

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Security Interest in Patents, Trademarks & Copyrights

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
BIAP, Inc.		01/09/2008	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	SCP Private Equity Partners II, L.P.
Street Address:	1200 Liberty Ridge Drive, Suite 300
City:	Wayne
State/Country:	PENNSYLVANIA
Postal Code:	19087
Entity Type:	LIMITED PARTNERSHIP: DELAWARE

Name:	Sevin Rosen Fund IX L.P.
Street Address:	c/o Sevin Rosen Funds
Internal Address:	13455 Noel Road, Suite 1670
City:	Dallas
State/Country:	TEXAS
Postal Code:	75240
Entity Type:	LIMITED PARTNERSHIP: DELAWARE

Name:	Sevin Rosen IX Affiliates Fund L.P.
Street Address:	c/o Sevin Rosen Funds
Internal Address:	13455 Noel Road, Suite 1670
City:	Dallas
State/Country:	TEXAS
Postal Code:	75240
Entity Type:	LIMITED PARTNERSHIP: DELAWARE

Name:	CIP Capital L.P.
Street Address:	1200 Liberty Ridge Drive, Suite 300
City:	Wayne

CH \$90.00 75573013

State/Country:	PENNSYLVANIA
Postal Code:	19087
Entity Type:	LIMITED PARTNERSHIP: DELAWARE

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Serial Number:	75573013	BIAP
Serial Number:	76411337	PITV
Serial Number:	76162570	GOTRIEVE

CORRESPONDENCE DATA

Fax Number: (202)739-3001
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 202-739-5866
Email: fgordon@morganlewis.com
Correspondent Name: Felicia D. Gordon, Trademark Paralegal
Address Line 1: 1111 Pennsylvania Avenue, NW
Address Line 4: Washington, DISTRICT OF COLUMBIA 20004

ATTORNEY DOCKET NUMBER:	052324.0006
NAME OF SUBMITTER:	Felicia D. Gordon
Signature:	/Felicia D. Gordon/
Date:	01/17/2008

Total Attachments: 15
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SECURITY INTEREST IN PATENTS,

TRADEMARKS & COPYRIGHTS

The undersigned, **BIAP, Inc.**, a corporation formed under the laws of Delaware ("Debtor"), having offices at: 21240 Ridgetop Circle, Suite 140, Sterling, VA 20166, for value received, hereby and grants a security interest in favor of, and conditionally assigns (the "Security Interest"), but does not transfer title to, SCP Private Equity Partners II, L.P., a Delaware limited partnership ("SCP"), Sevin Rosen Fund IX L.P. ("SRF"), Sevin Rosen IX Affiliates Fund L.P. ("SRFA") and CIP Capital L.P. ("CIP"; together with SCP, SRF and SRFA, the "**Secured Parties**", and each individually, a "**Secured Party**"), all of the following tangible and intangible property (collectively, the "Collateral"), to secure the repayment of any loans under, the satisfaction of any other obligations under, and the full, complete and absolute performance by Debtor of each of the terms and conditions of, certain notes of even date herewith under which the Secured Parties have extended or provided for the extension to Debtor of principal amounts totaling _____ as such notes may hereafter be amended, extended or replaced (the "**Notes**") and that certain **Security Agreement** of even date herewith ("**Security Agreement**") between Debtor and the Secured Parties, as well as all amounts due from time to time under and all other past, present and future indebtedness for borrowed money between Debtor and any Secured Party, as any may be amended from time to time (collectively, the "**Obligations**"):

(a) Each of the Patent Rights, including without limitation the patents and patent applications listed on Schedule A attached hereto as the same may hereafter be updated by either party hereto from time to time, which are presently, or in the future may be, owned, issued, acquired, or used (whether pursuant to a license or otherwise) by Debtor, in whole or in part, throughout the world, including all proceeds thereof (including license royalties and proceeds of infringement suits), foreign filing rights, and rights to extend such Patent Rights;

(b) All of Debtor's right, title, and interest in all patentable inventions, and to file applications for patent under federal patent law or regulation of any foreign country, and to request reexamination and/or reissue of the patents, the right (without obligation) to sue or bring interference proceedings in the name of Debtor or in the name of the Secured Parties for past, present, and future infringements of the patents, and all rights (but not obligations) corresponding thereto in the United States and any foreign country;

