PARTMENT OF COMMERCE Patent and Trademark Office

To the Director of the U. S. Patent and Tr.

102852000

To the Director of the O. S. Patent and Trademark	se record the attached documents or the new address(es) below.
. Name of conveying party(ies)/Execution Date(s):	2. Name and address of receiving party(ies)
SIMDESK TECHNOLOGIES, INC.	Additional names, addresses, or citizenship attached?
	Name: ALTAZANO MANAGEMENT, LLC Internal
Individual(s) Association	Address:
☐ General Partnership ☐ Limited Partnership ☐ Corporation-State	Street Address: 2550 North Loop West
Other	City: Houston
Citizenship (see guidelines) Nevada	State: Texas
Execution Date(s) September 21, 2004	Zip. 77602
	General Partnership Citizenship
dditional names of conveying parties attached? Yes No	Limited Partnership Citizenship
3. Nature of conveyance:	Corporation Citizenship
Assignment Merger	Limited Liability X Other Company Citizenship Texas
Security Agreement Change of Name	If assignee is not domiciled in the United States, a domestic
Other	representative designation is attached: Yes No (Designations must be a separate document from assignment)
Application number(s) or registration number(s) and Trademark Application No.(s) See attached	d identification or description of the Trademark. B. Trademark Registration No.(s)
See attached	Additional sheet(s) attached? X Yes No
C. Identification or Description of Trademark(s) (and Filing	
(-) (
i. Name & address of party to whom correspondence concerning document should be mailed: Alame: Ralph K. Miller, Jr.	6. Total number of applications and registrations involved:
nternal Address:_Chamberlain, Hrdlicka, White,	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$ 360.00
Williams & Martin	Authorized to be charged by credit card
Street Address: 1200 Smith Street, Ste. 1400	Authorized to be charged to deposit account
	X Enclosed
city: Houston	8. Payment Information:
state: Texas Zip: 77002	a. Credit Card Last 4 Numbers Expiration Date
Phone Number: 713-658-1818	b. Deposit Account Number
ax Number: 713-658-2553	b. Deposit Account Number
	Authorized Licer Name
mail Address: ken.miller@chamberlainlaw.com	Authorized User Name
Signature: Signature	Authorized User Name
. Signature: Lelm L. Jule	Authorized User Name September 31, 2004 Date Total number of pages including cover sheet, attachments, and document: 39

Documents to be recorded (including cover sheet) should be faxed to (703) 306-5995, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

10/04/2004 ECOOPER 00000080 78390556

01 FC:8521 02 FC:8522 40.00 OP 175.00 OP Refund Ref: 10/04/2004 ECOOPER

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HIFFICE OF PUBLIC RECORDS

NEW TRADEMARKS:

Mark	Country	Serial No. Filing Date	Registration No Issue Date	Current Status
CREATE STORE SHARE (Words Only)	US	78/390,556		PENDING Awaiting Office Action
WE'RE ALL CONNECTED	US	78/449,065 7/12/2004		PENDING. Awaiting Office Action
SIMINDIANA (Words Only)	US	78/449,114 7/12/2004		PENDING Awaiting Office Action
SIMINDIANA (Words & Design)	*US	78/449,161 7/12/2004		PENDING. Awaiting Office Action
CAN-DO (Words Only)	US	78/449,181 7/12/2004		PENDING. Awaiting Office Action
COMMUNITY ACCESS NETWORK FOR DIGITAL OUTREACH (Words Only)	*US	78/449,198 7/12/2004		PENDING. Awaiting Office Action
SIMDESK ENABLED (Words Only)	US	78/449,299 7/12/2004		PENDING Awaiting Office Action
SIMDESK IS THE SOFTWARE EVOLUTION (Words Only	U.S.	78/449,391 7/12/2004		PENDING Awaiting Office Act

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT (this "Agreement") is entered into as of November 19, 2003, between SimDesk Technologies, Inc., a Nevada corporation (the "Company" or the "Issuer") and Altazano Management, LLC, a Texas limited liability company, as collateral agent (together with its successor(s) and assigns, in such capacity, the "Collateral Agent"), for the benefit of the Purchasers defined below. Capitalized terms used but not defined in this Agreement shall have the respective meanings set forth in the Purchase Agreement.

WITNESSETH:

WHEREAS, pursuant to the terms of that certain Purchase Agreement, dated as of the date hereof (the "Purchase Agreement"), by and between the Company, John B. Goodman Trust under the Will of Harold V. Goodman, Meg Goodman Daniel 1984 Grantor Trust, Bailey Quinn Daniel 1991 Trust, John Bailey Goodman, Jr, 1991 Trust and Harriett Elizabeth Goodman 1991 Trust (collectively, the "Goodman Purchaser"), and W.A. Moncrief, Jr. Trust (the "Moncrief Purchaser"); the Moncrief Purchaser and the Goodman Purchaser, collectively, the "Purchasers"), the Purchasers have agreed to purchase certain Secured Convertible Notes of the Company (the "Notes");

WHEREAS, the obligations of the Company under the Notes and the Purchase Agreement are to be secured by certain assets of the Company pursuant to the terms of this Agreement;

WHEREAS, pursuant to Section 7.1 of the Purchase Agreement, the Company is required to execute and deliver this Agreement and to grant to the Collateral Agent a continuing security interest in all of the IP Collateral (as defined below) to secure all the Secured Obligations (as defined below);

- NOW, THEREFORE, in consideration of the foregoing premises and in order to induce the Purchasers to purchase the Notes, the Company and the Collateral Agent hereby agree as follows:
- Section 1. <u>Definitions</u>. As used herein, the following terms shall have the following meanings:
 - "Company Default" shall have the meaning assigned to such term in Section 8 hereof.
 - "IP Collateral" shall have the meaning assigned to such term in Section 2 hereof.
- "Negligible Economic Value" shall mean the economic value of the IP Collateral, in the reasonable business judgment of the Company, is such that the expense to maintain, defend, use, register, or prosecute the IP Collateral is less than, or approximately equivalent to, the economic value received by the Company from the IP Collateral.

"Patents" shall mean all United States and foreign letters patent and applications for letters patent of Company, and the inventions and improvements therein disclosed, and any and all divisions, reissues, continuations, renewals, extensions and continuations-in-part thereof of said letters patent including, without limitation the patents listed on Exhibit A annexed hereto and made a part hereof and the right to sue for past, present and future infringements and rights corresponding thereto throughout the world.

"PTO" shall mean the United States Patent and Trademark Office or any other federal or foreign governmental agency which may hereafter perform its functions in the United States or foreign jurisdictions.

"Trademarks" shall mean all trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, trade dress, trade styles, service marks, designs, logos and other source or business identifiers of Company, whether registered or unregistered, available for protection under the laws of the United States and foreign jurisdictions, including, without limitation, the trademarks listed on Exhibit B annexed hereto and made a part hereof, together with all registrations and recordings thereof, all applications in connection therewith (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law), any goodwill of the business connected with, and symbolized by, any of the foregoing, and the right to sue for past, present and future infringements and rights corresponding thereto throughout the world.

- Section 2. <u>Grant and Pledge of Security</u>. To secure the payment, performance and observance of the Secured Obligations as more fully described in Section 3 below, the Company hereby grants, assigns, pledges, mortgages, hypothecates and affirms to the Collateral Agent, a continuing security interest in all of the present and future right, title and interest of the Company in and to the following property, and each item thereof, whether now owned or existing or hereafter created, acquired or arising in favor of the Company, together with all substitutions and accessions of or to any of the following property (collectively, the "<u>IP Collateral</u>"):
 - (a) All Patents.
 - (b) All Trademarks.
 - (c) All renewals of any of the foregoing.
 - (d) Any proceeds from the sale of all of the Company's full legal and beneficial title to items (a), (b), and (c) above, or any proceeds from the sale of the source and object code for the software programs comprising the SimDesk^{IM} suite of products.

