Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Dynastream Innovations Inc.		01/23/2007	CORPORATION: CANADA

RECEIVING PARTY DATA

Name:	Garmin Ltd.
Street Address:	103 South Church Street
Internal Address:	PO Box 30464 SMB, 5th Floor, Harbour Pl
City:	George Town
State/Country:	CAYMAN ISLANDS
Entity Type:	CORPORATION: CAYMAN ISLANDS

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Serial Number:	78745577	SDM
Serial Number:	78895692	ANT
Serial Number:	78895787	ANT THE POWER OF LESS
Serial Number:	78895895	ANT
Registration Number:	2650974	DYNASTREAM

CORRESPONDENCE DATA

Fax Number: (913)397-9079

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

Phone: 913-397-8200

Email: trademarks@garmin.com

Correspondent Name: Garmin International - Legal IP

Address Line 1: 1200 East 151st Street
Address Line 4: Olathe, KANSAS 66062

ATTORNEY DOCKET NUMBER: 701.415(LTD)

TRADEMARK
REEL: 003665 FRAME: 0108

900092455

DOMESTIC REPRESENTATIVE	
Name: Address Line 1: Address Line 2: Address Line 3: Address Line 4:	
NAME OF SUBMITTER:	11/20/2007
Signature:	/David V. Ayres/
Date:	11/20/2007
Total Attachments: 3 source=Dynastream Trademark Assignmen source=Dynastream Trademark Assignmen	ts#page2.tif

TRADEMARK REEL: 003665 FRAME: 0109

TRADEMARK ASSIGNMENT

THIS TRADEMARK ASSIGNMENT is entered into to be effective as of the 30th day of November, 2006, between Dynastream Innovations Inc., an Albertaco rporation with its registered office at 1250, 639 5th Avenue S.W., Calgary, Alberta, Canada, T2P 0M9, (hereinafter "Assignor"), and Garmin Ltd., a Cayman Islands company with its registered office at 5th Floor, Harbour Place, P.O. Box 30464 SMB, 103 South Church Street, George Town, Grand Cayman, Cayman Islands (hereinafter "Assignee").

WHEREAS Assignor and/or its affiliates and subsidiaries have acquired rights in or to the trademarks listed in Exhibit A attached hereto (the "Marks").

AND WHEREAS Assignee is desirous of acquiring all rights, title and interest in the Marks that Assignor may have, including but not limited to, any right Assignor may have to use the Marks in commerce, or to hold or apply for registrations thereof, together with any goodwill of the business symbolized by or associated with the said Marks.

NOW, THEREFORE, in consideration of the sums set forth in the Asset Purchase Agreement and Conveyance and of the mutual promises hereinafter set forth, the receipt and sufficiency of which is hereby acknowledged, Assignor and Assignee agree as follows:

- 1. Assignor, on behalf of itself and its subsidiaries and affiliates, hereby sells, transfers, conveys, assigns, transfers and delivers to Assignee, and Assignee hereby accepts, any and all right, title and interest Assignor and its subsidiaries and affiliates may have in and to any or all of the Marks, including, but not limited to, any right or prosecute applications for the registrations thereof in any trademark or similar office in any country worldwide, and to hold and renew the registrations thereof, together with the goodwill of the business symbolized by said Marks, together with any and all causes of action and other rights assertable under the Marks, including, if available, the right to sue third parties for infringement of or improper activities regarding the Marks, and the right to enjoy all of the monetary benefits obtained as a result of any such litigation, all of the foregoing to be held and enjoyed by Assignee, its successors and assigns, as fully and entirely as the same would have been held and enjoyed by Assignor had this Agreement not been made.
- Assignor hereby covenants that it will and will cause its subsidiaries and affiliates to, from time to time, to execute, deliver and acknowledge to Assignee all such additional instruments, documents, conveyances or assurances and take such other action as shall be necessary, or otherwise reasonably be requested by Assignee, to more effectively evidence or record the assignment and transfero f the interests of Assignor, and/or its subsidiaries and affiliates, if any, in and to the Marks. Assignor hereby covenants and agrees that it will not oppose Assignee's adoption,u se or registration of any of the Marks or attempt to cancel any such registrations of Assignee.
- 3. Assignorh ereby covenants that it will not use any of the Marks in connection with the Business, as such term is defined in the Asset Purchase Agreement and Conveyance.

IN WITNESS WHEREOF, the parties hereto have subscribed hereto through their duly authorized officers to be effective as of the date first written above.

Dyna	stream Innovations Inc.	Garmin Ltd.	
Per:	Ko kyle	Per: Andrew IL Other	

Exhibit "A"

Trade-mark Item

Registration/Application Number

(United States Patent and Trademark Office)

DYNASTREAM

2,650,974

SDM

78/745,557

ANT

78/895,692

ANT THE POWER OF LESS & DESIGN

78/895,787

ANT & DESIGN

78/895,895

23 January 2007

Dear Andrew Etkind,

This is a letter of clarification to point out that that Exhibit "A" of the Dynastream trademark assignment to Garmin contains a typographical error listing the application serial number of the US trademark for "SDM." In this exhibit, this number is listed as 78/745,557, when in fact the correct serial number for the application is 78/745,577. Please adjust your records accordingly.

Sorry for any confusion that this may have caused.

Sincerely,

Kip Fyfe President



REEL: 003665 FRAME: 0112