

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Magellan Navigation, Inc.		12/14/2008	CORPORATION: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	MITAC International Corp.		
<b>Street Address:</b>	Hsinchu Science-Based Industrial Park		
<b>Internal Address:</b>	1, R&D Road 2		
<b>City:</b>	Hsinchu Hsien		
<b>State/Country:</b>	TAIWAN		
<b>Entity Type:</b>	CORPORATION: TAIWAN		
<b>PROPERTY NUMBERS Total: 2</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Serial Number:</b>	77142294	MAESTRO	
<b>Serial Number:</b>	77388006	VANTAGEPOINT	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	(973)836-0306		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
<b>Phone:</b>	2129499022		
<b>Email:</b>	fterranella@lawabel.com		
<b>Correspondent Name:</b>	Lawrence E. Abelman		
<b>Address Line 1:</b>	666 Third Avenue 10th Floor		
<b>Address Line 4:</b>	New York, NEW YORK 10017		
<b>ATTORNEY DOCKET NUMBER:</b>	8003875		
<b>DOMESTIC REPRESENTATIVE</b>			
<b>Name:</b>	Lawrence E. Abelman		
<b>Address Line 1:</b>	666 Third Avenue		

CH \$65.00 77142294

Address Line 2: 10th Floor  
Address Line 4: New York, NEW YORK 10017

NAME OF SUBMITTER: Frank Terranella

Signature: /ft/

Date: 09/11/2009

Total Attachments: 22  
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**ASSET PURCHASE AGREEMENT**  
**BY AND BETWEEN**  
**MITAC INTERNATIONAL CORPORATION**  
**AND**  
**MAGELLAN NAVIGATION, INC.**  
**DATED AS OF DECEMBER 14, 2008**

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**ARTICLE II  
BASIC TRANSACTION**

2.01 Purchase and Sale of Assets. On the terms and subject to the conditions set forth in this Agreement, at the Closing, Buyer will purchase from Seller, and Seller will sell, convey, assign, transfer and deliver (or cause to be sold, conveyed, assigned, transferred or delivered) to Buyer, or its subsidiary designee(s), all of the right, title and interest that the Seller Group possesses and has the right to transfer to the assets and properties listed below (collectively, the "Purchased Assets"), but excluding all Excluded Assets:

- (a) the Seller Group's finished goods, work-in-progress inventory and raw material inventory of Products that constitute the Business;
- (b) the Seller Group's tangible assets specifically listed on Schedule 2.01(b);
- (c) the Contracts set forth on Schedule 2.01(c);

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(d) the following Proprietary Rights: (i) the patents, patent applications, pending patent registrations and other patent disclosures set forth on Schedule 2.01(d)(i), (ii) the trademark registrations and trademark applications set forth on Schedule 2.01(d)(ii), as well as the goodwill of the business of Seller associated with the foregoing, (iii) all computer software applications that are exclusively related to the current conduct of the Business, and further including any copyright that is embodied exclusively in such software applications, (iv) all copyrights (other than copyright in computer software) exclusively related to the current conduct of the Business, (v) all trade secrets and confidential information primarily related to the current conduct of the Business and not described in, or embodied in any items set forth on, any part of Schedule 2.01, including, without limitation, ideas, formulae, compositions, designs, know-how, manufacturing and production processes and techniques, research and development information, drawings, specifications, designs, plans, proposals, technical data, financial, business and marketing plans, and customer and supplier lists and related information and (vi) all trade names, domain names, web sites, web pages and corporate names used exclusively in the Business (the "Intellectual Property");

(e) the Leases, other than any Lease of real property located at Park Place Moscow, 113 Leninski Prospekt, Moscow, 11798, Russia;

(f) the Seller Group's trade accounts receivable (other than with respect to any receivables due from any other Affiliate of Seller) in respect of the Products;

(g) the Seller Group's open purchase orders in respect of Business customers and, with respect to the Products, Business vendors (such purchase orders, together with the Contracts transferred pursuant to Section 2.01(c) and the Leases, the "Transferred Contracts");

(h) the Seller Group's other current assets (excluding cash and cash equivalents and excluding those categories of assets that are otherwise specifically described in this Section 2.01) used primarily in the conduct of the Business (except to the extent related to Excluded Assets, including any deposit related to the Russia lease referenced in Section 2.01(e)) or primarily related to the other Purchased Assets;

(i) all of the other tangible assets of the Seller Group primarily related to or used primarily in the Business;

(j) all permits and licenses granted by any Governmental Authority that are primarily related to the Business, to the extent transferable;