 Products.
 - (e) Any and all proceeds from the enforcement by the Company of the Patents and Trademarks and all renewals thereof including but not limited to proceeds of infringement suits.
 - (f) Any proceeds from items (a), (b) and (c) above.

- Section 3. <u>Security for Obligations</u>. This Agreement secures the full and prompt payment when due (whether at the stated maturity, by acceleration or otherwise) of the principal and interest owing under the Notes (the "<u>Secured Obligations</u>"). Without limiting the generality of the foregoing, this Agreement secures the payment of all amounts that constitute part of the Secured Obligations that would be owed by the Company to the Purchasers under the Notes, the Purchase Agreement and any other document related thereto but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, reorganization or similar proceeding involving the Company (including, without limitation, post-petition interest accruing during any such proceeding).
- Section 4. <u>Company Remains Liable</u>. Anything herein to the contrary notwithstanding, (a) the exercise by Required Lenders of any of the rights hereunder shall not release the Company from any of its duties or obligations under the contracts and agreements included in the IP Collateral, and (b) the Required Lenders shall not have any obligation or liability under the contracts, agreements and other instruments included in the IP Collateral by reason of this Agreement, nor shall the Required Lenders be obligated to perform any of the obligations or duties of the Company thereunder or to take any action to collect or enforce any claim for payment assigned hereunder.
- Section 5. <u>Incorporation of Provisions by Reference</u>. The provisions of the following articles and sections of the Purchase Agreement shall apply for the purposes of this Agreement as if they were set out in full in this Agreement and as if reference in those articles and sections to the Purchase Agreement were references to this Agreement:
 - Article 5 Representations and Warranties of the Issuer
 Article 6 Representations and Warranties of the Purchaser
 - Article 12.2 Transfer and Exchange

Section 6. Further Assurances.

- (a) The Company agrees that from time to time, at its own expense, it shall promptly execute and deliver all further instruments and documents, and take all further action that the Collateral Agent may reasonably request, in order to perfect and protect any pledge, assignment or security interest granted or purported to be granted hereby (including, without limitation, taking any actions to provide the Collateral Agent with a first priority perfected security interest in any IP Collateral) or to enable the Collateral Agent to exercise and enforce their rights and remedies hereunder with respect to any IP Collateral. Without limiting the generality of the foregoing, the Company will execute and file such financing or continuation statements, or amendments thereto, and such other instruments or notices as the Collateral Agent may reasonably request, in order to perfect and preserve the pledge, assignment and security interest granted or purported to be granted hereunder.
- (b) The Company hereby authorizes the Collateral Agent to file one or more financing or continuation statements, and amendments thereto, relating to all or any part of the IP Collateral without the signature of the Company where permitted by law. A photocopy or other reproduction of this Agreement or any financing statement covering

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the IP Collateral or any part thereof shall be sufficient as a financing statement where permitted by law.

- (c) The Company will not sell, transfer, pledge or otherwise convey any IP Collateral, or create or suffer to exist any lien, security interest or other charge or encumbrance senior to the security interest of the Collateral Agent upon or with respect to any of the IP Collateral (other than the security interests created under this Agreement) without the prior written consent of the Required Lenders.
- (d) Until all of the Secured Obligations have been satisfied in full and the Purchase Agreement terminated, the Company shall not enter into any license agreement related to the IP Collateral with any person or entity except in the ordinary course of the Company's business, and shall not become a party to any agreement with any person or entity that is inconsistent with the Company's obligations under this Agreement.
- Section 7. Remedies. If any Company Default shall have occurred and be continuing the Collateral Agent, on behalf of the Purchasers, may exercise in respect of the IP Collateral, in addition to other rights and remedies provided for herein or otherwise available to it under the Notes, the Purchase Agreement or by law, all the rights and remedies of a secured party upon default under the Uniformed Commercial Code as in effect from time to time in the State of Nevada (the "UCC") (whether or not the UCC applies to the affected IP Collateral).
- Section 8. Events of Default. An event of default shall exist if any one of the following conditions or events shall occur and be continuing, after the expiration of any period granted for a curing of such events (each, a "Company Default"):
 - (a) failure of the Company to make any payment of interest or principal on the Convertible Notes within five (5) Business Days of any such payment being due;
 - (b) the Company becomes the subject of a Bankruptcy;
 - (c) the happening of any other event which makes it unlawful, impossible or impractical to carry on the business of the Issuer; or
 - (d) failure by the Company to perform or observe any material term, covenant or agreement, on its part to be performed or observed under (1) the Purchase Agreement, (2) the Company's Constitutional Documents or (3) any other Transaction Document; provided, any such failure shall not become a Company Default for a period of 30 days after notice thereof being given by the Required Lenders.
- Section 9. <u>Indemnity and Expenses</u>. The Company agrees to indemnify the Collateral Agent from and against any and all claims, losses and liabilities growing out of or resulting from this Agreement (including, without limitation, enforcement of this Agreement), except claims, losses or liabilities found in a final, non-appealable judgment by a court of competent jurisdiction to have resulted solely from any Collateral Agent's gross negligence, willful misconduct or breach of any of its obligations hereunder.

- Section 10. <u>Security Interest Absolute</u>. The obligations of the Company under this Agreement are independent of the Secured Obligations, and a separate action or actions may be brought and prosecuted against the Company to enforce this Agreement, irrespective of the Secured Obligations. All rights of the Collateral Agent and the pledge, assignment and security interest hereunder, and all obligations of the Company hereunder, shall be absolute and unconditional, irrespective of any lack of validity or enforceability of the Notes or any other agreement or instrument relating thereto, any change, restructuring or termination of the corporate structure or existence of the Company or any other circumstance that might otherwise constitute a defense available to, or a discharge of, the Company.
- Section 11. <u>Continuing Security Interest</u>. This Agreement shall create a continuing security interest in the IP Collateral and shall (a) remain in full force and effect until the indefeasible and irrevocable payment in full in cash of the Secured Obligations, (b) be binding upon the Company its successors and assigns and (c) inure, together with the rights and remedies of the Collateral Agent hereunder, to the benefit of their successors and assigns.
- Section 12. <u>Termination</u>. Upon the indefeasible and irrevocable payment in full in cash of the Secured Obligations, the pledge, assignment and security interest granted hereby shall terminate and all rights to the IP Collateral shall revert to the Company, and, except as otherwise provided herein, all of the Company's obligations hereunder shall at such time terminate. At such time, the Collateral Agent shall also promptly execute and deliver to the Company such documents and instruments reasonably requested by the Company necessary to evidence termination of all security interests given by the Company to the Collateral Agent hereunder.
- Section 13. <u>Protection Of IP Collateral By Company</u>. Except as set forth below in this Section 13, the Company shall undertake the following with respect to the IP Collateral:
 - (a) Pay all renewal fees and other fees and costs associated with maintaining the IP Collateral and with the processing and prosecution of the IP Collateral and take all other reasonable and necessary steps to maintain each application, grant and registration of the IP Collateral.
 - (b) Take all actions reasonably necessary to prevent any of the IP Collateral from becoming forfeited, abandoned, dedicated to the public, invalidated or impaired in any way.
 - (c) At the Company's sole cost, expense, and risk, pursue the processing and prosecution of each application for grant or registration which is the subject of the security interest created herein and not abandon or delay any such efforts.
 - (d) At the Company's sole cost, expense, and risk, take any and all action which the Company reasonably deem appropriate under the circumstances to protect the IP Collateral from infringement, misappropriation or dilution, including, without limitation, the prosecution and defense of infringement actions.