(c) Each of the Trademark Rights, including without limitation the trademarks and trademark registrations listed on Schedule B attached hereto as the same may hereafter be updated by either party hereto from time to time, which are presently, or in the future may be, owned, created, acquired, or used (whether pursuant to a license or otherwise) by Debtor, in whole or in part, throughout the world, including all proceeds thereof (including license royalties and proceeds of infringement suits), and rights to renew and extend such Trademark Rights;

(d) All of Debtor's right, title and interest to register trademark claims under any state or federal law or regulation of any foreign country and to apply for, renew, and extend the Trademark Rights, the right (without obligation) to sue or bring opposition or cancellation proceedings in the name of Debtor or in the name of the Secured Parties for past, present, and future infringements of Trademark Rights, and all rights (but not obligations) corresponding thereto in the United States and any foreign country, and the associated goodwill;

(e) Each of the Copyrights, including without limitation the copyrights and copyright registrations listed on Schedule C attached hereto, as the same may hereafter be updated by either party hereto from time to time, which are presently, or in the future may be, owned, created, acquired, or used (whether pursuant to a license or otherwise) by Debtor, in whole or in part, throughout the world, including all proceeds thereof (including license royalties and proceeds of infringement suits), and rights to renew and extend such Copyrights;

(f) All of Debtor's right, title and interest to register copyright claims under any state or federal law or regulation of any foreign country and to apply for, renew, and extend the Copyrights, the right (without obligation) to sue or bring opposition or cancellation proceedings in the name of Debtor or in the name of the Secured Parties for past, present, and future infringements of the Copyrights, and all rights (but not obligations) corresponding thereto in the United States and any foreign country;

(g) All General Intangibles relating to the Collateral, including all elements of package or trade dress of goods owned by Debtor; all Software, Know-How, Trade Secrets and other Intellectual Property and improvements thereto; and the goodwill of Debtor's business connected with and symbolized by the above-mentioned trademarks, trade names and package or trade dress; and

(h) All Proceeds of any and all of the foregoing (including without limitation license royalties and proceeds of infringement suits) and, to the extent not otherwise included, all payments under insurance, or any indemnity, warranty, or guaranty payable by reason of loss or damage to or otherwise with respect to the Collateral.

This grant of Security Interest is made pursuant to the Security Agreement, provided, however, that nothing herein contained shall relieve Debtor from the performance of any covenant, agreement or obligation on Debtor's part to be performed under the Security Agreement, and nothing contained herein shall prohibit, restrict or limit Debtor from taking any and all actions permitted by the Security Agreement with regard to any license or franchise agreement presently in effect or hereafter entered into by Debtor licensing the use of the Collateral or any part thereof, and nothing contained herein shall relieve Debtor from any liability to any licensee under any such license or franchise agreement or other party or impose any liability on any Secured Party for the acts or omissions of Debtor in connection with any such license or license agreement.

1. OBLIGATIONS SECURED. This Security Interest secures Debtor's Obligations. This Security Interest shall continue in full force and effect until terminated in accordance with the provisions of the Security Agreement and paragraph 13 hereof. The Debtor hereby represents and warrants that listed on Schedule D hereto is a complete and accurate list of the names and addresses of each party to whom any part of the Collateral has been licensed, the date of the applicable license agreement with such party, the term thereof and the royalty or royalties paid or payable thereunder, and agrees that it will not grant any other license for any of the Collateral, other than in the ordinary course of business (e.g., as part of the licensing of Debtor's Software to its customers), without the prior written consent of the Secured Parties.

2. REPRESENTATION AND WARRANTIES. Debtor hereby represents and warrants that, except for the Security Interest granted to the Secured Parties hereby, Debtor is the owner of all Collateral, free and clear of all other liens, charges, encumbrances, set-offs, defenses and counterclaims of whatsoever kind or nature and has made and will make no assignment, pledge, mortgage, hypothecation or transfer of any Collateral or of the proceeds thereof that the execution and delivery of this instrument will not conflict with or contravene any contractual restriction binding on Debtor, including any license agreement relating to the Collateral or any part thereof; that, except as heretofore disclosed to the Secured Parties in writing, there are no legal actions or administrative proceedings pending or, to Debtor's actual knowledge, threatened before any court or administrative agency involving the Collateral, or any part thereof and that Debtor will defend its title to the Collateral against the claims of all persons whatsoever.

