

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

<b>SUBMISSION TYPE:</b>		NEW ASSIGNMENT	
<b>NATURE OF CONVEYANCE:</b>		Release of Security Lien recorded at R/F 2725/0676	
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
WACHOVIA BANK, NATIONAL ASSOCIATION		07/25/2008	NATIONAL BANKING ASSOCIATION:
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	SPECIAL DATA PROCESSING CORPORATION		
<b>Street Address:</b>	16120 US HWY 19 NORTH		
<b>City:</b>	CLEARWATER		
<b>State/Country:</b>	FLORIDA		
<b>Postal Code:</b>	34624		
<b>Entity Type:</b>	CORPORATION: FLORIDA		
<b>PROPERTY NUMBERS Total: 1</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Serial Number:</b>	76194852	NATIONAL PUBLISHERS EXCHANGE	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	(703)744-8001		
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>			
<b>Phone:</b>	7037448029		
<b>Email:</b>	LKOLO@PATTONBOGGS.COM		
<b>Correspondent Name:</b>	LACY KOLO		
<b>Address Line 1:</b>	8484 WESTPARK DRIVE SUITE 900		
<b>Address Line 2:</b>	PATTON BOGGS		
<b>Address Line 4:</b>	MCLEAN, VIRGINIA 22102		
<b>ATTORNEY DOCKET NUMBER:</b>	027988.0100 KOLO		
<b>NAME OF SUBMITTER:</b>	LACY KOLO		
<b>Signature:</b>	/LACY KOLO/		

OP \$40.00 76194852

900198886

**TRADEMARK**  
 REEL: 004597 FRAME: 0609

Date:

08/04/2011

**Total Attachments: 12**

source=WACHOVIA LIEN RELEASE#page1.tif  
source=WACHOVIA LIEN RELEASE#page2.tif  
source=WACHOVIA LIEN RELEASE#page3.tif  
source=WACHOVIA LIEN RELEASE#page4.tif  
source=WACHOVIA LIEN RELEASE#page5.tif  
source=WACHOVIA LIEN RELEASE#page6.tif  
source=WACHOVIA LIEN RELEASE#page7.tif  
source=WACHOVIA LIEN RELEASE#page8.tif  
source=WACHOVIA LIEN RELEASE#page9.tif  
source=WACHOVIA LIEN RELEASE#page10.tif  
source=WACHOVIA LIEN RELEASE#page11.tif  
source=WACHOVIA LIEN RELEASE#page12.tif

**UCC FINANCING STATEMENT**

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

FLORIDA SECURED TRANSACTION REGISTRY

**FILED**

2004 May 19 AM 12:00

\*\*\*\*\* 200406954680 \*\*\*\*\*

A. NAME & PHONE OF CONTACT AT FILER (optional) Phone: (800) 331-3282 Fax: (818) 662-4141	
B. SEND ACKNOWLEDGEMENT TO: (Name and Address) 511487 IWACHOVIA12	
UCC Direct Services P O. Box 29071 Glendale, CA 91208-9071	6244273 FLFL

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S EXACT FULL LEGAL NAME - Insert only one debtor name (1a or 1b) - do not abbreviate or combine names

1a. ORGANIZATION'S NAME Special Data Processing Corporation			
OR		1b. INDIVIDUAL'S LAST NAME	
1c. MAILING ADDRESS 16120 U.S. 19 North, Suite 200		CITY Clearwater	STATE FL
		POSTAL CODE 34624	COUNTRY
1d. TAX ID #: SSN OR EIN	ADDL INFO RE ORGANIZATION DEBTOR	1e. TYPE OF ORGANIZATION Corporation	1f. JURISDICTION OF ORGANIZATION FL
			1g. ORGANIZATIONAL ID #, if any H70608 <input type="checkbox"/> NONE

2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - Insert only one debtor name (2a or 2b) - do not abbreviate or combine names

2a. ORGANIZATION'S NAME			
OR		2b. INDIVIDUAL'S LAST NAME	
2c. MAILING ADDRESS		CITY	STATE
		POSTAL CODE	COUNTRY
2d. TAX ID #: SSN OR EIN	ADDL INFO RE ORGANIZATION DEBTOR	2e. TYPE OF ORGANIZATION	2f. JURISDICTION OF ORGANIZATION
			2g. ORGANIZATIONAL ID #, if any <input type="checkbox"/> NONE

