FORM PTO-1619A Expires 06/30/99



RECORDATION FORM

U.S. Department of Commerce Patent and Trademark Office

06-23-1999



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Ψ	PATENTS ONLY
	rks: Please record the attached original document(s) or copy(ies).
Submission Type	Conveyance Type
New	X Assignment Security Agreement
Resubmission (Non-Recordation)	License Change of Name
Document ID# 100961878	Change of Name
Correction of PTO Error	Merger Other
Reel # Frame #	U.S. Government
Corrective Document Reel # Frame #	(For Use ONLY by U.S. Government Agencies)
	Departmental File Secret File
Conveying Party(ies)	Mark if additional names of conveying parties attached Execution Date
Name (line 1) B.E.L-TRONICS LIMIT	Month Day Year     10 22 97
	10 22 97
Name (line 2)	Execution Date
Second Party	Month Day Year
Name (line 1)	
Name (line 2)	
Receiving Party	Mark if additional names of receiving parties attached
Name (line 1) BEL-TRONICS RADAR L	IMITED PARTNERSHIP I If document to be recorded
	is an assignment and the receiving party is not
Name (line 2)	domiciled in the United States, an appointment
Address (V. a)	of a domestic
Address (line 1) 2422 Dunwin Drive	representative is attached. (Designation must be a
Address (line 2)	separate document from Assignment.)
. ,	Assignment,
Address (line 3) Mississauga	Ontario/Canada L5L 1J9
City	State/Country Zip Code
Domestic Representative Name and A	Enter for the first Receiving Party only.
Name	
Address (line 1)	
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Address (line 2)	
Address (line 3)	
Address (line 4)	
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Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments, Washington, D.C. 20231

**REEL: 010024 FRAME: 0760** 

FORM PTO-1619B Expires 06/30/99 OMB 0651-0027	Page 2	U.S. Department of Commerce Patent and Trademark Office PATENT
Correspondent Name and Address	Area Code and Telephone Number	905) 569-6750
Name HEWSON, Donald E.		
Address (line 1) 2145 Dunwin Drive		
Address (line 2) Suite # 13		
Address (line 3) Mississauga, Onta	rio	
Address (line 4) CANADA L5L 4L9		
Pages Enter the total number of pagincluding any attachments.	ges of the attached conveyance docume	ent # 62
Application Number(s) or Patent Num	Li	dditional numbers attached
Patent Application Number or the Patent Application Number (s)  Patent Application Number(s)  If this document is being filed together with a new signed by the first named executing inventor.  Patent Cooperation Treaty (PCT)  Enter PCT application number	Patent 4,625,210 4,63 5,402,087 5,44	Number(s) 30,054 4,939,521 46,923 5,587,916
only if a U.S. Application Number has not been assigned.	PCT PCT	PCT
Number of Properties Enter the total	al number of properties involved. #	6
Method of Payment: Enclo Deposit Account (Enter for payment by deposit account or if addit	or Properties Listed (37 CFR 3.41): \$  sed XX Deposit Account   tional fees can be charged to the account.)  eposit Account Number: #  uthorization to charge additional fees:	240_00 08-2040 Yes XX No
Statement and Signature		
attached copy is a true copy of the or indicated herein.  Donald E. HEWSON	lief, the foregoing information is true ar riginal document. Charges to deposit a	MAY 31 , 1999
Name of Person Signing	Signature	Date

ONALD E. HEWSON, B.