(k) all books, records, files, data, reports, plans, mailing lists, customer lists, supplier lists, price lists, sales records, vendor data, marketing information and procedures, sales and customer files, advertising and promotional materials, current product material, equipment maintenance records, warranty information, records of plant operations and the source and disposition of materials used and produced in such plants, standard forms of documents, manuals of operations or business procedures and other similar procedures, in each case to the extent relating primarily to the current operation or conduct of the Business; provided that (i) Seller may retain a copy of any of the foregoing for any purpose it deems necessary for its or its Affiliates' ongoing operations or businesses, including for the ability of Seller to accurately

maintain its employee benefit plans, to complete any financial statements or tax returns or to maintain any business of Seller or its Affiliates other than the Business, and (ii) for the avoidance of doubt, Seller may redact any information contained in any of the foregoing that is not related to the current operation or conduct of the Business;

(l) the right to receive and retain mail and other communications related to the Business; and

(m) all goodwill as a going concern and associated with the items listed above and all claims, choses in action, causes of action, defenses, rights and judgments related to any other Purchased Assets or any Assumed Liability (to the extent not related to any Excluded Asset or Excluded Liability).

Prior to the Closing, Seller shall have the right to update the description of the Purchased Assets (including the Schedules referred to above) to reflect changes in the ordinary course of the Business prior to the Closing, provided that such changes (and the actions associated with such changes) shall not prevent any breach of Seller's covenants set forth in Section 5.01 and provided further that Buyer receives any such update at least three (3) calendar days prior to the Closing. Seller and Buyer agree to cooperate in good faith to make any corrections to errors that the parties reasonably agree have been made to Schedules 2.01(b), (c) or (d) (including, but not limited to, inadvertent inclusion or exclusion of Contracts on Schedule 2.01(c)).

2.02 Excluded Assets. The Seller Group will retain from and after the Closing all of its right, title and interest in and to, and the Purchased Assets will not include, any and all assets, properties and rights that are not expressly described in Section 2.01 hereof as being sold and transferred to Buyer (collectively, the "Excluded Assets"). Without limiting the generality of the foregoing, the Excluded Assets will include the following:

(a) all assets not primarily related to the Business, unless specifically listed on Schedules 2.01(b) or (d);

(b) all cash, cash in banks, checks deposited but not yet processed, cash equivalents, bank, securities and mutual fund accounts, deposits, investments, securities and bank accounts of the Seller Group;

(c) all rights, titles, claims and interests of the Seller Group under or in connection with any policy or agreements of insurance (including insurance policies in respect of directors and officers and to all claims against insurance carriers) or indemnity or bond;

(d) all claims for and rights to receive Tax refunds, all Tax Returns relating to the Business and all notes, worksheets, files or documents relating thereto, and any legal files or other documents that are not related to the Assumed Liabilities;

(e) all records, documents, mail and other communications subject to confidentiality provisions, claims of privilege or other similar restrictions on access, in each case other than Transferred Contracts;





(f) Seller's direct or indirect interest in Thales Navigation Solutions LLC and Navigation Solutions LLC, and any Proprietary Rights used in the business of Thales Navigation Solutions LLC or Navigation Solutions LLC unless specifically listed on any of Schedules 2.01(b) or (d);

(g) equity interests or rights to acquire equity interests in any Person;

(h) the consideration to be delivered to Seller pursuant to this Agreement and Seller's rights under the Transaction Documents (or under any side agreement between either Seller, on the one hand, and Buyer, on the other hand, entered into on or after the date of this Agreement), other than the Purchased Assets;

(i) the minute book, stock book and seal of each Seller Group Company;

(j) all claims, choses in action, causes of action and judgments related to any other Excluded Asset or Excluded Liability;

(k) all claims, choses in action, causes of action, rights and judgments arising under the Share Purchase Agreement, dated as of July 20, 2006, by and between Thales SA, Thales Holding GmbH, Thales Holding Corporation, Thales North America, Inc. and Thales Navigation Inc., on the one hand, and TN Acquisition Corp. on the other hand, as amended and including all claims, choses in action, causes of action, rights and judgments arising under the transactions contemplated thereby;

(l) all other assets specifically listed on Schedule 2.02, and any assets related to the Professional Business;

(m) all other books, records, files, data and computer media that are not primarily related to the Business nor commingled with, or part of, the Purchased Assets;

(n) all computer software listed specifically on Schedule 2.02(n), including all Proprietary Rights embodied in or necessary for the continued development, manufacture, sale, license, use and import of such computer software;

(o) Contracts not listed on Schedule 2.01(c), including those Contracts listed on Schedule 2.02(o); and

(p) any and all claims relating to any of the foregoing described in this Section 2.02.

