	SERIAL/APPLN NO/DATE	REG. NO/ REG. DATE	STATUS
WEBAVAILS	United States	76051893 05/17/00	2747770 08/05/03	Registered
TV SCAN	United States	74299592 07/31/92	1774120 06/01/93	Registered
TAPSCAN	Canada	0879367	TMA518285 10/20/99	Registered

FEDERAL REGISTRATION - IN THE NAME OF TAPSCAN, LLC				
MARK	COUNTRY/ STATE	SERIAL/APPLN NO/DATE	REG. NO/ REG. DATE	STATUS
TAPCONNECT	United States	75303266 06/04/97	2167563 06/23/98	Registered

#### B. TRADEMARK APPLICATIONS

NONE.

#### SCHEDULE II

to

# ACKNOWLEDGEMENT OF INTELLECTUAL PROPERTY LIEN COPYRIGHT REGISTRATIONS

#### A. REGISTERED COPYRIGHTS

TITLE	REG. NO./	OWNER	
	REG. DATE		
Balance forward traffic and billing system.	TXu 467-099	Wicks Broadcast Solutions, LLC	
Assignment of Copyrights	02/28/91		
Broadcast accounting system version 2.0.	TX 2-993-589	Wicks Broadcast Solutions, LLC	
Assignment of Copyrights	01/02/91		
Broadcast traffic system version 2.0.	TX 2-993 524	Wicks Broadcast Solutions, LLC	
Assignment of copyrights	01/02/91		
Concert music system. Assignment of	TXu 465-084	Wicks Broadcast Solutions, LLC	
Copyrights	02/28/91		
Datacount account receivable traffice scheduling	TXu 467-190	Wicks Broadcast Solutions, LLC	
(DARTS). Copyright Security Agreement	01/28/80		
General ledger/accounts payable system.	TXu 475-957	Wicks Broadcast Solutions, LLC	
Assignment of Copyrights	02/28/91		
Graphic general ledger rev. 2.0. Assignment of	TXu 129-350	Wicks Broadcast Solutions, LLC	
Copyrights	05/03/83		
InterAcct interactive account. Assignment of	TXu 475-956	Wicks Broadcast Solutions, LLC	
Copyrights.	02/28/91		
Office management/custom sales system.	TXu 465-082	Wicks Broadcast Solutions, LLC	
Assignment of Copyrights	02/28/91	,	
Open item traffic and billing. Assignment of	TXu 475-950	Wicks Broadcast Solutions, LLC	
Copyrights	02/28/91		
Traffic scheduling (DARTS). Assignment of	TX 467-190	Wicks Broadcast Solutions, LLC	
Copyrights	01/28/80		
Visual traffic, version 1.3. Assignment of	TX 4-890-345	Wicks Broadcast Solutions, LLC	
Copyrights	03/08/99		

FEDERAL REGISTRATION - IN THE NAME OF MARKETRON INTERNATIONAL, INC.		
TITLE	REG. NO./ REG. DATE	OWNER
1 <sup>ST</sup> RATE—DRIVER PROGRAMS	TX-3-176-381 10/21/91	Marketron International, Inc.
MEDIA MASTER	TX-3-297-791 05/02/92	Marketron International, Inc.

FEDERAL REGISTI	RATION - IN THE NAME	OF TAPSCAN, LLC
TITLE	REG. NO./ REG. DATE	OWNER
RAPTOR	TXu-1-194-481 12/28/04	Tapscan, LLC

FEDERAL REGISTRATION - IN THE NAME OF TAPSCAN, LLC			
TITLE	REG. NO./ REG. DATE	OWNER	
TAPSCAN NET REACH & FREQUENCY	TX-1-592-179	Tapscan, LLC	
PROJECTIONS	09/15/83		
TAPSCAN CAMPAIGN FREQUENCY	TX-1-592-180	Tapscan, LLC	
DISTRIBUTION ANALYSIS	04/10/85		
TAPSCAN CPM AND RATE PROJECTIONS:	TX-1-592-181	Tapscan, LLC	
BASED UPON SPECIFIED CPM OR CPP	04/10/85		
TAPSCAN DEMOGRAPHIC ANALYSIS	TX-1-605-777 04/10/85	Tapscan, LLC	
TAPSCAN EXTENDED CAMPAIGN	TX-1-984-894	Tapscan, LLC	
ANALYSIS	04/10/85		
TAPSCAN C P M AND RATE	TX-1-988-228	Tapscan, LLC	
PROJECTIONS: PROJECTIONS KEYED TO QUOTED RATE	04/08/85		
TAPSCAN REACH AND FREQUENCY	TX-1-988-229	Tapscan, LLC	
ANALYSIS	04/10/85		
TAPSCAN "BOTTOM LINE": CPM -	TX-2-005-458	Tapscan, LLC	
EQUIVALENT RATE TABLE	04/09/85		
TAPSCAN DEMOGRAPHIC ANALYSIS	TX-2-005-459 04/09/85	Tapscan, LLC	
TAPSCAN FREQUENCY COST	TX-2-005-460	Tapscan, LLC	
COMPARISONS	04/09/85	•	
TAPSCAN CPM AND RATE PROJECTIONS:	TX-2-005-461	Tapscan, LLC	
PROJECTIONS KEYED TO ESTIMATED MARKET CPM BASE	04/09/85		
TAPSCAN RANK REPORT: AVERAGE	TX-2-005-462	Tapscan, LLC	
PERSONS	04/09/85		
TAPSCAN EXTENDED CAMPAIGN	TX-2-005-463	Tapscan, LLC	
ANALYSIS	04/09/85		
TAPSCAN RADIO STATION REACH &	TX-2-005-464	Tapscan, LLC	
FREQUENCY PROFILE	04/09/85		
REACH AND FREQUENCY	TX-2-005-465	Tapscan, LLC	
COMPUTATIONS FOR SAMPLE SCHEDULES	04/09/85		
TAPSCAN COST PER THOUSAND NET	TX-2-005-46	Tapscan, LLC	
REACH COMPARISONS	04/09/85		
TAPSCAN POPULATION PROFILE	TX-2-005-467	Tapscan, LLC	
	04/09/85		
TAPSCAN DEMOGRAPHIC PROFILE:	TX-2-005-468	Tapscan, LLC	
AVERAGE PERSONS	04/09/85		
TAPSCAN RADIO CAMPAIGN BUDGET	TX-2-005-469	Tapscan, LLC	
PROJECTS	04/09/85		

FEDERAL REGISTRATION - IN THE NAME OF TAPSCAN, LLC			
TITLE	REG. NO./ REG. DATE	OWNER	
TAPSCAN REACH & FREQUENCY COMPUTATIONS.	TX-2-005-470 04/09/85	Tapscan, LLC	
TAPSCAN RADIO SCHEDULE COMPUTATIONS.	TX-2-005-471 04/09/85	Tapscan, LLC	
OMEGA32	TX-5-820-871 11/21/03	Tapscan, LLC	

# B. COPYRIGHT APPLICATIONS

NONE.

#### SCHEDULE III

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# ACKNOWLEDGEMENT OF INTELLECTUAL PROPERTY LIEN <u>PATENT REGISTRATIONS</u>

A. REGISTERED PATENTS

NONE.

B. PATENT APPLICATIONS

NONE.

TRADEMARK
REEL: 003580 FRAME: 0516

**RECORDED: 07/13/2007**