ADEMARK ASSIGNMEN

Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 Release of Security Interest

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Greyrock Capital, A Division of Nationscredit Commercial Corporation		08/02/2000	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Avistar Communications Corporation		
Street Address:	1875 South Grant Street, 10th Floor		
City:	San Mateo		
State/Country:	CALIFORNIA		
Postal Code:	94402		
Entity Type:	CORPORATION: DELAWARE		

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	2120161	WORLD ON THE DESKTOP
Registration Number:	2167819	AVISTAR SYSTEMS
Registration Number:	2081929	SHAREBOARD
Registration Number:	1985256	AVISTAR
Registration Number:	1960117	AVISTAR
Registration Number:	1983723	AVISTAR
Registration Number:	1951392	A AVISTAR
Registration Number:	2102667	SIREN
Registration Number:	2064692	SIREN
Registration Number:	2302469	EVX

CORRESPONDENCE DATA

Fax Number: (650)833-2001

TRADEMARK
REEL: 003688 FRAME: 0088

900095342

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

Phone: 650 833-2170

Email: karl.hamel@dlapiper.com, tmfilings@dlapiper.com

Correspondent Name: Allyn Taylor

Address Line 1: 2010 Broadway Street, Suite 200

Address Line 4: East Palo Alto, CALIFORNIA 94303

ATTORNEY DOCKET NUMBER: 348562-800

ATTORNEY DOCKET NUMBER:	348562-800
NAME OF SUBMITTER:	Allyn Taylor
Signature:	/Allyn Taylor/
Date:	01/02/2008

Total Attachments: 3

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> TRADEMARK REEL: 003688 FRAME: 0089



Amendment to Loan Documents

Borrower:

Avistar Systems Corporation

Address:

555 Twin Dolphin Drive, Suite 360

Redwood Shores, California 94065

Date:

March 22, 2000

THIS AMENDMENT TO LOAN DOCUMENTS is entered into between Greyrock Capital, a Division of Banc of America Commercial Finance Corporation (formerly Greyrock Business Credit) ("Greyrock"), whose address is 10880 Wilshire Blvd., Suite 1850, Los Angeles, CA 90024 and the borrower named above ("Borrower").

The Parties agree to amend the Loan and Security Agreement between them, dated June 2, 1999 (as previously amended, if at all, the "Loan Agreement"), as follows, effective as of the date hereof. (This Amendment, the Loan Agreement, any prior written amendments to said agreements signed by Greyrock and Borrower, and all other written documents and agreements between Greyrock and Borrower are referred to herein collectively as the "Loan Documents". Capitalized terms used but not defined in this Amendment, shall have the meanings set forth in the Loan Agreement.)

1. Maturity Date. Section 6.1 of the Loan Agreement, which currently reads

"6.1 Maturity Date. This Agreement shall continue in effect until the maturity date set forth on the Schedule (the Maturity Date); provided that the Maturity Date shall automatically be extended, and this Agreement shall automatically and continuously renew, for successive additional terms of one year each, unless one party gives written notice to the other, not less than sixty days prior to the next Maturity Date, that such party elects to terminate this Agreement effective on the next Maturity Date."

is hereby amended to read as follows:

"6.1 Maturity Date. This Agreement shall continue in effect until August 2, 2000 (the Maturity Date)."

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In addition, Section 4 of the Schedule, entitled "Maturity Date" is hereby deleted in its entirety.

2. Elimination of Quarterly Minimum Interest. Section 2 of the Schedule, which currently reads

"2. INTEREST.

Interest Rate (Section 1.2):

A rate equal to the "Prime Rate" plus 2.0% per annum, calculated on the basis of a 360-day year for the actual number of days elapsed, provided that the interest rate in effect in each month shall not be less than 8% per annum, and provided that the interest charged for each calendar quarter shall be a minimum of \$36,000, regardless of the amount of the Obligations outstanding. The interest rate applicable to all Loans shall be adjusted monthly as of the first day of each month, and the interest to be charged for each month shall be based on the highest "Prime Rate" in effect during said month. "Prime Rate" means the actual "Reference Rate" or the substitute therefor of the Bank of America NT & SA (or its successor) whether or not that rate is the lowest interest rate charged by said bank. If the Prime Rate, as defined, is unavailable, "Prime Rate" shall mean the highest of the prime rates published in the Wall Street Journal on the first business day of the month, as the base rate on corporate loans at large U.S. money center commercial banks."

is hereby amended to read as follows:

"2. INTEREST.

Interest Rate (Section 1.2):

A rate equal to the "Prime Rate" plus 2.0% per annum, calculated on the basis of a 360-day year for the actual number of days elapsed, provided that the interest rate in effect in each month shall not be less than 8% per annum, regardless of the amount of the Obligations outstanding. The interest rate applicable to all Loans shall be adjusted monthly as of the first day of each month, and the interest to be charged for each month shall be based on the highest "Prime Rate" in effect during said month. "Prime Rate" means the actual "Reference Rate" or the substitute therefor

of the Bank of America NT & SA (or its successor) whether or not that rate is the lowest interest rate charged by said bank. If the Prime Rate, as defined, is unavailable, "Prime Rate" shall mean the highest of the prime rates published in the Wall Street Journal on the first business day of the month, as the base rate on corporate loans at large U.S. money center commercial banks."

- 3. Fee. In consideration for Greyrock entering into this Amendment, Borrower shall concurrently pay Greyrock a fee in the amount of \$3,333, which shall be non-refundable and in addition to all interest and other fees payable to Greyrock under the Loan Documents. Greyrock is authorized to charge said fee to Borrower's loan account.
- 4. Representations True. Borrower represents and warrants to Greyrock that all representations and warranties set forth in the Loan Agreement, as amended hereby, are true and correct.
- 5. General Provisions. This Amendment, the Loan Agreement, and the other Loan Documents set forth in full all of the representations and agreements of the parties with respect to the subject matter hereof and supersede all prior discussions, representations, agreements and understandings between the parties with respect to the subject hereof. Except as herein expressly amended, all of the terms and provisions of the Loan Agreement and the other Loan Documents shall continue in full force and effect and the same are hereby ratified and confirmed.

Borrower:

Greyrock:

AVISTAR SYSTEMS CORPORATION

GREYROCK CAPITAL, a Division of Banc of America Commercial Finance Corporation

President or Vice President

Secretary or Ass't Secretary

RECORDED: 01/02/2008

By___

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