### 2.03 Assumption of Liabilities.

(a) On the terms and subject to the conditions set forth in this Agreement, from and after the Closing, Buyer will (and hereby agrees to) assume and will (and hereby agrees to) pay, perform, discharge and otherwise comply with, and no Seller Group Company will be liable for, and Buyer will hold each Seller Group Company harmless against, all debts, liabilities, obligations and commitments of any nature, whether primary or secondary, direct or indirect, known or unknown, absolute, accrued, contingent or otherwise and whether due or to become

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due, and whether arising before, on or after the Closing Date, of Seller to the extent relating to or arising out of the Business, the Purchased Assets, the Transferred Contracts, the Transferred Employees or the Products, of any Seller Group Company (collectively, the "Assumed Liabilities"), but excluding the Excluded Liabilities. Without limiting the generality of the foregoing, Buyer shall assume and pay, perform and discharge, and otherwise comply with, all of the following obligations and liabilities: (i) all trade accounts payable to the extent related to the Business (excluding any accounts payable to Hon Hai Precision Industry Co. (Ltd.) d/b/a Foxconn as of the Closing which are due and payable by their terms on or before January 31, 2009) and (ii) all other accrued liabilities to the extent related to the Business (excluding accrued vacation pay that Seller pays to employees at or prior to Closing), as well as (A) all obligations and liabilities in respect of accounts payable, accrued expenses and other accrued liabilities relating to the Business as of the Closing (including all accrued expenses and other current liabilities as of the Closing for salary, wages, bonuses, severance, sick-pay, commissions, and any other compensation and benefits (including for employment-related Taxes) in respect of or relating to the Transferred Employees, but excluding accrued vacation pay to the extent paid by Seller at Closing; provided that any Excess Retained Seller Group Employee Liabilities shall be paid to Seller at Closing as described in Section 2.03(b)), (B) all obligations, liabilities and commitments of Seller and its Subsidiaries under the Transferred Contracts, (C) all obligations, liabilities and commitments in respect of any and all products (including inventory) manufactured, marketed, sold or distributed at any time prior to, on or after the Closing Date (including all obligations, liabilities and commitments in connection with the manufacture, formulation, marketing, sale or distribution thereof) in connection with the Business (including all product liability and infringement claims, all obligations and liabilities arising out of or relating to the activities and operations of third-party contract manufacturers and co-packers (including all environmental obligations and liabilities), and all obligations and liabilities for coupons, promotions, advertising, freestanding inserts, refunds, adjustments, exchanges, RMA/DOA, price protection, Co-Op, rebates, returns and warranty, merchantability and other claims), and all other obligations and liabilities which arise directly or indirectly out of the operation of the Business or use of the Purchased Assets at any time prior to, on or after the Closing Date, including all pending claims and litigation relating to any of the foregoing obligations, liabilities and commitments, (D) all obligations, liabilities and commitments related to the Business under purchase orders that are outstanding as of the Closing Date, (E) all obligations and liabilities with respect to Taxes relating to the Business, other than Taxes imposed on or measured by the income of Seller or its Affiliates and any Taxes due and owing prior to the Closing or that are related in their entirety to periods ended on or prior to the Closing Date (provided that any Taxes accrued in the calculation of Closing Net Book Asset Value shall be Assumed Liabilities), (F) all obligations and liabilities listed or described on Schedule 2.03 hereto, (G) all obligations and liabilities of relating to or arising out of the employment or termination of Transferred Employees for periods prior to and through the Closing, (H) all obligations and liabilities relating to or arising out of the employment or termination of employment of any Transferred Employees after the Closing and (I) all other obligations and liabilities relating to the Business or the Purchased Assets (whether the same arise or are incurred or otherwise relate to periods prior to, on or after the Closing Date).

(b) Not later than five (5) Business Days prior to Closing, Buyer shall provide to Seller a list of all Business Employees and Russia Employees who have agreed to become Transferred Employees. Those Business Employees and Russia Employees who are not noted as