3. AFTER-ACQUIRED PATENT, TRADEMARK AND COPYRIGHT RIGHTS. If Debtor shall obtain rights to any new Patent Rights, patentable inventions, Trademark Rights, Copyrights or General Intangibles relating thereto, the provisions of this Agreement shall automatically apply thereto. Debtor shall give prompt notice in writing to the Secured Parties with respect to any such new rights or any renewal or extension thereof. Debtor shall bear any expenses incurred in connection with future applications for patent, trademark or copyright registration.

4. LITIGATION AND PROCEEDINGS. Debtor shall commence and diligently prosecute in its own name, as the real party in interest, for its own benefit, and its own expense, such suits, administrative proceedings, or other actions for infringement or other damages as are in its reasonable business judgment necessary to protect the Collateral. Debtor shall provide to the Secured Parties any information with respect thereto reasonably requested by the Secured Parties. The Secured Parties shall provide at Debtor's expense all necessary cooperation in connection with any such suit, proceeding, or action, including, without limitation, joining as a necessary party. Following Debtor's becoming aware thereof, Debtor shall notify the Secured Parties of the institution of, or any adverse determination in, any proceeding in the United States Patent and Trademark Office or Copyright Office, or any United States, state, or foreign court regarding Debtor's claim of ownership in any of the Patent Rights, Trademark Rights, Copyrights or General Intangibles relating thereto, its right to apply for the same, or its right to keep

and maintain such Patent Rights, Trademark Rights, Copyrights or General Intangibles rights.

5. POWER OF ATTORNEY. Debtor grants each of the Secured Parties power of attorney, granting it the full authority, and in the place of Debtor, from time to time in the Secured Parties' discretion to take any action and to execute any instrument which the Secured Parties may deem necessary or advisable to accomplish the purposes of this Agreement, including, without limitation: (a) to endorse Debtor's name on all applications, documents, papers, and instruments necessary for the Secured Parties to use or maintain the Collateral; and (b) to ask, demand, collect, sue for, recover, impound, receive, and give acquittance and receipts for money due or to become due under or in respect of any of the Collateral. Notwithstanding the foregoing, the Secured Parties may not file any claims or take any action or institute any proceedings for the collection of any of the Collateral, or assign, pledge, convey, or otherwise transfer title in or dispose of the Collateral to any person, except upon or after the occurrence of an Event of Default.

6. RIGHT TO INSPECT. Debtor grants to each Secured Party and its employees and agents the right to visit Debtor's plants and facilities at which Debtor may design, develop, manufacture, inspect, assemble, ship or store products or services sold or licensed under any of the Trademark Rights, Patent Rights or Copyrights, and to inspect the products, services and quality control records relating thereto at reasonable times during regular business hours.

7. USE AND OWNERSHIP PRIOR TO DEFAULT: Unless and until an Event of Default as defined in the Security Agreement shall occur and be continuing, Debtor shall retain the legal and equitable title to the Collateral, and shall have the right to use and register the Collateral in the ordinary course of the business of Debtor, but shall not be permitted to sell, assign, transfer or otherwise encumber the Collateral or any part thereof, or abandon or allow any portion of it to expire, without the prior written consent of the Secured Parties.

8. EVENTS OF DEFAULT AND REMEDIES ON DEFAULT: Any event of default under any of the Obligations shall constitute an Event of Default hereunder. Upon the occurrence of an Event of Default, the Secured Parties shall be entitled to exercise in respect to the Collateral all of the rights and remedies available under the Security Agreement or to a secured party upon default under the Code at that time, and, in addition thereto, the rights and remedies provided for herein and such other rights and remedies as might be provided for by law.