3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P) - Insert only one secured party name (3a or 3b)

3a. ORGANIZATION'S NAME Wachovia Bank, National Association			
OR		3b. INDIVIDUAL'S LAST NAME	
3c. MAILING ADDRESS P O BOX 2705		CITY WINSTON-SALEM	STATE NC
		POSTAL CODE 27101-2705	COUNTRY

4. This FINANCING STATEMENT covers the following collateral:

SEE ATTACHED EXHIBIT "A"

This Financing Statement is being filed in lieu of a Continuation Statement(s) for the following previously filed Financing Statement(s), each of which remains effective:

(File Number, Date, State, County (if applicable), Designation)  
193891, 09-27-1999, SS NY, (state), Original

<input type="checkbox"/> Documentary stamp tax paid	<input checked="" type="checkbox"/> Documentary stamp tax not applicable						
5. ALTERNATIVE DESIGNATION (if applicable)	<input type="checkbox"/> LESSEE/LESSOR	<input type="checkbox"/> CONSIGNEE/CONSIGNOR	<input type="checkbox"/> BAILEE/BAILOR	<input type="checkbox"/> SELLER/BUYER	<input type="checkbox"/> AG. LIEN	<input type="checkbox"/> NON-UCC FILING	
6. <input type="checkbox"/> THIS FINANCING STATEMENT is to be filed (or record) (or recorded) in the REAL ESTATE RECORDS. Attach Addendum (if applicable)	7. Check to REQUEST SEARCH REPORT(S) on Debtor(s) (Additional Fee) (optional)		<input type="checkbox"/> All Debtors	<input type="checkbox"/> Debtor 1	<input type="checkbox"/> Debtor 2		
8. OPTIONAL FILER REFERENCE DATA		20/8336279087/0091 X01		3011/1480062/CC			
6244273							

FILING OFFICE COPY - NATIONAL UCC FINANCING STATEMENT (FORM UCC1) (REV 07/29/98)

Processed by UCC Direct Services, P.O. Box 29071  
Glendale, CA 91208-9071 Tel (800) 331-3282

TRADEMARK  
REEL: 004597 FRAME: 0611



EXHIBIT A  
TO  
UCC-1 FINANCING STATEMENT  
BY AND BETWEEN  
SPECIAL DATA PROCESSING CORPORATION ("DEBTOR")  
AND  
FIRST UNION NATIONAL BANK  
AS ADMINISTRATIVE AGENT ("SECURED PARTY")

705319

All of the following property now owned or at any time hereafter acquired by Debtor or in which Debtor now has or at any time in the future may acquire any right, title or interest (collectively, the "Collateral"):

- (a) all Accounts;
- (b) all Check Paper;
- (c) all Deposit Accounts;
- (d) all Documents;
- (e) all Equipment;
- (f) all General Intangibles;
- (g) all Instruments;
- (h) all Intellectual Property;
- (i) all Inventory;
- (j) all Investment Property;
- (k) all other personal property not otherwise described above;
- (l) all books and records pertaining to the Collateral; and

(m) to the extent not otherwise included, all Proceeds and products of any and all of the foregoing and all collateral security and guarantees given by any Person with respect to any of the foregoing;

"Accounts" means all "accounts" (as defined in the UCC) of Debtor, including without limitation all present or future accounts receivable, all rights to payment for goods sold or leased or to be sold or leased or for services rendered or to be rendered, whether or not earned by performance, all rights in any merchandise

UCC-1  
FIN

U.D.S. 624427.3

or goods which any of the same may represent, all notes receivable, book debts, notes, bills, drafts, acceptances, choses in action, contract rights, instruments and documents and all sums of money due or to become due thereon and all proceeds thereof and all rights, title, security interests and guarantees with respect to each of the foregoing.