Notwithstanding the foregoing, so long as (x) no Company Default has occurred and is continuing, or (y) no Material Adverse Effect would result from the Company's actions,

Company shall have no obligation to use or to maintain any IP Collateral (i) that relates solely to any product that has been discontinued, abandoned or terminated, (ii) that has been replaced with IP Collateral substantially similar to the IP Collateral that may be abandoned or otherwise become invalid, so long as the failure to use or maintain such IP Collateral does not materially adversely affect the validity of such replacement IP Collateral and so long as such replacement IP Collateral is subject to the lien created by this Agreement, (iii) that Company has reasonably determined is of Negligible Economic Value to it, provided that Company will give at least thirty (30) calendar days advance written notice of its intent to complete any such abandonment to the Collateral Agent, or (iv) if the Collateral Agent has provided written consent to the abandonment of such IP Collateral.

- Section 14. <u>Representations, Warranties and Covenants</u>. In order to induce the Collateral Agent to enter into this Agreement, Company represents and warrants to the Collateral Agent and covenants as follows:
 - (a) Ownership of IP Collateral. Company exclusively owns the IP Collateral free and clear of any lien. No effective financing statement or other form of lien notice covering all or any part of the IP Collateral is on file in any recording office, except for those in favor of the Collateral Agent. No other Person has Control of any of the IP Collateral.
 - (b) Office Locations; Fictitious Names. The mailing address, principal place of business, chief executive office and office where the Company keeps its books and records relating to the IP Collateral is 6510 West Sam Houston Parkway North, Suite 100, Houston, Texas 77041. The Company has no other places of business, except for an office located in Vienna, Virginia. The Company does not do business and has not done business during the past five years under any name, tradename or fictitious business name other than SimDesk Technologies, Inc. and Internet Access Technologies, Inc.
 - (c) Perfection. The Collateral Agent has a valid, perfected and first priority security interest in the IP Collateral, securing the payment of the Secured Obligations, and such security interests are entitled to all of the rights, priorities and benefits afforded by the UCC or other applicable law as enacted in any relevant jurisdiction which relates to perfected security interests.
 - (d) Corporate or Name Change. Company will give the Collateral Agent at least thirty (30) days prior written notice of any change in Company's name, identity, mailing address, jurisdiction of organization or corporate structure. With respect to any such change, Company will promptly execute and deliver such instruments, documents and notices and take such actions, as the Collateral Agent deems necessary or desirable to create, perfect and protect the security interests of the Collateral Agent in the IP Collateral.
 - (e) Business Locations. Company will give the Collateral Agent at least thirty (30) days prior written notice of any change in Company's chief executive office and principal place of business or of any new location of business or any new location for any of the IP Collateral. With respect to any new location (which in any event shall be within

the continental United States), Company will execute and deliver such instruments, documents and notices and take such actions, as the Collateral Agent deems necessary to create, perfect and protect the security interests of the Collateral Agent in the IP Collateral.

- (f) Filing Requirements. None of the IP Collateral is of a type in which security interests or liens have been registered, recorded or filed under, or notice thereof given under, any federal statute or regulation. Company shall promptly notify the Collateral Agent in writing upon acquiring any interest hereafter in IP Collateral that is of a type where a security interest or lien may be registered, recorded of filed under, or notice thereof given under, any federal statute or regulation.
- (g) Records of IP Collateral. Company shall keep full and accurate books and records relating to the IP Collateral.
- (h) Exhibit A is a true, correct and complete list of all Patents owned by the Company as of the date hereof
- (i) Exhibit B is a true, correct and complete list of all Trademarks owned by the Company as of the date hereof
- (j) No Encumbrances. All IP Collateral owned by the Company is, and shall remain, free and clear of all Liens, encumbrances, or security interests in favor of any Person, other than Liens in favor of the Collateral Agent.
- (k) Right of Use. No material claim has been asserted and is pending by any Person challenging or questioning the use by Company of any of the IP Collateral owned by Company or the validity or effectiveness of any of the IP Collateral owned by Company, nor does Company know of any valid basis for any such claim, except as otherwise set forth in the Purchase Agreement. To the knowledge of the Company, the use by the Company of the IP Collateral does not infringe the rights of any Person in any material respect. No holding, decision or judgment has been rendered by any Governmental Authority which would limit, cancel or question the validity of, or Company's rights in, any IP Collateral in any respect that could reasonably be expected to have a Material Adverse Effect on the business or the property of Company.
- (l) IP Notice. The Company has used and will continue to use proper statutory notice in connection with its use of each of the patents, trademarks and service marks of the IP Collateral.

Section 15. <u>Agreement Applies To Future Intellectual Property</u>

(a) Upon the reasonable request of the Collateral Agent, the Company shall execute and deliver, and have recorded, any and all agreements, instruments, documents and papers as the Collateral Agent may reasonably request to evidence the Collateral Agent's security interest in any Patent or Trademark covered by this Agreement, and the Company hereby constitute the Collateral Agent as their attorney-in-fact to execute and file all such writings for the foregoing purposes, all acts of such attorney being hereby

ratified and confirmed; provided, however, the Collateral Agent's taking of such action shall not be a condition to the creation or perfection of the security interest created hereby.

Section 16. <u>Company's Rights To Enforce IP Collateral</u>. Prior to the Collateral Agent's giving of notice to the Company following the occurrence of an Company Default, the Company shall have the exclusive right to sue for past, present and future infringement of the IP Collateral including the right to seek injunctions and/or money damages, in an effort by the Company to protect the IP Collateral against encroachment by third parties.

Section 17. Collateral Agent's Actions To Protect IP Collateral. In the event of:

- (a) the Company's failure, within thirty (30) days of written notice from the Collateral Agent, to cure any failure by the Company to observe or perform any of the Company's covenants, agreements or other obligations hereunder; and/or
 - (b) the occurrence and continuance of any other Company Default,

the Collateral Agent, acting in its own name or in that of the Company, may (but shall not be required to) act in the Company's place and stead and/or in the Collateral Agent's own right in connection therewith.

Section 18. Collateral Agent As Attorney In Fact

- (a) The Company hereby irrevocably constitutes and designates the Collateral Agent as and for the Company's attorney in fact, effective following the occurrence and during the continuance of any Company Default to execute all such instruments, documents, and papers as the Collateral Agent reasonably determines to be appropriate in connection the sale, license, assignment, transfer, or other disposition of the IP Collateral.
- (b) The within grant of a power of attorney, being coupled with an interest, shall be irrevocable until this Agreement is terminated by a duly authorized officer of the Collateral Agent.
- (c) The Collateral Agent shall not be obligated to do any of the acts or to exercise any of the powers authorized by this section, but if the Collateral Agent elects to do any such act or to exercise any of such powers, it shall not be accountable for more than it actually receives as a result of such exercise of power, and shall not be responsible to Company for any act or omission to act except for any act or omission to act as to which there is a final determination made in a judicial proceeding, which determination includes a specific finding that the subject act or omission to act had been grossly negligent or in actual bad faith.