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Transferred Employees on such list, along with all other Excluded Business Employees, shall be referred to herein as the "Retained Seller Group Employees". Seller shall, not later than three (3) Business Days prior to Closing, provide to Buyer a schedule prepared in good faith setting forth the maximum potential amount of severance and WARN Act obligations and liabilities (such amount, the "Retained Seller Group Employee Liabilities") that could result, with such amount calculated based on an assumption that all Retained Seller Group Employees are terminated on the Closing Date. Seller shall be liable and responsible for all Retained Seller Group Employee Liabilities equal to or less than \$1,000,000. To the extent that the Retained Seller Group Liabilities exceed \$1,000,000 (any such excess amount, the "Excess Retained Seller Group Employee Liabilities"), Buyer shall pay the Excess Retained Seller Group Employee Liabilities to Seller at the Closing as set forth in Section 3.02(a)(iii). Unless within the fifteen (15) Business Day period following the Closing, Buyer delivers written notice to Seller setting forth Buyer's calculation of the amount of the Retained Seller Group Employee Liabilities and its objections to those items and amounts included in Seller's calculation of Retained Seller Group Employee Liabilities, including the nature and dollar amount thereof (such objections to be based solely on the grounds that Retained Seller Group Employee Liabilities was not determined in accordance with the terms of this Agreement or that a mathematical error was made), the Retained Seller Group Employee Liabilities amount delivered by Seller prior to Closing shall be conclusive and binding upon the Parties. If the Buyer does bring an objection in accordance with the immediately preceding sentence, such dispute shall (if not otherwise mutually agreed by the parties within ten (15) Business Days following delivery to Seller of such objection) be submitted to arbitration in accordance with Section 7.14. For the avoidance of doubt, (i) Retained Seller Group Employee Liabilities equal to or less than \$1,000,000 shall be deemed an "Excluded Liability" and (ii) the amount, if any, of Excess Retained Seller Group Employee Liabilities that is conclusively determined in accordance with the procedure described above shall be Assumed Liabilities and shall result in the purchase price increase set forth in Section 3.02(a)(iii), regardless of whether such amounts become actual obligations or liabilities of Seller and subject only to the dispute mechanism set forth in this Section 2.03(b).

(c) Buyer's obligations under this Section 2.03 shall not be subject to offset or reduction by reason of any actual or alleged breach of any representation, warranty or covenant contained in this Agreement or any agreement or document delivered in connection herewith or any right or alleged right to indemnification hereunder, it being understood that this sentence shall in no way restrict Buyer's ability to seek indemnification pursuant to Section 6.02.

2.04 Excluded Liabilities. Notwithstanding anything to the contrary in this Agreement, Buyer shall not assume or be liable for any of the following obligations or liabilities (the "Excluded Liabilities"):

(a) any liability or obligation of Seller under this Agreement or the other Transaction Documents (or under any side agreement between either Seller, on the one hand, and Buyer, on the other hand, entered into on or after the date of this Agreement), other than the Assumed Liabilities;

(b) any liability or obligation in respect of or related to (i) any of the Excluded Assets (including under any Contracts, leases, commitments or understandings related thereto) or (ii) any Contract involving a Seller Group Company which is not a Transferred Contract;

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- (c) all intercompany payables;
- (d) any accounts payable due to Hon Hai Precision Industry Co. (Ltd.) d/b/a Foxconn which exist as of the Closing and are due and payable by their terms on or before January 31, 2009;
- (e) any liability or obligation in respect of indebtedness for borrowed money, and under any Contract or instrument relating to or evidencing such indebtedness for borrowed money;
- (f) any liability or obligation of any Seller Group Company with respect to Taxes imposed on or measured by the income of such Seller Group Company;
- (g) the operation or conduct by any Seller Group Company of any business other than the Business;
- (h) all amounts of Retained Seller Group Employee Liabilities that are not Excess Seller Group Retained Liabilities; and
- (i) any liability, obligation, loss or damage with respect to (A) any of the items disclosed on Schedule 2.04 (to the extent such liability, obligation, loss or damage arises from the sale of Products prior to the Closing), (B) any filed claim or written threatened claim for patent infringement arising from the sale of Products prior to the Closing and (C) any filed claim or written threatened claim in respect of Product Liability (to the extent such liability, obligation, loss or damage arises from the sale of Products prior to the Closing); provided that, in each case, it is understood and agreed that any liability, obligation, loss or damage related to (1) sales occurring after the Closing (whether or not such claims are brought as part of the claims described in (A)-(C) of this Section 2.04(i)) and (2) claims by parties having related pre-existing litigation, claims or written threatened claims against Buyer or its Affiliates, shall be the obligation of Buyer; provided further that a written notice for any such claim described in clauses (B) or (C) above shall have been received by Buyer or Seller no later than the date which is the second anniversary of the Closing Date, and that if Buyer receives such notice, it shall provide such notice to Seller prior to the second anniversary of the Closing Date such that the Seller is on notice of all such claims as of the second anniversary. For the avoidance of doubt, all patent infringement claims and Product Liability claims not satisfying the requirements for inclusion as an Excluded Liability pursuant to this Section 2.04(i) shall be Assumed Liabilities.

**ARTICLE III  
CLOSING TRANSACTIONS; ADJUSTMENT TO PURCHASE PRICE; CLOSING  
CONDITIONS**

3.01 Closing. Subject to the terms and conditions of this Agreement, the closing of the transactions contemplated by this Agreement (the "Closing") will take place at the offices of Freeland Cooper & Foreman LLP, 150 Spear Street, Suite 1800, San Francisco, California 94105 at 10:00 a.m. California time on January 5, 2009, or, if the conditions to Closing set forth in any of Sections 3.05, 3.06 or 3.07 have not been satisfied as of such date, two Business Days after satisfaction or waiver of all conditions to Closing set forth in Sections 3.05, 3.06 and 3.07 (the date on which the Closing shall occur, the "Closing Date").