Registered Patent & Trade Mark Resident Partner of MARKS & CLERK

Suite #13 Canada L51

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Your Ref:

Our Ref:

2082-99999 (ass't)

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Ottawa Office P.O. Box 957, Station B 1380 - 55 Metcalfe Street Ottawa, Ontario K1P 5S7 London Office

57-60 Lincoln's Inn Fields London, England WC2A 3LS

January 29, 1999

The Commissioner of Patents The United States Patent Office **BOX ASSIGNMENT** Crystal Plaza Two 2011 Jefferson Davis Highway Arlington, Virginia U.S.A. 22202

Re:

Assignment of Six (6) United States Patents, namely 4,625,210, 4,630,054, 4,939,521, 5,402,087, 5,446,923, and 5,587,916, from B.E.L-Tronics Limited unto BEL-Tronics Radar Limited Partnership I

Dear Sir:

Applicant submits herewith an Assignment, along with the Cover Sheet, to be registered against six patents. The Assignment transfers all right, title, and interest in and to the patents noted on the Cover Sheet, from B.E.L-Tronics Limited unto BEL-Tronics Radar Limited Partnership I.

The address of the Assignee has changed since execution of the Assignment document, and the current address of the Assignee is that as is noted on the Cover Sheet.

The requisite Assignment Registration Fee of \$240.00 U.S. (US\$40.00 x 6) is submitted by the undersigned's cheque, enclosed herewith. Further, the Patent Office is authorized to charge any additional fees required to be paid, or to refund any overpayment of fees, to our Deposit Account 08-2040; and in the event that the enclosed cheque is not accepted for any reason, any required fees may be charged to Deposit Account 08-2040. A duplicate copy of this letter is enclosed herewith for use by the Cashier's Office.

02/08/1999 DNGUYEN 00000113 4625210

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240.00 OP

Entry of the **enclosed** Assignment document into the records of the noted patents is respectfully solicited.

Respectfully submitted,

Donald E. Hewson

Registration No. 22,241

DEH:sm

DEH Cheque No. 0046 (US\$240.00)

# PATENT ASSIGNMENT

WHEREAS B.E.L.-Tronics Limited, a Canadian incorporated company, the full post office address of whose principal office or place of business is 2422 Dunwin Drive, Mississauga, Ontario, Canada L5L 1J9 (hereinafter referred to as "B.E.L.-Tronics") is the registered owner of the Patents identified on the attached schedules (hereinafter referred to as the "Patents");

AND WHEREAS Arthur Andersen Inc., Receiver/Manager for B.E.L.-Tronics Limited, the full post office address of whose principal office or place of business is 1200-45 St. Clair Avenue West, Toronto, Ontario, M4V 3A7, Canada (hereinafter referred to as "Arthur Andersen"), was appointed as the Receiver and Manager of certain of the undertaking, property and assets of B.E.L.-Tronics pursuant to the Order of the Ontario Court of Justice (General Division) Commercial List dated June 30, 1997, copy attached hereto as Schedule "1" with full authority to sell, transfer and assign the assets of B.E.L.-Tronics:

AND WHEREAS the aforementioned Ontario Court of Justice (General Division) Commercial List has approved the transfer of certain of the property of B.E.L.-Tronics by Arthur Andersen to the entity listed in Schedule 3 hereto pursuant to an Order issued by the Court on the 10th day of September, 1997, copy attached hereto as Schedule "2":

NOW THEREFORE the undersigned, Arthur Andersen, in consideration of the sum of Ten Dollars (\$10.00) and other good and valuable consideration, the receipt of which is hereby acknowledged, does hereby assign, transfer and set over unto to the entity listed in Schedule 3, the full post office address of whose principal office or place of business is 40 King Street West, Suite 2100, Toronto, Ontario M5H 3C2, its entire right, interest and title in the Patents listed in Schedules "A", "B" and "C" annexed hereto, and the right to obtain Letters Patent and all right, title and interest in and to any patent or patents which may issue therefor, the same to be held and enjoyed by the said entity listed in Schedule 3, as fully and completely as by this undersigned had this Assignment not been made.

IN WITNESS WHEREOF Arthur Andersen Inc. has hereunto executed this Assignment at Toronto, Ontario this 22nd day of September, 1997.

ARTHUR ANDERSEN INC.

