TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: RELEASE BY SECURED PARTY

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
SHOCKWATCH, INC.		09/30/2011	CORPORATION: NEVADA

RECEIVING PARTY DATA

Name:	BOKF, NA
Doing Business As:	DBA Bank of Texas
Street Address:	5956 Sherry Lane
Internal Address:	Suite 1100
City:	Dallas
State/Country:	TEXAS
Postal Code:	75225
Entity Type:	national banking association: TEXAS

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Registration Number:	3606384	EQUIPCOMMAND
Registration Number:	3603592	FLEETCONTROL
Registration Number:	3379401	EQUIPMANAGER
Registration Number:	3427703	STARTMANAGER
Registration Number:	2124195	DATARANGER
Registration Number:	2791290	SHOCKSWITCH

CORRESPONDENCE DATA

Fax Number: (214)954-6868 Phone: 214-954-6800

Email: edmcqueen@mcslaw.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Ed McQueen
Address Line 1: 2501 N. Harwood

900212267 TRADEMARK
REEL: 004698 FRAME: 0943

Address Line 2: Suite 1800 Address Line 4: Dallas, TEXAS	S 75201		
ATTORNEY DOCKET NUMBER:	0276-0398		
NAME OF SUBMITTER:	Zeb Fish		
Signature:	/Zeb Fish/		
Date:	01/17/2012		
Total Attachments: 4 source=MRI USPTO Trademark Release#page1.tif source=MRI USPTO Trademark Release#page2.tif source=MRI USPTO Trademark Release#page3.tif source=MRI USPTO Trademark Release#page4.tif			

TRADEMARK REEL: 004698 FRAME: 0944

RELEASE OF SECURITY INTEREST

This RELEASE OF SECURITY INTEREST, dated as of September 30, 2011 (this "Release"), is made by BOKF, NA dba Bank of Texas ("Lender") in favor of SHOCKWATCH, INC., a Nevada corporation (the "Grantor"), as follows:

WITNESSETH

WHEREAS, pursuant to that certain Security Agreement by and among Grantor, MEDIA RECOVERY, INC. ("Media Recovery"), DATASPAN, INC., MRI DPC, INC. and Lender, dated as of February 24, 2011, Grantor granted to Lender a security interest and lien in its property;

WHEREAS, pursuant to that certain Trademark Security Agreement by and between Grantor and Lender, dated as of February 24, 2011, Grantor pledged and granted to Lender a security interest and lien in certain of its intellectual property;

WHEREAS, pursuant to that certain Trademark Security Agreement by and between Media Recovery and Lender, dated as of February 24, 2011, Media Recovery pledged and granted to Lender a security interest and lien in certain of its intellectual property, including the trademark EQUIPMANAGER, with a registration number of 3,379,401, the trademark STARTMANAGER, with a registration number of 3,427,703, and the trademark DATARANGER, with a registration number of 2,124,195;

WHEREAS, pursuant to that certain Trademark Assignment executed by Media Recovery in favor of Grantor, dated June 16, 2011, Media Recovery transferred to Grantor all of its right, title and interest in the trademarks EQUIPMANAGER and STARTMANAGER; and pursuant to that certain Trademark Assignment executed by Media Recovery in favor of Grantor, dated July 30, 2011, Media Recovery transferred to Grantor all of its right, title and interest in the trademark DATARANGER;

WHEREAS, Grantor has requested that Lender release its security interest and lien in the trademarks EQUIPMANAGER, STARTMANAGER, DATARANGER, EQUIPCOMMAND, FLEETCONTROL, SHOCKSWITCH and SHOCKMATE, each as further described on Exhibit A attached hereto and made a part hereof (the "Released Collateral"); and

WHEREAS, Lender agrees to release, terminate and discharge its security interest and lien in the Released Collateral pursuant to the terms hereof.

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, Lender hereby states as follows:

SECTION 1. Release of Security Interest. Lender, without recourse, representation or warranty, express, implied or statutory hereby TERMINATES, RELEASES and DISCHARGES its security interest and lien in the Released Collateral

1022648v5 02760398 and any right, title or interest of Lender in such Released Collateral shall hereby cease and become void.

SECTION 2. Further Assurances. Lender shall execute and deliver to Grantor, at Grantor's expense, all further releases and other documents (including without limitation Uniform Commercial Code termination statements), shall provide Grantor with any information and additional authorization, and shall take all other actions reasonably requested by Grantor for the release by Lender of Lender's security interest and lien in the Released Collateral.

[SIGNATURE PAGE FOLLOWS]

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IN WITNESS WHEREOF, Lender has caused this Release to be executed and delivered by its duly authorized officer as of the date first set forth above.

BOKF, NA dba BANK OF TEXAS

Alan R. Morris, Vice President

Signature Page

EXHIBIT A

Released Collateral

QUIPCOMMAND	115	Shockwatch, Inc.	3,606,384
LEETCONTROL	U.S.	Shockwatch, Inc.	3,603,592
EOUIPMANAGER	U.S.	Shockwatch, Inc.	3,379,401
STARTMANAGER	U.S.	Shockwatch, Inc.	3,427,703
DATARANGER	U.S.	Shockwatch, Inc.	2,124,195
SHOCKSWITCH	U.S.	Shockwatch, Inc.	2,791,290
SHOCKMATE			

RELEASE OF SECURITY INTEREST

RECORDED: 01/17/2012

Exhibit A

TRADEMARK REEL: 004698 FRAME: 0948