"**Copyrights**" means collectively, all of the following of Debtor: (a) all copyrights, rights and interests in copyrights, works protectable by copyright, copyright registrations and copyright applications anywhere in the world, (b) all renewals, extensions, continuations (in whole or in part) and renewals of any of the foregoing, (c) all income, royalties, damages and payments now or hereafter due and/or payable under any of the foregoing or with respect to any of the foregoing, including, without limitation, damages or payments for past or future infringements of any of the foregoing, (d) the right to sue for past, present and future infringements of any of the foregoing and (e) all rights corresponding to any of the foregoing throughout the world.

"**Copyright License**" means any written agreement naming Debtor as licensor or licensee, granting any right under any Copyright, including, without limitation, the grant of rights to manufacture, distribute, exploit and sell materials derived from any Copyright.

"**Deposit Account**" means a "deposit account" of the Debtor as defined in the UCC and, in any event, including, without limitation, any demand, time, savings, passbook or like account maintained with a depository institution.

"**Documents**" means all "documents" (as defined in the UCC) or other receipts of Debtor covering, evidencing or representing goods.

"**Equipment**" means all "equipment" (as defined in the UCC) of Debtor and all other machinery, fixtures, equipment and goods (other than inventory) and all other tangible assets of Debtor used or bought for use primarily in the business of Debtor, including all accessories, additions, attachments, improvements, alterations, modifications, substitutions, repairs and replacements thereto and thereby.

"**General Intangibles**" means all "general intangibles" as such term is defined in Section 9-105 of the UCC and, in any event, including, without limitation, with respect to Debtor, all contracts, agreements, instruments and indentures in any form, and portions thereof, to which Debtor is a party or under which Debtor has any right, title or interest or to which Debtor or any property of Debtor is subject, as the same may be amended, supplemented or otherwise modified, including, without limitation, (i) all rights of Debtor to receive money due and to become due to it thereunder or in connection therewith, (ii) all rights of Debtor to benefits arising thereunder and (iii) all rights of Debtor to perform and to exercise all remedies thereunder.

UDS # 6244273

"**Instruments**" means all "instruments", "chattel paper" or "letters of credit" (each as defined in the UCC) of Debtor, including, without limitation, instruments, chattel paper and letters of credit evidencing, representing, arising from or existing in respect of, relating to, securing or otherwise supporting the payment of, any of the Accounts, including (but not limited to) promissory notes, drafts, bills of exchange and trade acceptances.

"**Intellectual Property**" means collectively, all of the following of Debtor: (a) all systems software and applications software, including, without limitation, screen displays and formats, program structures, sequence and organization, all documentation for such software, including, without limitation, user manuals, flowcharts, programmer's notes, functional specifications, and operations manuals, all formulas, processes, ideas and know-how embodied in any of the foregoing, and all program materials, flowcharts, notes and outlines created in connection with any of the foregoing, whether or not patentable or copyrightable; (b) concepts, discoveries, improvements and ideas; (c) any useful information relating to the items described in clause (a) or (b), including know-how, technology, engineering drawings, reports, design information, trade secrets, processes, laboratory notebooks, specifications, test procedures, maintenance manuals, research, development, manufacturing, marketing, merchandising, selling, purchasing and accounting; (d) Patents and Patent Licenses, Copyrights and Copyright Licenses, Trademarks and Trademark Licenses, and (e) other Licenses to use any of the items described in the foregoing clauses (a), (b), (c) and (d) or any other similar items of Debtor necessary for the conduct of its business.

"**Promissory Note**" means any promissory note evidencing loans made by Debtor to Parent or any of its Subsidiaries.

"**Inventory**" means all "inventory" (as defined in the UCC) of Debtor, including without limitation, all raw materials, and other materials and supplies, work-in-process, finished goods, all accessories thereto, documents therefor and any products made or processed therefrom and all substances, if any, commingled therewith or added thereto.

"**Investment Property**" means the collective reference to (i) all "investment property" as such term is defined in Section 9-115 of the UCC and (ii) whether or not constituting "investment property" as so defined, all Pledged Notes, all Pledged Stock and all Partnership/LLC Interests.

"**Esper**" means USApubs.com, Inc., a corporation organized under the laws of the State of Delaware.

