

TRADEMARK ASSIGNMENT

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
CerikaCorp		11/02/2001	CORPORATION: WASHINGTON
RECEIVING PARTY DATA			
Name:	Routeware, Inc.		
Street Address:	3003 SW 153rd Drive		
Internal Address:	Suite 201		
City:	Beaverton		
State/Country:	OREGON		
Postal Code:	97006		
Entity Type:	CORPORATION: DELAWARE		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Serial Number:	75861492	DMS2000	
Registration Number:	2489076	DMS2000	
CORRESPONDENCE DATA			
Fax Number:	(503)906-3544		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	5039063500		
Email:	stevek@routeware.com		
Correspondent Name:	Routeware, Inc.		
Address Line 1:	3003 SW 153rd Drive		
Address Line 2:	Suite 201		
Address Line 4:	Beaverton, OREGON 97006		
NAME OF SUBMITTER:	Joshua W. Smith		
Signature:	/Joshua W. Smith/		

OP \$65.00 75861492

Date:

01/14/2008

Total Attachments: 3

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ACKNOWLEDGEMENT

This Acknowledgement dated as of November 2, 2001 (this "Acknowledgement") is entered into between Crystal Spring Investments LLC, an Oregon limited liability company ("CSI"), CerikaCorp, a Washington corporation ("CerikaCorp") and Routeware, Inc., a Delaware corporation ("Routeware").

RECITALS

A. Pursuant to an Assignment dated August 2, 2000, as first amended by the Amendment of Assignment dated August 29, 2001, and further amended by the Amendment of Assignment dated October 31, 2001 (the "CSI Assignment"), CSI assigned to Routeware all right, title and interest of CSI in and to a certain proprietary software system referred to as the DMS2000 Waste and Debris Collecting Monitor System, all intellectual property rights related thereto and other related rights, as described in the Assignment (the "DMS2000 System"), subject to the CSI Condition stated in Recital B below.

B. Under the CSI Assignment, if Routeware failed to obtain, within six (6) months from August 29, 2001, additional equity investment of at least five hundred and fifty thousand dollars U.S. (\$550,000), upon the terms and conditions acceptable to Routeware's Board of Directors, consisting of at least \$490,000 from persons who are not presently shareholders of Routeware and \$60,000 from Mr. Steve Kaufman and/or members of his family (the "CSI Condition"), then the assignment of the DMS2000 System, at CSI's option, would revert back to CSI and be null and void and of no effect.

C. Pursuant to an Assignment dated August 29, 2001, as amended by the Amendment of Assignment dated October 31, 2001 (the "CerikaCorp Assignment"), CerikaCorp assigned to Routeware all right, title and interest of CerikaCorp in and to the DMS2000 System, subject to the CerikaCorp Condition stated in Recital D below.

D. Under the CerikaCorp Assignment, if Routeware failed to obtain, within six (6) months from August 29, 2001, additional equity investment of at least five hundred and fifty thousand dollars U.S. (\$550,000), upon the terms and conditions acceptable to Routeware's Board of Directors, consisting of at least \$490,000 from persons who are not presently shareholders of Routeware and \$60,000 from Mr. Steve Kaufman and/or members of his family (the "CerikaCorp Condition"), then the assignment of the DMS2000 System, at CerikaCorp's option, would revert back to CerikaCorp and be null and void and of no effect.

E. It is a condition of the investors for the closing of the \$550,000 equity investment in Routeware, that their funds not be disbursed to Routeware until the DMS2000 System has been fully and irrevocably assigned to Routeware.

ACKNOWLEDGEMENT

1. CSI hereby acknowledges that the CSI Condition has been fully satisfied, and all of its right, title and interest in and to the DMS2000 System have been fully and irrevocably assigned to Routeware.

2. CerikaCorp hereby acknowledges that the CerikaCorp Condition has been fully satisfied, and all of its right, title and interest in and to the DMS2000 System have been fully and irrevocably assigned to Routeware.

2. This Acknowledgement shall be governed by, and construed in accordance with, the laws of the State of Oregon applicable to contracts made and to be performed in Oregon by persons domiciled in Oregon, without reference to rules governing conflicts of law.

3. This Acknowledgement shall bind and inure to the benefit of, and be enforceable by, the parties hereto and their respective successors, heirs, personal representatives and/or assigns.

4. This Acknowledgement may be executed in any number of counterparts, each of which counterparts, when so executed and delivered, shall be deemed to be an original, and all of which counterparts, taken together, shall constitute one and the same instrument. Delivery of an executed signature page to this Acknowledgement by facsimile transmission shall be as effective as delivery of a manually signed counterpart thereof.

[Remainder of page is intentionally left blank.]

IN WITNESS WHEREOF, the parties have duly executed this ACKNOWLEDGEMENT
as of the date first written above.

Crystal Spring Investments LLC

By *Pamela Bloom*
Name: Pamela Bloom
Title: Member

ADDRESS:

Crystal Spring Investments LLC.

P.O. Box 191
Oregon City, OR 97045
Attention: Pamela Bloom

CERIKACORP

By *Ted E. Austin*
Name: Ted E. Austin
Title: President

ADDRESS:

CerikaCorp

13912 NE 20th Avenue, Suite 204
Vancouver, Washington 98686
Attention: Ted E. Austin

ROUTEWARE, INC.

By *Steven D. Kaufman*
Name: Steven D. Kaufman
Title: President

10261 NW Engleman St.
Portland, OR 97229

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