Section 19. Collateral Agent's Rights

(a) Any use by the Collateral Agent of the IP Collateral, as authorized hereunder in connection with the exercise of the Collateral Agent's rights and remedies under this Agreement and under the Purchase Agreement shall be coextensive with the

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Company's rights thereunder and with respect thereto and without any liability for royalties or other related charges. The Collateral Agent is authorized all such action as is provided to be taken by it as Collateral Agent hereunder or under the Purchase Agreement and the Notes and all other action(s) reasonably incidental thereto.

(b) Neither this Agreement nor any Transaction Document, or any act, omission, or circumstance taken or arising hereunder may be construed as directly or indirectly conveying to the Collateral Agent any present right, title or interest in and to the IP Collateral, which right, title and interest is effective only following the occurrence of any Company Default.

Section 20. Miscellaneous.

- (a) Amendments and Waivers; Modifications. No amendment, modification, termination, or waiver of any provision of this Agreement, nor consent to any departure by the Company therefrom, shall in any event be effective unless the same shall be in writing and signed by the Required Lenders and the Company, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given. No notice to or demand on the Company in any case shall entitle the Company to any other or further notice or demand in similar or other circumstances. The Company hereby authorizes the Collateral Agent to modify this Agreement by amending Exhibit A, Exhibit B and Exhibit C, as may be necessary from time to time to include any future Patents, Trademarks or other IP Collateral covered by Section 2, hereof, and further agrees to take all actions provided in Section 6 and Section 13 hereof to perfect and maintain the Collateral Agent's first priority security interests in any and all such future IP Collateral.
- (b) <u>Set-Off</u>. The obligations to make the payments provided for in this Agreement are absolute and unconditional and not subject to any defense, set-off, counterclaim, rescission, recoupment or adjustment whatsoever.
- (c) <u>Governing Law</u>. To the extent permitted by applicable law, this Agreement shall be governed by and construed in accordance with the laws of the State of Texas excluding the body of law relating to conflict of laws.
- (d) <u>Interpretation</u>. In the event that any one or more of the provisions contained in this Agreement shall be determined to be invalid, illegal or unenforceable in any respect for any reason, the validity, legality and enforceability of any such provision or provisions in every other respect and the remaining provisions of this Agreement shall not be in any way impaired.
- (e) <u>Successors and Assigns</u>. This Agreement may be assigned by the Collateral Agent to (i) any Affiliate of the Collateral Agent or any member of the Purchasers' Family Group, without the consent of the Company, and (ii) any other Person not an Affiliate or member of the Purchasers' Family Group, with the prior consent of the Company, which consent shall not be unreasonably withheld; provided that any such assignment shall only be-made in conjunction with corresponding assignments of related

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rights and obligations of the Collateral Agent under the Purchase Agreement and the Notes. Neither this Agreement nor any right, remedy, obligation or liability arising hereunder or by reason hereof shall be assignable by the Company without the prior written consent of the Required Lenders. This Agreement shall be binding upon the Company and its permitted successors and assigns and shall inure to the benefit of the Collateral Agent and its successors and assigns. Nothing in this Agreement, express or implied, is intended or shall be construed to give any person or entity other than the parties to this Agreement or their respective successors or assigns any legal or equitable right, remedy or claim under or in respect of any agreement or any provision contained herein. The Company will require any successor to the Company or any permitted assignee thereof (each, a "Successor"), whether direct or indirect, by purchase, merger, consolidation, operation of law or otherwise, to expressly assume and agree to perform the obligations under this Agreement in the same manner and to the same extent that the Company would be required to perform them if no such purchase, succession or assignment had taken place upon any such purchase, succession or assignment, the references in this Agreement to the Company shall also apply to any Successor unless the context otherwise requires. No such purchase, succession, or assignment shall relieve the Company of its obligations hereunder. "Family Group" means, with respect to an individual, such individual's spouse and descendants (whether natural or adopted) and any trust, partnership, co or other entity solely for the benefit of such individual and/or such individual's spouse and/or descendants, and "Affiliate" of an entity means any other Person, directly or indirectly controlling, controlled by or under common control with another Person.

(f) Notices. Any notices, consents, waivers: or other communications required or permitted to be given under the terms of this Agreement must be in writing and will be deemed to have been delivered: (i) upon receipt, when delivered personally; (ii) upon receipt, when sent by facsimile provided confirmation of transmission is mechanically or electronically generated and kept on file by the sending party); or (iii) one business day after deposit with an overnight courier service, in each case properly addressed to the party to receive the same. The addresses and facsimile numbers for such communications shall be:

If to Collateral Agent:

Altazano Management, LLC 2550 North Loop West, Suite 750 Houston, TX 77092 Fax: (713) 572-7676

Attention: Chief Executive Officer

If to the Company:

SimDesk Technologies, Inc. 6510 West Sam Houston Parkway North Suite 100 Houston, Texas 77041 Fax: (713) 690-7462

Attention: Chief Executive Officer

with a copy to:

Chamberlain, Hrdlicka, White, Williams & Martin 1200 Smith Street, Suite 1400 Houston, Texas 77002

Fax: (713) 658-2553

Attention: Ralph K. Miller, Jr., Esq.

- (g) <u>Section and Other Headings</u>. The section headings used or contained in this Agreement are for convenience of reference only and shall not affect the construction of this Agreement.
- (h) <u>Counterparts</u> This Agreement may be executed in counterpart, each of which counterpart, when so executed and delivered, shall be deemed to be an original and all of which counterparts, taken together, shall constitute but one and the same Agreement. Signatures relating to this Agreement transmitted by telecopy shall be deemed originals, provided that in each such case the manually signed copies shall be delivered to the parties hereto.

* * * *

IN WITNESS WHEREOF, the parties hereto have caused this Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

COMPANY:

SIMDESK TECHNOLOGIES, INC.

Name: Louis A. Waters

Title: Chairman and Chief Executive Officer

COLLATERAL AGENT:

ALTAZANO MANAGEMENT, LLC

By:	
Name:	
Title	

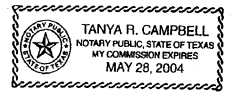
0436300.12 002972-000000

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THE STATE C	F TEXAS	§
	н.	§
COUNTY OF	Harris	§

BEFORE ME, the undersigned authority, on this day personally appeared Louis A. Waters, Chairman and Chief Executive Officer of SimDesk Technologies, Inc., a Nevada corporation, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for purposes and consideration therein expressed on behalf of such corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE on this 19th day of November, 2003.



Notary Public, State of Texas

THE STATE OF TEXAS	8
COUNTY OF	8

BEFORE ME, the undersigned authority, on this day personally appeared John B. Goodman, authorized representative of Altazano Management, LLC, a Texas limited liability company, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for purposes and consideration therein expressed on behalf of such limited liability company.

GIVEN UNDER MY HAND AND SEAL OF OFFICE on this ____ day of November, 2003.

Notary Public, State of Texas

IN WITNESS WHEREOF, the parties heroto have caused this Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

COV	AP A	NY
~~	_	

91MDESK TECHNOLOGIBS, INC.

Name: Louis A. Waton

Title: Chairman and Chief Executive Officer

COLLATERAL AGENT:

ALTAZANO MANAGEMENT, LLC

Name: 10

me John B. Goodmar

Title: Authorized Representative

6436300.12 002972-000000

12

THE STATE OF TEXAS	Ş
	Ş
COUNTY OF	Ş

BEFORE ME, the undersigned authority, on this day personally appeared Louis A. Waters, Chairman and Chief Executive Officer of SimDesk Technologies, Inc., a Novada corporation, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for purposes and consideration therein expressed on behalf of such corporation.