"**Partnership/LLC Interests**" means all partnership or membership interests of Debtor in any partnership or limited liability company, including, without limitation, Debtor's capital account, its interest as a partner or member in the net cash flow, net profit and net loss, and items of income, gain, loss, deduction and

ubs. # 6244273

11/20/03  
12:51

credit of the Partnerships/LLCs, its interest in all distributions made or to be made by the Partnerships/LLCs to Debtor and all of the other economic rights, titles and interests of Debtor as a partner or member of the Partnerships/LLCs, whether set forth in the partnership agreement or membership agreement of the Partnerships/LLCs, by separate agreement or otherwise.

"Patents" means, collectively, all of the following of Debtor: (a) all patents, rights and interests in patents, patentable inventions and patent applications anywhere in the world, (b) all renewals, extensions, continuations (in whole or in part) and renewals of any of the foregoing, (c) all income, royalties, damages or payments now or hereafter due, and/or payable under any of the foregoing or with respect to any of the foregoing, including, without limitation, damages or payments for past or future infringements of any of the foregoing, (d) the right to sue for past, present and future infringements of any of the foregoing and (e) all rights corresponding to any of the foregoing throughout the world.

"Patent License" means all agreements now or hereafter in existence, whether written or oral, providing for the grant by or to Debtor of any right to manufacture, use or sell any invention covered in whole or in part by a Patent.

"Person" means an individual, corporation, limited liability company, partnership, association, trust, business trust, joint venture, joint stock company, pool, syndicate, sole proprietorship, unincorporated organization, Governmental Authority or any other form of entity.

"Pledged Note" means all Intercompany Notes in any form issued to Debtor and all other promissory notes issued to or held by Debtor (other than promissory notes issued in connection with extensions of trade credit by Debtor in the ordinary course of business).

"Pledged Stock" means any shares, stock certificates, options or rights of any nature whatsoever in respect of the capital stock of any Person that may be issued or granted to, or held by, Debtor while the Omnibus and Collateral Agreement is in effect.

"Proceeds" means all "proceeds" as such term is defined in Section 9-306(b) of the UCC and, in any event, shall include, without limitation, all dividends or other income from the Investment Property, collections thereon or distributions or payments with respect thereto.

"Trademarks" means, collectively, all of the following of Debtor: (a) all trademarks, rights and interests in trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, other business identifiers, prints and labels on which any of the foregoing have appeared or appear, all registrations and recordings thereof, and all applications in connection therewith anywhere in the world, (b) all renewals,

1/20/04  
LH:CH

LEOS # 6244273



extensions, continuations (in whole or in part) and renewals of any of the foregoing, (c) all income, royalties, damages and payments now or hereafter due and/or payable under any of the foregoing or with respect to any of the foregoing, including, without limitation, damages or payments for past or future infringements of any of the foregoing, (d) the right to sue for past, present and future infringements of any of the foregoing and (e) all rights corresponding to any of the foregoing throughout the world.

"Trademark License" means any agreement now or hereafter in existence, whether written or oral, providing for the grant by or to Debtor of any right to use any Trademark.

"UCC" means the Uniform Commercial Code as in effect in the State of North Carolina; provided that, if by reason of mandatory provisions of law, the perfection or the effect of perfection or non-perfection of the Security Interests in any Collateral is governed by the Uniform Commercial Code as in effect in a jurisdiction other than North Carolina, "UCC" means the Uniform Commercial Code as in effect in such other jurisdiction for purposes of the provisions hereof relating to such perfection or effect of perfection or non-perfection.

4036366

WDS # 4244273

TRAD  
12 22

**UCC FINANCING STATEMENT AMENDMENT**  
 FOLLOW INSTRUCTIONS (front and back) CAREFULLY

FLORIDA SECURED TRANSACTION REGISTRY

**FILED**

2007 Oct 25 AM 12:00

\*\*\*\*\* 200706855556 \*\*\*\*\*

A. NAME & PHONE OF CONTACT AT FILER (optional)  
 Phone (800) 331-3282 Fax (818) 662-4141

B. SEND ACKNOWLEDGEMENT TO: (Name and Mailing Address) 14148 BANC OF AMERIC

UCC Direct Services 12485602  
 P.O. Box 29071  
 Glendale, CA 91209-9071 FLFL

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1a. INITIAL FINANCING STATEMENT FILE # 200406954680 19-MAY-2004 SS FL  This FINANCING STATEMENT AMENDMENT is to be filed (or record) in the REAL ESTATE RECORDS.