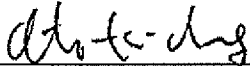
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IN WITNESS WHEREOF, intending to be legally bound hereby, the Parties have caused this Asset Purchase Agreement to be signed in their respective names by their duly authorized representatives as of the date first above written.

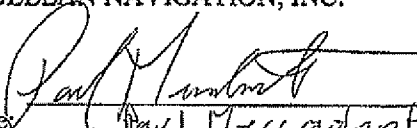
BUYER:

MITAC INTERNATIONAL CORPORATION

By:   
Name: Chih-fai Cheng  
Title: AUTHORIZED AGENT and ATTORNEY-IN-FACT

SELLER:

MAGELLAN NAVIGATION, INC.

By:   
Name: Paul Mercadante  
Title: President & CEO

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EXHIBIT A

**BILL OF SALE, ASSIGNMENT, TRANSFER AND CONVEYANCE**

THIS BILL OF SALE, ASSIGNMENT, TRANSFER AND CONVEYANCE (this "Instrument"), dated as of [ASSET PURCHASE AGREEMENT CLOSING DATE], is made and delivered pursuant to, and subject to the terms of, the Asset Purchase Agreement, dated as of \_\_\_\_\_, 2008 (as amended, supplemented or modified from time to time, the "Asset Purchase Agreement"), by and among MiTAC International Corporation, a company organized under the laws of Taiwan ("Buyer"), and Magellan Navigation, Inc., a Delaware corporation ("Seller") and Limited Liability Company Ashtech A/O.

NOW THEREFORE, subject to the terms and conditions of the Asset Purchase Agreement and for the consideration set forth therein, Seller and Limited Liability Company Ashtech A/O do hereby sell, assign, transfer and convey to Buyer all of their respective rights, title and interest in the Purchased Assets.

Notwithstanding anything to the contrary contained in this Agreement, Seller and Limited Liability Company Ashtech A/O do not hereby assign or transfer, and Purchaser is not assuming, any of the Excluded Assets. Nothing contained in this Agreement shall be construed to expand or limit Buyer's or Seller's obligations or liabilities under the Asset Purchase Agreement.

Capitalized terms used in this Agreement but not otherwise defined herein shall have the meaning ascribed to them in the Asset Purchase Agreement. This Agreement may be executed in one or more counterparts (including by means of telecopied or electronically transmitted signature pages), and all such counterparts taken together shall constitute one and the same Agreement.

This Instrument shall be governed by and construed in accordance with the internal laws of the State of Delaware applicable to agreements made and to be performed entirely within such State, without regard to the conflicts of law principles of such State.

\* \* \* \* \*

**EXHIBIT A**

**IN WITNESS WHEREOF**, this Instrument is duly executed by the duly authorized officer of Seller and delivered as of the date first above written.

**SELLER:**

**MAGELLAN NAVIGATION, INC.**

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

**LIMITED LIABILITY COMPANY ASHTECH  
A/O:**

**LIMITED LIABILITY COMPANY  
ASHTECH A/O**

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

EXECUTION COPY

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**SCHEDULES  
TO THE  
ASSET PURCHASE AGREEMENT  
BY AND BETWEEN  
MITAC INTERNATIONAL CORPORATION  
AND  
MAGELLAN NAVIGATION, INC.  
DATED AS OF DECEMBER 14, 2008**

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REEL: 004059 FRAME: 0721**



These are the "Schedules" referred to in and accompanying the Asset Purchase Agreement, dated as of December 14, 2008 (the "Agreement"), by and between MiTAC International Corporation and Magellan Navigation, Inc. Capitalized terms used in the Schedules and not otherwise defined herein have the meanings ascribed to them in the Agreement.

Notwithstanding that the Schedules are arranged by sections corresponding to sections of the Agreement and particular sections of the Agreement make reference to specific sections of the Schedules, any information set forth in any Schedule which qualifies any section of Article IV of the Agreement shall qualify other sections of Article IV of the Agreement to the extent that it is readily apparent from a reading of the disclosure that such disclosure is applicable to such other sections of Article IV of the Agreement. The specification of any dollar amount or inclusion of any item in the Schedules or attached documents is not intended to imply that the amounts, or higher or lower amounts, or the items so included, or other items, are or are not required to be disclosed (including whether such amounts or items are required to be disclosed as material or threatened) or are within or outside the ordinary course of business and no party shall use the facts of the setting of the amounts or the inclusion of any item in the Schedules or attached documents in any dispute or controversy between the Parties as to whether any obligation, item or matter not set forth or included in the Schedules or attached documents is or is not required to be disclosed (including whether the amount or items are required to be disclosed as material or threatened) or is within or outside the ordinary course of business for purposes of the Agreement. In addition, matters reflected in the Schedules are not necessarily limited to matters required by the Agreement to be reflected in the Schedules. The information contained in the Schedules and attached documents is disclosed solely for purposes of the Agreement and no information contained herein or therein shall be deemed to be an admission by any party hereto to any third party of any matter whatsoever (including any violation of Applicable Law or breach of contract). These Schedules are qualified in their entirety by reference to the specific provisions of the Agreement and are not intended to constitute and shall not constitute representations of Seller, except as and to the extent provided in the Agreement.