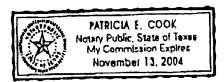
GIVEN UNDER MY HAND AND SEAL OF OFFICE on this ____ day of November, 2003.

Notary Public, State of Texas

THE STATE OF TEXAS §
COUNTY OF Harris §

BEFORE ME, the undersigned authority, on this day personally appeared John B. Goodman, authorized representative of Altazano Management, LLC, a Texas limited liability company, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for purposes and consideration therein expressed on behalf of such limited liability company.

GIVEN UNDER MY HAND AND SEAL OF OFFICE on this 26 day of November, 2003.



Jatucia E. Cooke Notary Public, State of Texas

EXHIBIT A

<u>List of Patents</u>

ATTACHED

SIMDESK TECHNOLOGIES INC Patent Number Serial Number

020202-000048	020202-000047	020202-000033	020202-000032	020202-000031	020202-000023	020202-000021	Matter 020202-000002
APPLICATION GENERATOR	HIGH SPEED SERVER SYSTEM	REMOTE DOCUMENT MANAGEMENT SYSTEM	E-MAIL TRACKING SYSTEM	HIGH SPEED SERVER SYSTEM	REMOTE PRINTING	SERVER-SIDE RECYCLE BIN SYSTEM	Matter Title VIRTUAL TAPE STORAGE SYSTEM AND METHOD
KOUZNETSOV, DAVIS, ZHAN, CHO, HARGRAVES, KASIM	WHITE, CARRIER,	HARGRAVES, CHO, KASIM, KOUZNETSOV, ZAHN	BELL	PEREZ, WHITE Jr., CARRIER	DAVIS	DAVIS, BLYTHE	<i>Inventors</i> DAVIS, BLYTHE
Ċ	PCT	Ċs	Ċs	*U.S.	·U.s.	*U.S.	Country •U.S.
						6,611,836 8/26/2003	6,594,677 7/15/2003
10/147,833 5/17/2002	PCT/US02/13449 4/29/2002	10/142,197 5/9/2002	10/134,580 4/29/2002	10/134,796 4/29/2002	10/010,303 11/13/2001	09/749,116 12/26/2000	9/747,457 12/22/2000
PENDING. Response to Office Action due 12/22/03 (3/22/04). Pay fees as LARGE ENTITY per SJS 6/9/03.	PENDING. Change of Applicant name to Simdesk sent to WIPO 8/5/03. National Stage Chapter II deadline 10/27/03.	PENDING. Awaiting first Office Action. NOTE: Non-publication request on file w/PTO. Pay fees as LARGE ENTITY per SJS 6/9/03.	PENDING. Awaiting first Office Action. NOTE: Non-publication request on file w/PTO. Pay fees as LARGE ENTITY per SJS 6/9/03.	PENDING. Petition to Revive granted 8/7/03.	PENDING. Awaiting first Office Action. Pay fees as LARGE ENTITY per SJS 6/9/03.	ISSUED. 3.5 year maintenance fee due 2/26/07. Patent expires 7/22/21.	Current Status ISSUED. 7/15/2003. Sent to client 7/21/03 No. 6,594,677
	APPLICATION GENERATOR KOUZNETSOV, DAVIS, *U.S. 10/147,833 ZHAN, CHO, 5/17/2002 HARGRAVES, KASIM	HIGH SPEED SERVER SYSTEM WHITE, CARRIER, PCT PCT/US02/13449 4/29/2002 APPLICATION GENERATOR KOUZNETSOV, DAVIS, *U.S. 10/147,833 ZHAN, CHO, HARGRAVES, KASIM 5/17/2002	REMOTE DOCUMENT MANAGEMENT SYSTEM HIGH SPEED SERVER SYSTEM APPLICATION GENERATOR APPLIC	E-MAIL TRACKING SYSTEM BELL *U.S. 10/134,580 4/29/2002 REMOTE DOCUMENT MANAGEMENT SYSTEM HARGRAVES, CHO, KASIM, KOUZNETSOV, ZAHN *U.S. 10/142,197 5/9/2002 HIGH SPEED SERVER SYSTEM WHITE, CARRIER, ZAHN PCT PCT/US02/13449 4/29/2002 APPLICATION GENERATOR KOUZNETSOV, DAVIS, ZHAN, CHO, HARGRAVES, KASIM *U.S. 10/147,833 5/17/2002	HIGH SPEED SERVER SYSTEM PEREZ, WHITE Jr., 10.S. 10/134,796 CARRIER 10.S. 10/134,796 4/29/2002 E-MAIL TRACKING SYSTEM BELL 10.S. 10/134,580 APPLICATION GENERATOR ZHAN, CHO, HARGRAVES, CHO, HARGRAVES, KASIM *U.S. 10/134,580 4/29/2002 *I.S. 10/142,197 *I.S. 1	REMOTE PRINTING DAVIS *U.S. 10/010,303 11/13/2001 HIGH SPEED SERVER SYSTEM PEREZ, WHITE Jr., CARRIER *U.S. 10/134,796 4/29/2002 E-MAIL TRACKING SYSTEM BELL *U.S. 10/134,580 4/29/2002 REMOTE DOCUMENT MANAGEMENT SYSTEM HARGRAVES, CHO, KASIM, KOUZNETSOV, ZHN *U.S. 10/142,197 5/9/2002 HIGH SPEED SERVER SYSTEM WHITE, CARRIER, ZHAN, CHO, HARGRAVES, KASIM PCT PCT/US02/13449 4/29/2002	SERVER-SIDE RECYCLE BIN DAVIS, BLYTHE *U.S. 6,611,836 872672003 09/749,116 12/26/2000 REMOTE PRINTING DAVIS *U.S. 10/010,303 11/13/2001 HIGH SPEED SERVER SYSTEM PEREZ, WHITE Jr., CARRIER *U.S. 10/134,796 4/29/2002 E-MAIL TRACKING SYSTEM BELL *U.S. 10/134,796 4/29/2002 REMOTE DOCUMENT MANAGEMENT SYSTEM HARGRAVES, CHO, ZAHN *U.S. 10/142,197 5/9/2002 HIGH SPEED SERVER SYSTEM WHITE, CARRIER. PCT 10/142,197 4/29/2002 APPLICATION GENERATOR KOUZNETSOV, DAVIS, ZHAN, CHO, HARGRAVES, KASIM *U.S. 10/147,833 5/17/2002