2.  **TERMINATION:** Effectiveness of the Financing Statement Identified above is terminated with respect to security interest(s) of the Secured Party authorizing this Termination Statement.  
 3.  **CONTINUATION:** Effectiveness of the Financing Statement Identified above with respect to the security interest(s) of the Secured Party authorizing this Continuation Statement is continued for the additional period provided by applicable law.

4.  **ASSIGNMENT (full or partial):** Give name of assignee in item 7a or 7b and address of assignee in 7c; and also give name of assignor in item 9.  
 5. **AMENDMENT (PARTY INFORMATION):** This Amendment affects  Debtor or  Secured Party of record. Check only one of these two boxes.

Also check one of the following three boxes and provide appropriate information in items 6 and/or 7.  
 CHANGE name and/or address: Give current record name in item 6a or 6b; also give new name (if name change) in item 7a or 7b and/or new address (if address change) in item 7c.  DELETE name: Give record name to be deleted in item 6a or 6b.  ADD name: Complete item 7a or 7b, and also item 7c; also complete items 7d-7g (if applicable)

6. **CURRENT RECORD INFORMATION:**

6a. ORGANIZATION'S NAME

OR

6b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

7. **CHANGED (NEW) OR ADDED INFORMATION:**

7a. ORGANIZATION'S NAME

OR

7b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

7c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY

7d. SEE INSTRUCTION ADDL INFO RE ORGANIZATION DEBTOR 7e. TYPE OF ORGANIZATION 7f. JURISDICTION OF ORGANIZATION 7g. ORGANIZATIONAL ID #, if any  NONE

8. **AMENDMENT (COLLATERAL CHANGE):** check only one box.  
 Describe collateral  deleted or  added, or give entire  related collateral description, or describe collateral  assigned.  
 The collateral is certain goods generally described in exhibit A attached hereto and made a part hereof, and more particularly described or referred to as the "Equipment" or "Units" subject to Schedule No. 001, dated Oct 12, 2007, to Master Lease Agreement No. 17351-90000, dated 04/04/2007. In which the Debtor now or hereafter has rights, together with: (i) all parts, attachments accessories and accessions to, and all substitutions and replacements for, such goods; (ii) all accounts, chattel paper, and general intangibles arising from or related to any sale, lease, rental or other disposition of such goods to third parties, or otherwise resulting from the possession, use or operation of such goods by third parties, including instruments, investment property, deposit accounts, letter of credit rights, and supporting obligations arising thereunder or in connection therewith; (iii) all insurance, warranty and other claims against third parties with respect to such goods (including claims for rent upon any lease of such goods); (iv) all software and Continued on addendum.

9. **NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AMENDMENT** (name of a signor, if this is an Assignment), if this is an Amendment authorized by a Debtor which owns collateral or acts the authorizing Debtor, or if this is a Termination authorized by a Debtor, check here  and enter name of DEBTOR authorizing this Amendment.

9a. ORGANIZATION'S NAME Wachovia Bank

OR

9b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

10. **OPTIONAL FILER REFERENCE DATA**  
 12485602 Debtor Name: Special Data processing Corporation DNC CM-DMA-17351-90001

**UCC FINANCING STATEMENT AMENDMENT ADDENDUM**  
FOLLOW INSTRUCTIONS (front and back) CAREFULLY

11. INITIAL FINANCING STATEMENT FILE # (same as Item 1a on Amendment form)

200408954680 19-MAY-2004 SS FL

12. NAME of PARTY AUTHORIZING THIS AMENDMENT (same as Item 9 on Amendment form)

12a. ORGANIZATION'S NAME  
Wachovia Bank

OR

12b. INDIVIDUAL'S LAST NAME

FIRST NAME

MIDDLE NAME, SUFFIX

13. Use this space for additional information

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

- other intellectual property rights used in connection therewith; (v) proceeds of all of the foregoing, including proceeds in the form of goods, accounts, chattel paper, documents, instruments, general intangibles, investment property, deposit accounts, letter of credit rights and supporting obligations; and (vi) all books and records regarding the foregoing.

