12-30-20	002 (2)			
Form PTO-1594 (Rev. 10/02) OMB No. 0651-0027 (exp. 6/30/2005) Tab settings ⇔ ⇔ ⇔ To the least to set Trademarks:	38			
Name of conveying party(ies):	Please record the attached original documents or copy thereof. 2. Name and address of receiving party(ies)			
Lacerte Software Corporation	Name: IL Acquisition Corp. Internal Address:			
☐ Individual(s) ☐ Association	Street Address: 2535 Garcia Avenue			
☐ General Partnership ☐ Limited Partnership	City: Mountain View State: CA ZipF 94023			
Corporation-State - Delaware	Individual(s) citizonship			
☐ Other	Association			
- Citiei	General Partnership			
Additional name(s) of conveying party(ies) attached? ☐ Yes ☒ No	I I I I I I I I I I I I I I I I I I I			
3. Nature of conveyance:	Corporation-State Delaware			
Assignment	Other			
☐ Security Agreement ☐ Change of Name ☐ Other	If assignee is not domiciled in the United States, a domestic representative designation is attached: (Designations must be a separate document from assignment)			
Execution Date: June 22, 1998	Additional name(s) & address(es) attached? Yes No			
4. Application number(s) or registration number(s):				
A. Trademark Application No.(s)	B. Trademark Registration No.(s)			
	2131836 2160809 2237027			
Additional number(s) a	ttached 🗌 Yes 🗵 No			
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved: 3			
Name: Linda G. Henry	7. Total fee (37 CFR 3.41)\$ 90.00			
Internal Address: Fenwick & West LLP	Enclosed and			
	Authorized to be charged to deposit account, if necessary			
Street Address: Two Palo Alto Square	8. Deposit account number:			
	50-0261			
City: Palo Alto State: CA Zip: 94306				
DO NOT USE THIS SPACE				
9. Signature.				

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of pages including cover sheet, attachments, and document:

Total number 40.00 QP 50.00 QP

20797/00077/DOCS/1315181.1

TRADEMARK REEL: 002639 FRAME: 0733

TRADEMARK ASSIGNMENT

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THIS ASSIGNMENT is made this 22nd day of June, 1998, from Lacerte Software Corporation, a Delaware corporation, and Lacerte Educational Services, Inc., a Delaware Corporation (collectively "Assignors"), to IL Acquisition Corp., a Delaware corporation ("Assignee").

WITNESSETH:

WHEREAS, Assignors own the U.S. Registrations, and Assignors and/or Assignors' predecessors in interest, have filed registration applications and "Intent to Use" applications under 15 U.S.C. § 1051(a) and (b), respectively, with respect to the trademarks and service marks identified in Schedule A hereto (collectively, the "Marks"); and

WHEREAS, Assignors and Assignee are desirous of transferring all right, title and interest in and to the Marks and said applications and registration from Assignors to Assignee.

NOW, THEREFORE, for good and valuable consideration paid by Assignee to Assignors, the receipt and sufficiency of which are hereby acknowledged, Assignors hereby confirm that they have assigned, transferred and conveyed, and do hereby assign, transfer and convey, to Assignee, its successors, assigns and other legal representatives, all right, title and interest, including common law rights, in and to each of the Marks and the registrations thereof and applications to register the same (all as set forth in said Schedule A), together with the goodwill of the business in connection with which the Marks are used or proposed to be used, and further including all claims for damages by reason of past infringement of the Marks, with the right to suc for, and collect, the same for Assignee's own use and benefit.

In that this Assignment includes "Intent to Use" applications under 15 U.S.C. § 1051(b), Assignors hereby acknowledge that Assignee is a successor to the portion of the business to which the Marks subject to such applications pertain, and that said business is ongoing and existing.

IN WITNESS WHEREOF, Assignors have caused this Assignment to be duly executed by their authorized representatives on and as of the day and year set forth below.

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Lacerte Software Corporation a Delaware corporation

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y. V COOU ON

Chairman of the Board and Chief Executive

Officer

Lacerte Educational Services, Inc.

a Delaware corporation

Bv.

Lawrence Lacerte

Chairman of the Board and Chief Executive

Officer

State of Texas

xas)

County of Dallas

On this 2 day of June 1998, before me appeared Lawrence Lacerte, to me known and known to me to be the person described herein, and who executed the foregoing instrument and he acknowledged the same to be his free act and deed.

Notary Public

[Seal]

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SCHEDULE A

EXISTING REGISTRATIONS

<u>Mark</u>	Reg. No.	Date Reg.	<u>Class</u>
NETTAX	2,160,809	26 May 1998	42
REP	2,131,836	27 Jan. 1998	9
REP	1,889,763	18 Apr. 1995	9
JET TAX TOTAL POWER	1,800,017	19 Oct. 1993	9
JETTAX	1,422,666	30 Dec. 1986	9

PENDING INTENT TO USE APPLICATIONS

<u>Mark</u>	Serial No.	Filing Date	Class
TEAROFF FORMS	75-068,155	6 Ma r. 1996	42
NETTAX	75-059,236	16 Feb. 1996	16
CYBERTAX	75-074,000	18 Mar. 1996	42
STICKYNOTES	75-081,043	29 Mar. 1996	9 & 42

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ABANDONED INTENT TO USE APPLICATIONS

<u>Mark</u>	Serial No.	Filing Date	Class
REALTIME CALC (Abandoned 30 Apr. 1997)	75-068,158	6 Mar. 1996	42
REP EASYACCESS (Abandoned 23 Jan. 1998)	75-074,010	23 Feb. 1996	9
DATACONDUCTOR (Abandoned 6 Jan. 1998)	75-159,147	3 Sep. 1996	9
DATATASKER (Abandoned 6 Jan. 1998)	75-159,146	3 Ѕер. 1996	9
TAXWEB (Abandoned 22 Dec. 1997)	75-068,157	6 Mar. 1986	42
WEBTAX (Abandoned 22 Dec. 1997)	75-068,156	6 Mar. 1996	42
REMOTE ENTRY PROCESSING (Abandoned 28 Apr. 1996)	74-520,036	2 May 1994	9 & 35

TRADEMARKS NOT CURRENTLY SUBJECT TO REGISTRATION OR APPLICATION

LACERTE SOFTWARE
LACERTE EDUCATIONAL SERVICES
DIAMOND TAX
TAX RESOURCES

4

16319-00221/749135.3

S/S'd RECORDED: 12/26/2002