Exhibit A

Trademark Registrations and Applications

Trademarks

Mark	Ctry	Appln. No.	Appln. Date	Reg. No.	Current Owner
750NAV	Australia	804711	08/23/1999	804711	Thales Navigation
750NAV	Community Trademark	001286178	08/23/1999	001286178	Magellan Navigation
750NAV	Switzerland	07531/1999	08/23/1999	470745	Thales Navigation
ASK MAGGIE	United States	77/196,655	06/04/2007	3,425,672	Magellan Navigation
BULL'S EYE	Taiwan	(86)054282	10/22/1997	819,328	Magellan Corporation
EXPLORIST	Australia	998296	04/16/2004	998296	Magellan Navigation
EXPLORIST	Community Trademark	003687274	03/01/2004	3,687,274	Thales Navigation
EXPLORIST	United States	78/374,927	02/26/2004	3,112,685	Magellan Navigation
GPS COLORTRAK	United States	75/353,595	09/08/1997	2,274,923	Thales Navigation
GPS COMPANION	Community Trademark	1,822,741	08/16/2000	1,822,741	Magellan Navigation
GPS COMPANION	Japan	2000-92085	08/22/2000	4,624,037	Thales Navigation
GPS COMPANION	Norway	200010459	01/01/2000	209,773	Thales Navigation
GPS COMPANION	South Africa	2000/16151	08/15/2000	2000/16151	Thales Navigation
GPS COMPANION	South Africa	2000/16816	08/24/2000	2000/16816	Thales Navigation
GPS COMPANION	South Africa	2000/16817	08/24/2000	2000/16817	Thales Navigation
GPS COMPANION	South Africa	2000/16818	08/24/2000	2000/16818	Thales Navigation
GPS COMPANION	Switzerland	10330/2000	08/30/2000	489 698	Thales Navigation
GPS COMPANION	United States	76/094,129	07/20/2000	2,805,240	Thales Navigation

GPS TRACKER	United States	75/353,433	09/08/1997	2,239,933	Thales Navigation
MAESTRO	China P.R.	6329225	10/18/2007		Magellan Navigation
MAESTRO	Community Trademark	005794912	03/29/2007	005794912	Magellan Navigation
MAESTRO	Norway	200703928	04/02/2007	243603	Magellan Navigation
MAESTRO	United States	77/142,294	03/28/2007		Magellan Navigation
MAESTRO (in Chinese characters)	China P.R.	6711341	05/09/2008		Magellan Navigation
MAGELLAN	Australia	954825	05/21/2003	954825	Magellan Navigation
MAGELLAN	Brazil	829358544	09/12/2007		Magellan Navigation
MAGELLAN	Canada	820,764	08/15/1996	TMA488,372	Magellan Navigation
MAGELLAN	Chile	788.366	09/11/2007		Magellan Navigation
MAGELLAN	China P.R.	2000119777	08/09/2000	1,792,854	Thales Navigation
MAGELLAN	China P.R.	2000119778	08/09/2000	1663956	Thales Navigation
MAGELLAN	China P.R.	2000119779	08/09/2000	1731777	Thales Navigation
MAGELLAN	China P.R.	2000119780	08/09/2000	1675977	Thales Navigation
MAGELLAN	Community Trademark	70474	04/01/1996	70474	Magellan Navigation
MAGELLAN	Egypt	209855	12/02/2007		Magellan Navigation
MAGELLAN	Great Britain	1,510,018	08/18/1992	1,510,018	Magellan Navigation
MAGELLAN	India	719682	06/25/1996	358488	Magellan Corporation
MAGELLAN	Indonesia	D96-17506	08/16/1996	392087	Thales Navigation
MAGELLAN	Israel	96-26956	06/27/1996	106,037	Thales Navigation
MAGELLAN	Japan	2007-97,885	09/14/2007		Magellan Navigation
MAGELLAN	Malaysia	96/10540	09/05/1996	96010540	Magellan Navigation