9. SPECIFIC REMEDIES. Upon the occurrence of any Event of Default: (a) the Secured Parties may take any action or pursue any remedies provided by law or in the Security Agreement; and (b) the Secured Parties may notify licensees to make royalty and other payments on license agreements directly to any entity designated by the Secured Parties.

10. APPLICATION OF PROCEEDS: All Proceeds of Collateral shall be applied to the Obligations as provided in the Security Agreement.

11. INDEMNITY: Debtor agrees to indemnify and hold harmless the Secured Parties from and against any and all claims, demands, losses, judgments and liabilities (including liabilities for penalties) of whatsoever kind or nature, and to reimburse the Secured Parties for all costs and expenses, including reasonable attorneys' fees, growing out of or resulting from the Security Interest, or the exercise by the Secured Parties or any of them of any right or remedy granted to it hereunder. In no event shall any Secured Party be liable for any matter or thing in connection with this Security Interest, other than to account for monies actually received by it in accordance with the terms hereof

12. FURTHER ASSURANCES: Debtor agrees that it will join with the Secured Parties in executing and, at Debtor's own expense, shall file and re-file under the Code such financing statements, continuation statements and other documents in such offices as the Secured Parties may reasonably request and wherever required or permitted by law in order to perfect and preserve the Secured Parties' security interest in the Collateral, and hereby authorizes the Secured Parties to file financing statements and amendments thereto relative to all or any part of the Collateral without the signature of Debtor where permitted by law, and agrees to do such further acts and things and execute and deliver to the Secured Parties such additional conveyances, assignments, agreements and instruments as the Secured Parties may reasonably require or deem advisable to carry into effect the purposes of the Security Interest or to assure and confirm to the Secured Parties their rights, powers and remedies hereunder.

13. TERMINATION: The Security Interest, and the security interest of the Secured Parties hereunder, shall terminate when the Secured Parties acknowledges that all the Obligations secured thereby have been fully paid and discharged in accordance with the documents governing same, at which time the Secured Parties shall release their security interest in the Collateral and, if requested by Debtor, shall execute and file in each office in which any financial statement or assignment relative to the Collateral, or any part thereof, shall have been filed, a termination statement, assignment or other appropriate instrument releasing the Secured Parties' interest therein, all without recourse or warranty by the Secured Parties and at the cost and expense of Debtor.

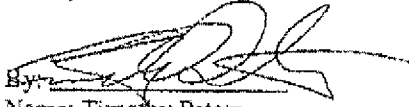
14. GOVERNING LAW. All acts and transactions hereunder and the rights and obligations of the parties hereto shall be governed, construed, and interpreted in accordance with the laws of the Commonwealth of Pennsylvania, without regard to its conflict of law provisions.

15. DEFINITIONS. As used herein, the following terms shall have the definitions set forth with respect to them: "Code" shall mean the Uniform Commercial Code as in effect on the date of this Agreement and as amended from time to time, of the state or states having jurisdiction with respect to all or any portion of the Collateral from time to time. "Copyrights" means United States or foreign registered or unregistered works of authorship, regardless of the availability of copyright protection, but including all copyrights and moral rights recognized by law and any applications for United States or foreign registration or renewal therefore. "Event of Default" shall mean (i) any of the Events of Default set forth in the Notes or the Security Agreement, or (ii) any default by