Special Data Processing Corporation  
Annex A for UCC Filings

Vendor	Invoice #	Qty	Description	Serial Number	Serial Number	Equipment Cost	Total Equipment Cost	Shipping	Tax paid	TOTAL
CPW	PBR0321	75	LVO TC M55 DUAL 80GB 1GB DVD XFF	15800H3ULKA0PZ1	15800H3ULKB0002	\$ 710.00	\$ 53,250.00	\$ 1,515.38	\$ 3,589.40	
				15800H3ULKA0G72	15800H3ULKB0006					
				15800H3ULKA0G74	15800H3ULKB0004					
				15800H3ULKA0G75	15800H3ULKB0005					
				15800H3ULKA0G76	15800H3ULKB0007					
				15800H3ULKA0G77	15800H3ULKB0008					
				15800H3ULKA0G78	15800H3ULKB0009					
				15800H3ULKA0G79	15800H3ULKB0010					
				15800H3ULKA0G80	15800H3ULKB0011					
				15800H3ULKA0G81	15800H3ULKB0012					
				15800H3ULKA0G82	15800H3ULKB0013					
				15800H3ULKA0G83	15800H3ULKB0014					
				15800H3ULKA0G84	15800H3ULKB0015					
				15800H3ULKA0G85	15800H3ULKB0016					
				15800H3ULKA0G86	15800H3ULKB0017					
				15800H3ULKA0G87	15800H3ULKB0018					
				15800H3ULKA0G88	15800H3ULKB0019					
				15800H3ULKA0G89	15800H3ULKB0020					
				15800H3ULKA0G90	15800H3ULKB0021					
				15800H3ULKA0G91	15800H3ULKB0022					
				15800H3ULKA0G92	15800H3ULKB0023					
				15800H3ULKA0G93	15800H3ULKB0024					
				15800H3ULKA0G94	15800H3ULKB0025					
				15800H3ULKA0G95	15800H3ULKB0026					
				15800H3ULKA0G96	15800H3ULKB0027					
				15800H3ULKA0G97	15800H3ULKB0028					
				15800H3ULKA0G98	15800H3ULKB0029					
				15800H3ULKA0G99	15800H3ULKB0030					
				15800H3ULKA0G00	15800H3ULKB0031					
				15800H3ULKA0G01	15800H3ULKB0032					
				15800H3ULKA0G02	15800H3ULKB0033					
				15800H3ULKA0G03	15800H3ULKB0034					
				15800H3ULKA0G04	15800H3ULKB0035					
				15800H3ULKA0G05	15800H3ULKB0036					
				15800H3ULKA0G06	15800H3ULKB0037					
				15800H3ULKA0G07	15800H3ULKB0038					
				15800H3ULKA0G08	15800H3ULKB0039					
				15800H3ULKA0G09	15800H3ULKB0040					
				15800H3ULKA0G10	15800H3ULKB0041					
				15800H3ULKA0G11	15800H3ULKB0042					
				15800H3ULKA0G12	15800H3ULKB0043					
				15800H3ULKA0G13	15800H3ULKB0044					
				15800H3ULKA0G14	15800H3ULKB0045					
				15800H3ULKA0G15	15800H3ULKB0046					
				15800H3ULKA0G16	15800H3ULKB0047					
				15800H3ULKA0G17	15800H3ULKB0048					
				15800H3ULKA0G18	15800H3ULKB0049					
				15800H3ULKA0G19	15800H3ULKB0050					
				15800H3ULKA0G20	15800H3ULKB0051					
				15800H3ULKA0G21	15800H3ULKB0052					
				15800H3ULKA0G22	15800H3ULKB0053					
				15800H3ULKA0G23	15800H3ULKB0054					
				15800H3ULKA0G24	15800H3ULKB0055					
				15800H3ULKA0G25	15800H3ULKB0056					
				15800H3ULKA0G26	15800H3ULKB0057					
				15800H3ULKA0G27	15800H3ULKB0058					
				15800H3ULKA0G28	15800H3ULKB0059					
				15800H3ULKA0G29	15800H3ULKB0060					
				15800H3ULKA0G30	15800H3ULKB0061					
				15800H3ULKA0G31	15800H3ULKB0062					
				15800H3ULKA0G32	15800H3ULKB0063					
				15800H3ULKA0G33	15800H3ULKB0064					
				15800H3ULKA0G34	15800H3ULKB0065					
				15800H3ULKA0G35	15800H3ULKB0066					