SIMDESK TECHNOLOGIES INC

020202-000067	020202-000066	020202-000064	020202-000061	020202-000060	020202-000059	020202-000058	020202-000057	Matter 020202-000056
REMOTE PRINTING	REMOTE PRINTING	APPLICATION GENERATOR	ON-LINE PRESENTATION SOFTWARE USING WEBSITE DEVELOPMENT TOOLS	INSTANT MESSAGING SYSTEM	INSTANT MESSAGING METHODOLOGY	ON-LINE PRESENTATION SOFTWARE	ON-LINE PRESENTATION SOFTWARE USING WEBSITE DEVELOPMENT TOOLS	Matter Title ON-LINE PRESENTATION SOFTWARE
DAVIS, BLYTHE	DAVIS, BLYTHE	KOUZNETSOV, DAVIS, ZHAN, CHO ET AL.	KOUZNETSOV	BELL, MESERVY	KOUZNETSOV,	KAMERY, REZA	KOUZNETSOV	Inventors KAMERY, REZA
CANADA	BRAZIL	PCT	РСТ	PCT	**U.S PROV	PCT	*U.S.	Patent Number Country Issue Date *U.S.
2,428,803 11/13/2001		PCT/US03/14968 5/13/2003	PCT/US03/01382 1/17/2003	PCT/US02/41625 12/27/2002	60/436,235 12/24/2002	PCT/US02/40057 12/16/2002	10/346,541 1/17/2003	Serial Number Filing Date 10/321,737 12/16/2002
PENDING. Filing receipt received. 2003 annuity paid 8/2003 per Kari.	PENDING. Sent to Associate 5/12/03.	PENDING. Response to Correct Defects sending powers sent 7/22/03.	PENDING. Change of name of Applicant to Simdesk sent 8/5/03 to International Bureau. Publication rec'd 8/13/03. Demand sent 8/18/03 with no amendments.	PENDING. Change of Applicant to Simdesk sent to WIPO 8/5/03 - CANNOT CHANGE per WIPO because we do not have powers for Bell and Meservy. Publication received.	PENDING. Provisional application; expires 12/24/03. Pay fees as LARGE ENTITY per SJS 6/9/03.	PENDING. Demand filed 7/14/03. Awaiting Search Report. Change of name of Applicant to Simdesk sent 8/5/03.	PENDING. Pay fees as LARGE ENTITY per SJS 6/9/03.	Current Status PENDING. Response to Deficiency Notice (Reza paperwork) due 11/3/03.

SIMDESK TECHNOLOGIES INC

020202-000078	020202-000077	020202-000075	020202-000074	020202-000072	020202-000071	020202-000070	020202-000069	Matter 020202-000068
VIRTUAL TAPE STORAGE SYSTEM AND METHOD	VIRTUAL TAPE STORAGE SYSTEM AND METHOD	REMOTE PRINTING	REMOTE PRINTING	REMOTE PRINTING	REMOTE PRINTING	REMOTE PRINTING	REMOTE PRINTING	Matter Title REMOTE PRINTING
DAVIS, BLYTHE	DAVIS, BLYTHE	DAVIS, BLYTHE	DAVIS, BLYTHE	DAVIS, BLYTHE	DAVIS, BLYTHE	DAVIS, BLYTHE	DAVIS, BLYTHE	Inventors DAVIS, BLYTHE
CANADA	BRAZIL	SINGAPORE	MEXICO	JAPAN	INDIA	EUROPE	EURASIAN	Patent Number Country Issue Date CHINA
2,432,291 12/20/2001		200302843-8 11/13/2001	PA/A/2003/004238 11/13/2001	2002-556381 11/13/2001	5/27/2003	01989187.8 11/13/2001	200300563 11/13/2001	Serial Number Filing Date 01821998.5 11/13/2001
PENDING. Application sent to Associate 6/9/03. 2003 annuity paid 8/2003 per Kari.	PENDING. Application sent to Associate 6/9/03.	PENDING. Application sent to Associate 5/12/03.	PENDING. Filing receipt received.	PENDING. Filing Receipt received.	PENDING. Filing receipt 7/30/03.	PENDING. Filing receipt received. Awaiting 2003 annuity paid 8/2003 per Kari.	PENDING. Filing receipt received.	Current Status PENDING. Request for Exam due 11/14/03.

SIMDESK TECHNOLOGIES INC

020202-000085	020202-000084	020202-000083	020202-000082	020202-000081	020202-000080	Matter 020202-000079
VIRTUAL TAPE STORAGE SYSTEM AND METHOD	VIRTUAL TAPE STORAGE SYSTEM AND METHOD	VIRTUAL TAPE STORAGE SYSTEM AND METHOD	VIRTUAL TAPE STORAGE SYSTEM AND METHOD	VIRTUAL TAPE STORAGE SYSTEM AND METHOD	VIRTUAL TAPE STORAGE SYSTEM AND METHOD	Mailer Title VIRTUAL TAPE STORAGE SYSTEM AND METHOD
DAVIS, BLYTHE	DAVIS, BLYTHE	DAVIS, BLYTHE	DAVIS, BLYTHE	DAVIS, BLYTHE	DAVIS, BLYTHE	Inventors DAVIS, BLYTHE
SINGAPORE	MEXICO	JAPAN	INDIA	EUROPE	EAPO	Country CHINA
						Patent Number Issue Date
200303664-7 12/20/2001	PA/a/2003/005737 2/20/2001		801/KOL NP/03 6/19/2003	01992253.3 12/20/2001	200300720 12/12/2000	Serial Number Filing Date
PENDING. Application sent to Associate 6/9/03.	PENDING, Filing receipt received.	PENDING. Received filing receipt. Request for Exam. due 12/20/04.	PENDING.	PENDING. 2003 annuity paid 8/2003 per Kari.	PENDING. Awaiting first action.	Current Status PENDING. Request for Examination due 12/22/03.

EXHIBIT B

List of Trademarks

ATTACHED

SIMDESK TECHNOLOGIES INC Trademark Matters

Matter

Mark

Country

Registration

Issue Date

2,682,917

76/338,621

11/16/2001

2/4/2003

020202-000004

YOUR SIMPLY
ANYWHERE DESKTOP

Serial Number

Filing Date

Class Goods &

9, 42 Communications software for connecting computer users to a

on-line software applications, allowing computer users to access global computer network and for namely, word processing,

printer, to design, create, develop global computer network to a remote

execute multimedia presentations by to design, create, develop and and execute graphics programs and

International Class 9.

images and moving pictures, in integrating text, audio, graphics, still

Application service provider (ASP)

applications, and applications that conferencing and e-mail

management, audio and video information management, file spreadsheet, database, personal

systems and data archiving systems design, create and use data storage provide a user with the ability to

to send printing instructions via a

2/4/2009. Renewal due 2/4/2013 ISSUED. Declaration 8 & 15 due

Current Status

development and execution, in and multimedia presentation program development and execution and data archiving system e-mail, remote printing, data storage development, personal information applications for use in word development and use, graphic audio and video conferencing, processing, spreadsheet featuring on-line software management, file management, development, database International Class 42.

Page 1 of 16

REEL: 003055 FRAME: 0924

PENDING. Received Notice of Allowance. Statement of Use due 12/10/03.	9, 42 Communications software for allowing users of wireless communication devices to access	9, 42	76/198,007 1/22/2001		. U.s.	SIMWIRELESS	020202-000007
	Providing use of on-line software applications for use in personal information management, in International Class 42.						
ISSUED. Declaration 8 & 15 due 7/15/2009. Renewal due 7/15/2013.	9, 42 Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, access to a personal appointment book, contact list manager, to do list and memo pad, in International Class 9.	9, 42	76/197,585 1/22/2001	2,737,811 7/15/2003	Ċ.s.	SIMPIM	020202-000006
Current Status	lass Goods &	Class	Serial Number Filing Date	Registration Issue Date	Country	Mark	Matter

images and/or moving pictures, in International Class 9. network to a remote printer, and to develop multimedia presentations by systems, to send printing instructions via a global computer design and create data archiving applications, and applications that provide a user with the ability to management, and email spreadsheet, database, personal namely, word processing, on-line software applications, information management, file integrating text, audio, graphics, still

TRADEMARK REEL: 003055 FRAME: 0925

management, file management, email, remote printing, data archiving

development, personal information

development, database

multimedia presentation development, in International Class

system development and

applications for use in word processing, spreadsheet

services featuring on-line software

Application service provider (ASP)

9, 42 Communications software for connecting computer users to a	9, 42	76/197,834 1/22/2001		*U.S.	SIMBOARD	020202-000009
Providing use of on-line software applications which allow a user to send printing instructions via a global computer network to a remote printer connected to his local computer via the global computer network, in International Class 42.						
9, 42 Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, software applications which permit an authorized user to send printing instructions via a global computer network to a remote printer connected to his local computer via the global computer network, in international Class 9.	9, 42	76/197,696 1/22/2001		ູ່ ຕຸ	SIMSPOOL	020202-000008
Class Goods &	Class	Serial Number Filing Date	Registration Issue Date	Country	Mark	Matter

9, 42 Communications software for allowing computer users to access on-line software applications, combinations thereof, in International Class 9. images, moving pictures and integrated text, audio, graphics, still multimedia presentations including developing and communicating software applications used for namely, access to computer global computer network and for connecting computer users to a

applications for use in developing and communicating multimedia

Providing use of on-line software

moving pictures and combinations

thereof, in International Class 42. text, audio, graphics, still images, presentations including integrated

PENDING. Received Notice of Allowance. Statement of Use due 03/03/04.