MAGELLAN	Mexico	266,843	06/28/1996	528,181	Thales Navigation
MAGELLAN	New Zealand	775899	09/14/2007	775899	Magellan Navigation
MAGELLAN	Norway	200710929	09/17/2007	242948	Magellan Navigation
MAGELLAN	Republic of Korea	96-26956	06/24/1996	383,191	Magellan Navigation
MAGELLAN	Russian Federation	2007728373	09/13/2007		Magellan Navigation
MAGELLAN	Saudi Arabia	124363	12/01/2007		Magellan Navigation
MAGELLAN	Singapore	6550/96	06/27/1996	T96/06550B	Magellan Navigation
MAGELLAN	South Africa	2007/21033	09/14/2007		Magellan Navigation
MAGELLAN	Switzerland	61813/2007	10/24/2007	566380	Magellan Navigation
MAGELLAN	Thailand	677739	10/26/2007		Magellan Navigation
MAGELLAN	United Arab Emirates	104034	12/06/2007		Magellan Navigation
MAGELLAN	United States	73/713,725	02/29/1988	1,553,520	Magellan Navigation
MAGELLAN	Vietnam	4-2007-18681	09/19/2007		Magellan Navigation
MAGELLAN (in Chinese character)	China P.R.	6711342	05/09/2008		Magellan Navigation
MAGELLAN and Design (Satellite Logo)	United States	76/103,216	08/03/2000	2,791,841	Magellan Navigation
MAGELLAN design	Great Britain	1510405	08/20/1992	1510405	Magellan Navigation
MAGELLAN DESIGN LOGO	Australia	1114217	05/18/2006	1114217	Magellan Navigation
MAGELLAN SATELLITE DESIGN LOGO	Mexico	599360	05/02/2003	796,688	Thales Navigation
MAGELLAN SATELLITE DESIGN LOGO	Argentina	2,311,664	10/13/2000	1.874.828	Thales Navigation
MAGELLAN SATELLITE DESIGN LOGO	Argentina	2,311,665	10/13/2000	2,035,171	Magellan Corporation

MAGELLAN SATELLITE DESIGN LOGO	Argentina	2,311,666	10/13/2000	1.874.829	Thales Navigation
MAGELLAN SATELLITE DESIGN LOGO	Argentina	2,311,667	10/13/2000	1.874.830	Thales Navigation
MAGELLAN SATELLITE DESIGN LOGO	Brazil	823261093	10/17/2000	823261093	Magellan Corporation
MAGELLAN SATELLITE DESIGN LOGO	Brazil	823261107	10/17/2000	823261107	Magellan Corporation
MAGELLAN SATELLITE DESIGN LOGO	Brazil	823261115	10/17/2000	823261115	Magellan Corporation
MAGELLAN SATELLITE DESIGN LOGO	Brazil	823261123	10/17/2000	823261123	Magellan Corporation
MAGELLAN SATELLITE DESIGN LOGO	Canada	1,075,849	09/22/2000	TMA573,409	Magellan Navigation
MAGELLAN Satellite Design Logo	Chile	788.367	09/11/2007		Magellan Navigation
MAGELLAN Satellite Design Logo	China P.R.	6274407	09/13/2007		Magellan Navigation
MAGELLAN SATELLITE DESIGN LOGO	Community Trademark	1,863,331	08/25/2000	1,863,331	Magellan Navigation
MAGELLAN Satellite Design Logo	Egypt	209856	12/02/2007		Magellan Navigation
MAGELLAN Satellite Design Logo	India	1605356	09/25/2007		Magellan Navigation
MAGELLAN Satellite Design Logo	Indonesia	D00.2007.042707	12/19/2007		Magellan Navigation
MAGELLAN Satellite Design Logo	Israel	203885	09/16/2007		Magellan Navigation
MAGELLAN Satellite Design Logo	Japan	2007-97,886	09/14/2007		Magellan Navigation

MAGELLAN Satellite Design Logo	Malaysia	7018327	09/18/2007		Magellan Navigation
MAGELLAN Satellite Design Logo	Mexico	928617	04/22/2008		Magellan Navigation
MAGELLAN SATELLITE DESIGN LOGO	Mexico	599361	05/02/2003	837652	Thales Navigation
MAGELLAN SATELLITE DESIGN LOGO	Mexico	599363	05/02/2003	801,004	Thales Navigation
MAGELLAN SATELLITE DESIGN LOGO	New Zealand	623,187	09/13/2000	623,187	Magellan Navigation
MAGELLAN SATELLITE DESIGN LOGO	New Zealand	623,188	09/13/2000	623,188	Magellan Navigation
MAGELLAN SATELLITE DESIGN LOGO	New Zealand	623,189	09/13/2000	623,189	Magellan Navigation
MAGELLAN SATELLITE DESIGN LOGO	New Zealand	623,190	09/13/2000	623,190	Magellan Navigation
MAGELLAN SATELLITE DESIGN LOGO	Norway	10827	09/14/2000	208252	Magellan Navigation
MAGELLAN Satellite Design Logo	Republic of Korea	40-2007- 0055914	10/30/2007		Magellan Navigation
MAGELLAN Satellite Design Logo	Russian Federation	2007728261	09/12/2007		Magellan Navigation
MAGELLAN Satellite Design Logo	Saudi Arabia	124362	12/01/2007		Magellan Navigation
MAGELLAN Satellite Design Logo	Singapore	T07/19145J	09/25/2007	T07/19145J	Magellan Navigation
MAGELLAN SATELLITE DESIGN LOGO	South Africa	2000/16948	08/25/2000	2000/16948	Thales Navigation
MAGELLAN SATELLITE DESIGN LOGO	South Africa	2000/16949	08/25/2000	2000/16949	Thales Navigation