				15800H3ULKA0G36	15800H3ULKB0067					
				15800H3ULKA0G37	15800H3ULKB0068					
				15800H3ULKA0G38	15800H3ULKB0069					
				15800H3ULKA0G39	15800H3ULKB0070					
				15800H3ULKA0G40	15800H3ULKB0071					
				15800H3ULKA0G41	15800H3ULKB0072					
				15800H3ULKA0G42	15800H3ULKB0073					
				15800H3ULKA0G43	15800H3ULKB0074					
				15800H3ULKA0G44	15800H3ULKB0075					
				15800H3ULKA0G45	15800H3ULKB0076					
				15800H3ULKA0G46	15800H3ULKB0077					
				15800H3ULKA0G47	15800H3ULKB0078					
				15800H3ULKA0G48	15800H3ULKB0079					
				15800H3ULKA0G49	15800H3ULKB0080					
				15800H3ULKA0G50	15800H3ULKB0081					
				15800H3ULKA0G51	15800H3ULKB0082					
				15800H3ULKA0G52	15800H3ULKB0083					
				15800H3ULKA0G53	15800H3ULKB0084					
				15800H3ULKA0G54	15800H3ULKB0085					
				15800H3ULKA0G55	15800H3ULKB0086					
				15800H3ULKA0G56	15800H3ULKB0087					
				15800H3ULKA0G57	15800H3ULKB0088					
				15800H3ULKA0G58	15800H3ULKB0089					
				15800H3ULKA0G59	15800H3ULKB0090					
				15800H3ULKA0G60	15800H3ULKB0091					
				15800H3ULKA0G61	15800H3ULKB0092					
				15800H3ULKA0G62	15800H3ULKB0093					
				15800H3ULKA0G63	15800H3ULKB0094					
				15800H3ULKA0G64	15800H3ULKB0095					
				15800H3ULKA0G65	15800H3ULKB0096					
				15800H3ULKA0G66	15800H3ULKB0097					
				15800H3ULKA0G67	15800H3ULKB0098					
				15800H3ULKA0G68	15800H3ULKB0099					
				15800H3ULKA0G69	15800H3ULKB0100					
				15800H3ULKA0G70	15800H3ULKB0101					
				15800H3ULKA0G71	15800H3ULKB0102					
				15800H3ULKA0G72	15800H3ULKB0103					
				15800H3ULKA0G73	15800H3ULKB0104					
				15800H3ULKA0G74	15800H3ULKB0105					
				15800H3ULKA0G75	15800H3ULKB0106					
				15800H3ULKA0G76	15800H3ULKB0107					
				15800H3ULKA0G77	15800H3ULKB0108					
				15800H3ULKA0G78	15800H3ULKB0109					
				15800H3ULKA0G79	15800H3ULKB0110					
				15800H3ULKA0G80	15800H3ULKB0111					
				15800H3ULKA0G81	15800H3ULKB0112					
				15800H3ULKA0G82	15800H3ULKB0113					
				15800H3ULKA0G83	15800H3ULKB0114					
				15800H3ULKA0G84	15800H3ULKB0115					
				15800H3ULKA0G85	15800H3ULKB0116					
				15800H3ULKA0G86	15800H3ULKB0117					
				15800H3ULKA0G87	15800H3ULKB0118					
				15800H3ULKA0G88	15800H3ULKB0119					
				15800H3ULKA0G89	15800H3ULKB0120					
				15800H3ULKA0G90	15800H3ULKB0121					
				15800H3ULKA0G91	15800H3ULKB0122					
				15800H3ULKA0G92	15800H3ULKB0123					
				15800H3ULKA0G93	15800H3ULKB0124					
				15800H3ULKA0G94	15800H3ULKB0125					
				15800H3ULKA0G95	15800H3ULKB0126					
				15800H3ULKA0G96	15800H3ULKB0127					
				15800H3ULKA0G97	15800H3ULKB0128					
				15800H3ULKA0G98	15800H3ULKB0129					
				15800H3ULKA0G99	15800H3ULKB0130					
				15800H3ULKA0G00	15800H3ULKB0131					
				15800H3ULKA0G01	15800H3ULKB0132					
				15800H3ULKA0G02	15800H3ULKB0133					
				15800H3ULKA0G03	15800H3ULKB0134					
				15800H3ULKA0G04	15800H3ULKB0135					
				15800H3ULKA0G05	15800H3ULKB0136					
				15800H3ULKA0G06	15800H3ULKB0137		</			