Debtor in the performance of its obligations under this Agreement. "General Intangibles" shall have the meaning given to that term in the Code and shall include, without limitation, all leases under which Debtor now or in the future leases and or obtains a right to occupy or use real or personal property, or both, all of the other contract rights of Debtor, whenever acquired, and customer lists, choses in action, claims (including claims for indemnification), books, records, patents, copyrights, trademarks, blueprints, drawings, designs and plans, trade secrets, methods, processes, contracts, licenses, license agreements, formulae, tax and any other types of refunds, returned and unearned insurance premiums, rights and claims under insurance policies, and computer information, software, records and data, now owned or acquired after the date of this Agreement by Debtor. "Intellectual Property" means Copyrights, Patent Rights, Trademark Rights, Internet domain names, World Wide Web sites and all pages thereof, Know-How, Trade Secret Rights, Software, and registration rights of mask works for circuit designs under the Semiconductor Chip Protection Act of 1984, as amended, and similar rights under corresponding foreign laws, owned by Debtor or which any person or entity is under an obligation to assign ownership to Debtor. "Know-How" means all documented and undocumented research, ideas, data, theories, conclusions, reports, drawings, designs, blueprints, schematics, exhibits, models, prototypes, source code, object code, flow charts, manuals, processes, specifications, formulae, product configurations, notes, inventions (whether or not patentable and whether or not reduced to practice) and any other information of any kind developed, in development or maintained by Debtor or any of its employees, agents or representatives relating to any goods or services sold or licensed or offered for sale or license by Debtor or goods or services which Debtor has a present intention to sell or license. "Patent Rights" means United States and foreign patent applications and patents and other patent rights, including any and all divisions, continuations, continuations in part, substitutions, reissues, re-examinations, extensions and renewals thereof. "Proceeds" shall have the meaning given to that term in the Code and shall include without limitation whatever is received when Collateral or Proceeds are sold, exchanged, collected or otherwise disposed of, whether cash or non-cash, and includes without limitation proceeds of insurance payable by reason of loss of or damage to Collateral. "Software" means any set of statements or instructions to be used directly or indirectly in a computer or microprocessor to bring about a certain result, including all software under development and all related documentation. "Trademark Rights" means United States or foreign trademarks, service marks, trade names, trade dress, domain names and corporate names, whether registered or unregistered, and all pending United States and foreign applications therefore associated with any goods or services sold or licensed or offered for sale or license by Debtor or goods or services which Debtor has a present intention to sell or license. "Trade Secret Rights" means all documentation, Know-How, Software and other materials owned by Debtor that is considered to be proprietary to Debtor, is maintained on a confidential or secret basis, and is generally not known to other persons or entities that are not subject to confidentiality restrictions.

IN WITNESS WHEREOF, intending to be legally bound, Debtor has caused this Security Interest to be duly executed by their duly authorized officers as of this 9th day of January, 2008.

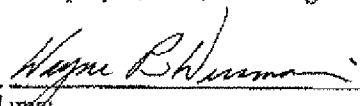
BLAP, Inc

By: 
Name: Timothy Peters
Title: Chief Executive Officer

Accepted:

SCP PRIVATE EQUITY PARTNERS II, L.P.

By: SCP Private Equity II General Partner, L.P.
its General Partner
By: SCP Private Equity II, LLC, its Manager

By: 
Name:
Title: a manager

Address: 1200 Liberty Ridge Drive
Suite 300
Wayne, PA 19087

SEVIN ROSEN FUND IX L.P.

By: SRB Associates IX J.L.P.
Its General Partner
By: SRB Associates IX L.L.C.
Its General Partner

By: _____
Member

Jon W. Bayless
Print Name

IN WITNESS WHEREOF, intending to be legally bound, Debtor has caused this Security Interest to be duly executed by their duly authorized officers as of this 9th day of January, 2008.

BIAP, Inc

By: _____
Name: Timothy Peters
Title: Chief Executive Officer

Accepted:

SCP PRIVATE EQUITY PARTNERS II, L.P.

By: SCP Private Equity II General Partner, L.P.
its General Partner
By: SCP Private Equity II, LLC, its Manager

By: _____
Name:
Title: a manager

Address: 1200 Liberty Ridge Drive
Suite 300
Wayne, PA 19087

SEVIN ROSEN FUND IX L.P.

By: SRB Associates IX L.P.
Its General Partner

By: SRB Associates IX L.L.C.
Its General Partner

By: _____
Member



John V. Jagers
Print Name

Address: c/o Sevin Rosen Funds
13455 Noel Road, Suite 1670
Dallas, Texas 75240

SEVIN ROSEN IX AFFILIATES FUND L.P.