TRADEMARK REEL: 003055 FRAME: 0926

due 3/10/04.

PENDING. Received Notice of Allowance. Statement of Use

Current Status

	020202-000013			020202-000012		020202-000010	Matter
	SIMCALC			SIMMAIL		SIMFILE	Mark
	Ċ s			S.		Ċ	Country
	2,737,813 7/15/2003			2,759,553 9/2/2003			Registration Issue Date
	76/198,009 1/22/2001			76/198,010 1/22/2001		76/198,342 1/22/2001	Serial Number Filing Date
	9, 42			439. 428.		, 9, 42 42	Class
Providing use of on-line software applications for use in preparing spreadsheets, in International Class 42.	Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, access to a spreadsheet program, in International Class 9.	Providing use of on-line software applications which provides the user with the ability to use an electronic mail system, in International Class 42.	Electronic mail services, in International Class 38.	Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, access to a software application that provides the user with the ability to use an electronic mail system, in International Class 9.	Providing use of on-line software applications for use in file management, in International Class 42.	Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, access to a file management software application that allows users to manage files on both local and remote disk drives, in International Class 9.	Goods &
•	ISSUED, Declaration 8 & 15 due 7/15/2009. Renewal due 7/15/2013.			ISSUED, Declaration 8 & 15 due 9/2/2009. Renewal due 9/2/2013.		PENDING. Received Notice of Allowance. Statement of Use due 3/3/04.	Current Status

	020202-000016		020202-000015			020202-000014	Matter
	SIMWORD		SIMBASE			SIMTAPE	Mark
	∵		Ċ.s			Ċ.s.	Country
	2,737,814 7/15/2003						Registration Issue Date
	76/198,236 1/22/2001		76/197,695 1/22/2001			76/198,008 1/22/2001	Serial Number Filing Date
	9, 42		9, 42			42.9 42.9	Class
Providing use of on-line software applications for use in word processing, in International Class 42.	Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, access to word processing software, in International Class 9.	Providing use of on-line software applications for use in database management, in International Class 42.	Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, database management software applications, in International Class 9.	Providing use of on-line software applications which provides the user with the ability to design and create a data archiving system, in International Class 42.	Electronic storage of records for others, in International Class 39.	Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, access to a software application that provides the user with the ability to design and create a data archiving system, in International Class 9.	Goods &
	ISSUED. Declaration 8 & 15 due 7/15/2009. Renewal due 7/15/2013.		PENDING. Received Notice of Allowance. Statement of Use due 3/3/04.			PENDING. Received Notice of Allowance. Statement of Use due 3/3/04.	Current Status

Page 5 of 1

			Issue Date	Filing Date	Class	Goods &	
020202-000022	SIMSTORE	ů s	·	76/338,606 11/16/2001	4.39.9 2.39.9	Communications software for connecting computer users to a global computer network and for accessing on-line software applications, namely, applications that provide the user with the ability to use a remote data storage system, in International Class 9.	PENDING. Received Notice of Allowance. Statement of Use due 3/3/04.
						Electronic storage of records for others, in International Class 39.	
		*				Providing on-line access to software applications, namely, applications for use in connection with a data storage system, in International Class 42.	
020202-000024	IAT	∩ ∾	2,764,860 9/16/2003	76/170,172 11/22/2000	9, 42	 Communications software for connecting computer users to a global computer network and for allowing computer users to access 	ISSUED. Declaration 8 & 15 due 9/16/2009. Renewal due 9/16/2013.

Matter

Country

Registration

Serial Number

Current Status

systems, to send printing provide a user with the ability to design and create data archiving management, and email on-line software applications, develop multimedia presentations by network to a remote printer, and to instructions via a global computer applications, and applications that information management, file namely, word processing, International Class 9. spreadsheet, database, personal images and/or moving pictures, in integrating text, audio, graphics, still

TRADEMARK REEL: 003055 FRAME: 0929

development, in International Class

multimedia presentation

system development and

email, remote printing, data archiving development, personal information management, file management,

development, database

processing, spreadsheet applications for use in word Providing use of on-line software

020202-000025	Matter
INTERNET ACCESS TECHNOLOGIES	Mark
Ċ	Country
2,684,865 2/4/2003	Registration Issue Date
76/170,173 11/22/2000	Serial Number Filing Date
Application service provider (ASP) services featuring on-line software applications for use in word	Class Goods &
ISSUED. Declaration 8 & 15 due 2/4/2009. Renewal due 2/4/2013.	Current Status

International Class 9.

Application service provider (ASP) services featuring on-line software

provide a user with the ability to design and create data archiving systems, to send printing instructions via a global computer network to a remote printer, and to develop multimedia presentations by

integrating text, audio, graphics, still

images and/or moving pictures, in

applications for use in word processing, spreadsheet development, database development, personal information management, file management, e-mail, remote printing, data archiving system development and

multimedia presentation

development, in International Class

ISSUED. Declaration 8 & 15 due 8/05/2009. Renewal due 8/05/2013.

020202-000034

SIMDESK

2,746,180 8/5/2003

76/336,532 11/9/2001

9, 42 Communications software for

connecting computer users to a

development, in International Class

multimedia presentation

system development and

email, remote printing, data archiving

development, personal information management, file management,

processing, spreadsheet development, database

global computer network and for allowing computer users to access

applications, and applications that

on-line software applications, namely, word processing, spreadsheet, database, personal information management, file management, and email

PENDING. Statement of Use filed 9/3/03. Awaiting Approval of Statement of Use	9,42 Communications software for connecting computer users to a	76/338,934 11/16/2001		.c.s	SIMPRESENTER	020202-000038
	Providing on-line access to software applications, namely, applications for use in audio and/or video conferencing, in International Class 42.					
PENDING. Received Notice of Allowance. Statement of Use due 2/25/04.	9, 42 Communications software for connecting computer users to a global computer network and for accessing on-line software applications, namely, applications providing audio and/or video conferencing capability, in International Class 9.	76/338,605 11/16/2001		Ċ	SIMCONFERENCE	020202-000037
Current Status	Class Goods &	Serial Number Filing Date C	Registration Issue Date	Country	Mark	Matter

videoconferencing, in International conferencing, and/or instant messaging, audio integrating text, audio, graphics, still create, develop and execute graphics programs, to design, design, create, develop and execute applications, namely, applications global computer network and for to communicate via whiteboard, images and/or moving pictures, and multimedia presentations by that provide a user with the ability to accessing on-line software