**UCC FINANCING STATEMENT AMENDMENT**  
 FOLLOW INSTRUCTIONS (front and back) CAREFULLY

A. NAME & PHONE OF CONTACT AT FILER (optional)  
 Phone (800) 331-3282 Fax (818) 662-4141

B. SEND ACKNOWLEDGEMENT TO: (Name and Mailing Address) 11457 WACHOVIA BANK

UCC Direct Services 15114722  
 P.O. Box 29071  
 Glendale, CA 91208-9071 FLFL

FLORIDA SECURED TRANSACTION REGISTRY

**FILED**

2008 Jul 25 AM 12:00

\*\*\*\*\* 200808819133 \*\*\*\*\*

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1a. INITIAL FINANCING STATEMENT FILE # 200406954680 19-MAY-2004 SS FL

1b. This FINANCING STATEMENT AMENDMENT is to be filed (for record) (or recorded) in the REAL ESTATE RECORDS.

2.  **TERMINATION:** Effectiveness of the Financing Statement identified above is terminated with respect to security interest(s) of the Secured Party authorizing this Termination Statement.  
 3.  **CONTINUATION:** Effectiveness of the Financing Statement identified above with respect to the security interest(s) of the Secured Party authorizing this Continuation Statement is continued for the additional period provided by applicable law.

4.  **ASSIGNMENT (full or partial):** Give name of assignee in Item 7a or 7b and address of assignee in 7c; and also give name of assignor in Item 9.  
 5. **AMENDMENT (PARTY INFORMATION):** This Amendment affects  Debtor or  Secured Party of record. Check only one of these two boxes.

Also check one of the following three boxes and provide appropriate information in Items 6 and/or 7.  
 **CHANGE** name and/or address: Give current record name in Item 6a or 6b; also give new name (if name change) in Item 7a or 7b and/or new address (if address change) in Item 7c.  
 **DELETE** name: Give record name to be deleted in Item 6a or 6b.  
 **ADD** name: Complete Item 7a or 7b, and also Item 7c; also complete Items 7d-7g (if applicable)

6. **CURRENT RECORD INFORMATION:**  
 6a. ORGANIZATION'S NAME  
 Special Data Processing Corporation

OR  
 6b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

7. **CHANGED (NEW) OR ADDED INFORMATION:**

7a. ORGANIZATION'S NAME  
 OR  
 7b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

7c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY

7d. SEE INSTRUCTION ADD'L INFO RE ORGANIZATION DEBTOR 7e. TYPE OF ORGANIZATION 7f. JURISDICTION OF ORGANIZATION 7g. ORGANIZATIONAL ID #, if any  NONE

8. **AMENDMENT (COLLATERAL CHANGE):** check only one box.  
 Describe collateral  deleted or  added, or give entire  restated collateral description, or describe collateral  assigned.

9. **NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AMENDMENT** (name of assignor, if this is an Assignment). If this is an Amendment authorized by a Debtor which adds collateral or adds the authorizing Debtor, or if this is a Termination authorized by a Debtor, check here  and enter name of DEBTOR authorizing this Amendment.

9a. ORGANIZATION'S NAME  
 Wachovia Bank, National Association  
 OR  
 9b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

10. **OPTIONAL FILER REFERENCE DATA**  
 15114722 Debtor Name: Special Data Processing Corporation 20/8336279087 3011/1480082

FILING OFFICE COPY - NATIONAL UCC FINANCING STATEMENT AMENDMENT (FORM UCC3) (REV 05/22/02) Prepared by UCC Direct Services, P.O. Box 29071 Glendale, CA 91208-9071 Tel (800) 331-3282