By: SRB Associates IX L.P.
Its General Partner
By: SRB Associates IX L.L.C.
Its General Partner


By: _____
Member

Jon W. Bayless
Print Name

Address: c/o Sevin Rosen Funds
13455 Noel Road, Suite 1670
Dallas, Texas 75240

CIP CAPITAL, LP

By: CIP Capital Management, Inc, its general partner

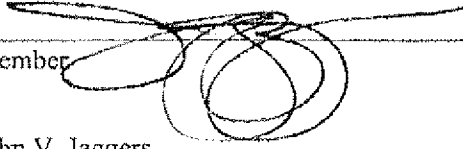
By: 
Name: Charles C. Freyer
Title: Secretary

Address: 1200 Liberty Ridge Drive
Suite 300
Wayne, PA 1908

Address: c/o Sevin Rosen Funds
13455 Noel Road, Suite 1670
Dallas, Texas 75240

SEVIN ROSEN IX AFFILIATES FUND L.P.

By: SRB Associates IX L.P.
Its General Partner
By: SRB Associates IX L.L.C.
Its General Partner

By: 
Member
John V. Jagers
Print Name

Address: c/o Sevin Rosen Funds
13455 Noel Road, Suite 1670
Dallas, Texas 75240

CIP CAPITAL, LP

By: CIP Capital Management, Inc, its general partner

By: _____
Name: Charles C. Freyer
Title: Secretary

Address: 1200 Liberty Ridge Drive
Suite 300
Wayne, PA 1908

Schedule A: Patent Rights

US Patents & Pending Applications				
Patent	Title	Inventor(s)	Type	Status
1	Locally executing software agent for retrieving remote content and method for creation and use of the agent	Shotton, Jr., Slothouber and Dudar	Utility 09/615,830 H/W Ref. # 63001.000002	Patent issued US Pat. # 7,313,588
2	Apparatus for and method of selectively retrieving information and enabling its subsequent display	Shotton, Jr., Slothouber and Dudar	Utility 09/902,796 H/W Ref. # 63001.000005	Patent issued US Pat. # 7,152,058
3	Apparatus and method for executing customized interactive computing services in a broadband network environment	Slothouber, Dudar, Ye, Lent, Wiecek Jr.	Utility 10/173,565 H/W Ref. # 63001.000004	Filed a request for continued examination on 10/31/07
4	Interacting with internet applications via a broadband network on electronic input/output devices	Slothouber	Utility 11/350,923 H/W Ref. # 63001.000022	Published 08/17/06
5	Method and system for downloading applications into memory-constrained systems	Slothouber	Utility 11/400,371 H/W Ref. # 63001.000023	Published 11/09/06
6	System and Method For Recommending Items of Interest To Users (IPGX)	Slothouber	Utility 11/465,967 H/W Ref. # 63001.000024	Published 04/05/07
7	Self-contained mini applications apparatus & method for digital television	Slothouber & Ye	Utility 11/532,286 H/W Ref. # 63001.000025	Published 03/15/07
8	Riot	Slothouber	Provisional 60/916,448 H/W Ref. # 63001.000031	Filed a Provisional on 5/7/2007