> Statement of Use. Awaiting Approval of Statement of Use

TRADEMARK REEL: 003055 FRAME: 0931

multimedia presentations to others,

present graphics programs or images and/or moving pictures, to integrating text, audio, graphics, still multimedia presentations by create, develop and execute graphics programs, to design, design, create, develop and execute applications, namely, applications services featuring on-line software Application service provider (ASP)

that provide a user with the ability to

and to communicate via whiteboard

videoconferencing, in International

conferencing, and/or instant messaging, audio

020202-000044		020202-000039	Matter
SIMPHONE		SIMDESK & DESIGN	Mark
č.s.		Ċ S	Country
		2,694,996 3/11/2003	Registration Issue Date
78/269,419 7/1/2003		11/16/2001	Serial Number Filing Date
009; 042		ν. 4	Class
Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, a wireless communications program, International Class: 009	Providing on-line access to software applications, namely, applications for use in word processing, spreadsheet development, database development, personal information management, file management, audio and/or video conferencing, email, remote printing, data storage and data archiving system development and use, graphic program development and execution and multimedia presentation development and execution, in international Class 42.	connecting computer users to a global computer network and for accessing on-line software applications, namely, word processing, spreadsheet, database, personal information management, file management, audio and/or video conferencing and email applications, and applications that provide a user with the ability to design, create and use data storage systems and data archiving systems to send printing instructions via a global computer network to a remote printer, to design, create, develop and execute multimedia presentations by integrating text, audio, graphics, still images and/or moving pictures, in International Class 9.	
PENDING. Received First Office Action. Response due 3/26/04		3/11/2009. Renewal due 3/11/2013.	Current Status

TRADEMARK REEL: 003055 FRAME: 0932

Providing use of on-line software applications for use in wireless communications, International Class: 042

PENDING. Awaiting Office Action.	Communications software for F connecting computer users to a A closel computer petwork and for	009; 042	78/269,442 7/1/2003		*U.S.	WORLD WIDE SERVER	020202-000049
	providing temporary use of on-line non-downloadable software applications for use in electronic mail and personal information management, International Class: 042						
PENDING. Received Examiner's Amendment. Awaiting further action.	Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, an information organizer program for organizing electronic mail messages and accounts, and personal information, including appointments, contact lists, to do lists, and calendar functions, International Class: 009	009, 42,	78/269,393 7/1/2003		C S	SIMORGANIZER	020202-000045
Current Status	Goods &	Class	Serial Number Filing Date	Registration Issue Date	Country	Mark	Matter

images and/or moving pictures, International Class: 009 network to a remote printer, and to develop multimedia presentations by integrating text, audio, graphics, still systems, to send printing instructions via a global computer design and create data archiving provide a user with the ability to applications, and applications that management, and email information management, file spreadsheet, database, personal namely, word processing, on-line software applications, allowing computer users to access global computer network and for

development, International Class: archiving system development and development, database development, personal information multimedia presentation e-mail, remote printing, data featuring on-line software applications for use in word management, file management, processing, spreadsheet Application service provider services

Current Status

	020202-000052		020202-000051		020202-000050	Matter
e *:	SIMPRINTER		SIMBACKUP		SIMEXPLORER	Mark
	. C. છ.		ů.s.		Ċs	Country
			•			Registration Issue Date
	78/266,556 6/24/2003		78/266,529 6/24/2003		78/266,539 6/24/2003	Serial Number Filing Date
	009 _: 042		009; 042		009; 042	Class
Providing use of on-line software applications for use in accessing internet-connected printers, in International Class 042.	Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, to access any internet-connected printer, in International Class 009.	Providing use of on-line software applications for use in file backup, in International Class 042.	Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, a tape backup utility program, in International Class 009.	Providing use of on-line software applications for use in file and directory management, in International Class 042.	Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, a file and directory manager, in International Class 009.	Goods &
	PENDING. Received Examiner's Amendment. Awaiting further action.		PENDING. Received Examiner's Amendment. Awaiting further action.		PENDING, Received Examiner's Amendment. Awaiting further action.	Current Status
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providing temporary use of on-line non-downloadable software applications for use in preparing graphics presentations, International Class: 042	Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, a graphics presentation program, International Class: 009	Application service provider services featuring on-line software applications for use in word processing, spreadsheet development, database development, personal information management, file management, e-mail, remote printing, data archiving system development and multimedia presentation development, International Class: 042	Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, word processing, spreadsheet, database, personal information management, file management, and email applications, and applications that provide a user with the ability to design and create data archiving systems, to send printing instructions via a global computer network to a remote printer, and to develop multimedia presentations by integrating text, audio, graphics, still images and/or moving pictures, International Class: 009	Goods &
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9, 42 Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications.	Providing use of on-line software applications which provides the user with a text messaging system that allows users to communicate with each other on a real-time basis, in International Class 42.	Wireless communications services, namely, digital text messaging which allows communication on a real-time basis, in International Class 38.	Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, access to a software application that provides the user with a text messaging system that allows users to communicate with each other on a real-time basis, in International Class 9.	Goods &
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and communicating multimedia presentations including integrated

applications for use in developing Providing use of on-line software

text, audio, graphics, still images, moving pictures and combinations thereof, in International Class 42.

images, moving pictures and combinations thereof, in International Class 9.

developing and communicating multimedia presentations including integrated text, audio, graphics, still

namely, access to computer software applications used for on-line software applications,

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Communications software for

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connecting computer users to a

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global computer network and for

on-line software applications, allowing computer users to access

spreadsheet, database, personal namely, word processing,

managment, and email applications, information management, file

and applications that provide a user

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e-mail, remote printing, data management, file management, applications for use in word development, in International Class multimedia presentation archiving system development and development, personal information development, database processing, spreadsheet Application service provider services featuring on-line software

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with the ability to design and create data archiving systems, to send

printing instructions via a global

computer network to a remote printer,

and to develop multimedia

moving pictures, in International Class 009. audio, graphics, still images, and/or presentations by integrating text,

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Providing use of on-line software applications for use in managing groups of users, in International Class 042.	Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, to manage groups of users, in international Class 009.	Application service provider services featuring on-line software applications for use in word processing, spreadsheet development, database development, personal information management, file management, e-mail, remote printing, data archiving system development and multimedia presentation development, in International Class 042.	Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, word processing, spreadsheet, database, personal information management, file management, and email applications, and applications that provide a user with the ability to design and create data archiving systems, to send printing instructions via a global computer network to a remote printer, and to develop multimedia presentations by integrating text, audio, graphics, still images, and/or moving pictures, in International Class 009.	Goods &
	PENDING. Received Examiner's Amendment. Awaiting further action.		PENDING. Awaiting Office Action.	Current Status

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	software for locating stored electronic files and securely sharing them among users and groups on a global computer network, International Class 009	Software for locating stored electronic files and securely sharing them among users and groups on a global computer network, International Class 009	Application service provider services featuring on-line software applications for use in word processing, spreadsheet development, database development, file management, e-mail, remote printing, data archiving system development and multimedia presentation development, International Class: 042	Communications software for connecting computer users to a global computer network and for allowing computer users to access on-line software applications, namely, word processing, spreadsheet, database, personal information management, file management, and email applications, and applications that provide a user with the ability to design and create data archiving systems, to send printing instructions via a global computer network to a remote printer, and to develop multimedia presentations by integrating text, audio, graphics, still images and/or moving pictures, International Class: 009	Goods &
OPEN. Awaiting client instructions.	PENDING. Awaiting Office Action.	PENDING. Awaiting Office Action.		PENDING. Awaiting Office Action.	Current Status

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