MAGELLAN SATELLITE DESIGN LOGO	South Africa	2000/16950	08/25/2000	2000/16950	Thales Navigation
MAGELLAN SATELLITE DESIGN LOGO	South Africa	2000/16951	08/25/2000	2000/16951	Thales Navigation
MAGELLAN SATELLITE DESIGN LOGO	Switzerland	11179/2000	09/19/2000	490 610	Thales Navigation
MAGELLAN Satellite Design Logo	Thailand	673236	09/12/2007		Magellan Navigation
MAGELLAN Satellite Design Logo	United Arab Emirates	104035	12/06/2007		Magellan Navigation
MAGELLAN Satellite Design Logo	Vietnam	4-2007-19337	09/26/2007		Magellan Navigation
MAP COMPANION	United States	76/091,314	7/17/2000	2,615,849	Thales Navigation
MAPSEND	Australia	883,994	07/27/2001	883,994	Magellan Navigation
MAPSEND	Canada	1,110,945	07/27/2001	TMA597,635	Magellan Navigation
MAPSEND	Community Trademark	002319556	07/30/2001	2 319 556	Magellan Navigation
MAPSEND	Japan	2001-67,995	07/26/2001	4,556,042	Thales Navigation
MAPSEND	Mexico	498,788	07/27/2001	724,031	Thales Navigation
MAPSEND	Switzerland	7509/2001	07/30/2001	492,012	Thales Navigation
MERIDIAN	Australia	889201	09/13/2001	889201	Thales Navigation
MERIDIAN	Canada	1,137,002	04/11/2002	TMA597,662	Thales Navigation
MERIDIAN	Community Trademark	002374965	09/13/2001	002374965	Magellan Navigation
MERIDIAN	New Zealand	645,421	09/13/2001	645421	Thales Navigation
MERIDIAN	Switzerland	2876/2002	03/28/2002	498 500	Thales Navigation
MERIDIAN	United States	74/469,253	12/09/1993	1,974,014	Thales Navigation

NAVENGINE	Australia	804796	08/24/1999	804796	Magellan DIS, Inc.
NAVENGINE	Community Trademark	001287713	08/24/1999	1287713	Magellan DIS, Inc.
NAVENGINE	Switzerland	07574	08/24/1999	469268	Magellan DIS, Inc.
QUICKSPELL	United States	75/606,439	12/16/1998	2,643,246	Magellan Navigation
ROADMATE	Australia	1029855	11/15/2004	1029855	Magellan Navigation
ROADMATE	Community Trademark	3851524	05/25/2004	3,851,524	Magellan Navigation
ROADMATE	United States	78/423,809	05/24/2004	3,152,793	Magellan Navigation
SKYNAV	Community Trademark	003640331	01/30/2004	3640331	Thales Navigation
SKYNAV	United States	78/303,022	09/19/2003	3,012,916	Thales Navigation
SKYSTAR	Canada	855,449	09/08/1997	TMA508,379	Thales Navigation
SKYSTAR	Taiwan	(86)43196	08/21/1997	815,190	Thales Navigation
SMARTVOLUME	United States	78/672,851	07/18/2005	3,263,536	Magellan Navigation
SPORTRAK	Australia	907,871	03/28/2002	907,871	Thales Navigation
SPORTRAK	Canada	1,135,760	03/28/2002	TMA626,579	Thales Navigation
SPORTRAK	Community Trademark	002,635,936	03/28/2002	002635936	Magellan Navigation
SPORTRAK	Switzerland	2875/2002	03/28/2002	500 320	Thales Navigation
TRITON	United States	77/281,062	09/17/2007	3430848	Magellan Navigation
TRUEVIEW	United States	75/606,572	12/16/1998	2,643,247	Magellan Navigation
Tsau Dau Yan (BULL'S EYE in Chinese)	Taiwan	(87) 37646	08/03/1998	879,496	Magellan Corporation
VANTAGEPOINT	United States	77/388,006	02/04/2008		Magellan Navigation