Schedule A (cont'd): Pending International Applications

Foreign Application Number	Title	Inventor(s)	Filing Date	Status
CANADA 2,416,182 63001.3	Locally Executing Software Agent for Retrieving Remote Content and Method for Creation and Use of the Agent	Charles Shotton, Jr.; Louis Slothouber; Ellen Dudar	June 18, 2001	Entered national phase on 01/06/2003
EUROPE 01952881.9 63001.08	Locally Executing Software Agent for Retrieving Remote Content and Method for Creation and Use of the Agent	Charles Shotton, Jr.; Louis Slothouber; Ellen Dudar	Jan. 9, 2003 (June 18, 2001)	Conveyed a response to an Office Action to our European attorneys on 10/26/2005
HONG KONG 03107847.7 63001.12	Locally Executing Software Agent for Retrieving Remote Content and Method for Creation and Use of the Agent	Charles Shotton, Jr.; Louis Slothouber; Ellen Dudar	Oct. 30, 2003 (June 18, 2001)	Publication # HK1057791 Published on 04/16/2004
CANADA 2,489,749 63001.21	Apparatus for and Method of Executing Customized Interactive Computing Services in a Broadband Network Environment	Louis Slothouber; Aaron Ye; Ellen Dudar; Kelly Lent; John Wiecek Jr.	(June 18, 2003)	Received Notice for entering the National Phase by 6/18/2008
EUROPE 03742024.7 63001.20	Apparatus for and Method of Executing Customized Interactive Computing Services in a Broadband Network Environment	Louis Slothouber; Aaron Ye; Ellen Dudar; Kelly Lent; John Wiecek Jr.	(June 18, 2003)	Published 06/01/2005
JAPAN 2004-513946 63001.19	Apparatus for and Method of Executing Customized Interactive Computing Services in a Broadband Network Environment	Louis Slothouber; Aaron Ye; Ellen Dudar; Kelly Lent; John Wiecek Jr.	(June 18, 2003)	No information
Australia 2003276722	Apparatus for and Method of Executing Customized Interactive Computing Services in a Broadband Network Environment	Louis Slothouber; Aaron Ye; Ellen Dudar; Kelly Lent; John Wiecek Jr.	(June 18, 2003)	Published 02/26/2004
HONG KONG 05110847.9 63001.26	Apparatus for and Method of Executing Customized Interactive Computing Services in a Broadband Network Environment	Louis Slothouber; Aaron Ye; Ellen Dudar; Kelly Lent; John Wiecek Jr.	(June 18, 2003)	Given instruction to H&W to proceed filing on or before 12/01/2005
CANADA 2,453,225 63001.15	Apparatus for and Method of Selectively Retrieving Information and Enabling its Subsequent Display	Charles Shotton, Jr.; Louis Slothouber; Ellen Dudar	(July 10, 2002)	Published 01/07/2004
EUROPE 02749874.0 63001.14	Apparatus for and Method of Selectively Retrieving Information and Enabling its Subsequent Display	Charles Shotton, Jr.; Louis Slothouber; Ellen Dudar	(July 10, 2002)	Application published on the European Patent Bulletin on 04/07/2004

HONG KONG 04107417.5 63001.18	Apparatus for and Method of Selectively Retrieving Information and Enabling its Subsequent Display	Charles Shotton, Jr.; Louis Slothouber; Ellen Dudar	Sept. 24, 2004 (July 10, 2002)	Filed on 09/24/2004, and Published in the Hong Kong Government Gazette on 02/18/2005
JAPAN 2003-512880 63001.13	Apparatus for and Method of Selectively Retrieving Information and Enabling its Subsequent Display	Charles Shotton, Jr.; Louis Slothouber; Ellen Dudar	(July 10, 2002)	Not yet examined
CANADA 63001.33	Method and system for downloading applications into memory-constrained systems	Louis Slothouber	(April 10, 2006)	Awaiting official filing receipt
EUROPE 06749756.0 63001.32	Method and system for downloading applications into memory-constrained systems	Louis Slothouber	(April 10, 2006)	Application published on the European Patent Bulletin on 04/07/2004
JAPAN 63001.34	Method and system for downloading applications into memory-constrained systems	Louis Slothouber	(April 10, 2006)	Awaiting official filing receipt
CANADA 2,597,322 63001.36	Interacting with internet applications via a broadband network on electronic input/output devices	Louis Slothouber	(February 13, 2006)	Awaiting official filing receipt
EUROPE 06734760.9 63001.35	Interacting with internet applications via a broadband network on electronic input/output devices	Louis Slothouber	(February 13, 2006)	Application published on the European Patent Bulletin on 04/07/2004
JAPAN 63001.37	Interacting with internet applications via a broadband network on electronic input/output devices	Louis Slothouber	(February 13, 2006)	Awaiting official filing receipt
PCT 63001.29	System & Method for recommending Items of Interest to a User	Louis Slothouber	(August 21, 2006)	Published on March 1, 2007
PCT 63001.30	Self-Contained Mini-Applications Apparatus and Method for Digital Television	Louis Slothouber	(September 15, 2006)	Received an international search report on August 21, 2007

Schedule B: Trademark Rights

Trademarks					
#	Serial Number	Mark #	Word Mark	Filing Date	Status
1	75/573,013	243544	BIAP	10/19/1998	Registered (declaration for continuous use to be filed before 12/13/06)
2	76/411,337	2926594	PITV	05/21/2002	Registered
3	76/162,570	2593960	GOTRIEVE	11/09/2000	Registered

Schedule C: Copyrights

Debtor copyrights all Software.

Copyright Registrations: None