Receiver/Manager for B.E.L.-Tronics Limited

By: Lesson

c/s

# NOTARIAL ACKNOWLEDGMENT

On this 22nd day of October, 1997, before me personally came Melvin C. Zwaig, to me known, who being by me duly sworn did depose and say that he resides at the City of Toronto, in the Province of Ontario, that he is the President of Arthur Andersen Inc., and that he signed his name thereto as duly authorized representative of the Court Appointed Receiver and Manager.

Notary Public, etc.

# SCHEDULE 1

Commercial List File No.

3168/97

# ONTARIO COURT OF JUSTICE (GENERAL DIVISION) COMMERCIAL LIST

THE HONOURABLE MR.

MONDAY, THE 30th

**JUSTICE SPENCE** 

DAY OF JUNE, 1997

# SOUTHTRUST BANK, NATIONAL ASSOCIATION

GENERAL OTTURE OF THE PARTY OF

Applicant

- and -

# **B.E.L-TRONICS LIMITED**

Respondent

# ORDER

THIS MOTION, made on short notice, by SouthTrust Bank, National Association (the "Bank") for an Order pursuant to Section 101 of the Courts of Justice Act (Ontario) appointing Arthur Andersen Inc. ("Arthur Andersen") as receiver and manager of certain of the undertaking, property and assets of B.E.L. Tronics Limited (the "Debtor") was heard this day at 393 University Avenue, Toronto, Ontario.

ON READING the Affidavit of William P. Carroll swom June 26, 1997, the Consent of Arthur Andersen dated June 26, 1997 and upon hearing the submissions of counsel for the Bank and other counsel present, if any:

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- THIS COURT ORDERS that the time for service of the Notice of Motion and the Motion Record herein be and it is hereby abridged, il necessary, and that the Motion is properly returnable today and that further service thereof be and is hereby dispensed with.
- 2. THIS COURT ORDERS that Arthur Andersen be and is hereby appointed receiver and manager (the "Receiver and Manager") of the Debtor and all of its respective present and future undertaking, property and assets (hereinafter referred to as the "Assets") and, subject to the provisions hereof, the Receiver and Manager is hereby empowered, authorized and directed to take possession of and control the Assets and any and all proceeds, receipts and disbursements arising out of or from the Assets until further order of this Honourable Court and to act at once in respect of the Assets and without in any way limiting the generality of the foregoing and in furtherance thereof the Receiver and Manager is hereby expressly empowered and authorized:
  - to take immediate possession of the Assets for the purposes herein (a) described (subject to the rights of secured parties having perfected liens, charges, encumbrances or security interests in the Assets pursuant to bona fide contractual arrangements established to the satisfaction of the Receiver and Manager or this Honourable Court, provided such rights rank in priority to those of the Applicant) except: (i) those real property freehold or leasehold interests (collectively, the "Real Property Interests"); and (ii) any and all inventory, machinery and equipment (collectively, the "Personal Property Interests"), which are subject to any material Environmental Liabilities (as hereinafter defined), which Real Property Interests and Personal Property Interests shall remain under the Debtor's possession or control until such time as the Receiver and Manager determines to take possession or control of such Real Property Interests and Personal Property Interests and actually takes some further step to take possession or control of such Real Property Interests or Personal Property Interests;
  - (b) subject to paragraph 2(a) to take such steps as in the opinion of the Receiver and Manager are necessary or appropriate to receive, preserve, protect, maintain control over, liquidate and realize upon the Assets,

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or any part or parts thereof, including, but not limited to, the changing of locks and security codes, the relocating of Assets to safeguard them, the engaging of independent security personnel, the taking of physical inventories and the placement of such insurance coverages as may be necessary or desirable;

- (c) to take such steps as in the opinion of the Receiver and Manager are necessary or appropriate to maintain control over all receipts and disbursements including, without limiting the generality of the foregoing, taking such steps as are necessary or desirable to control access to and use of all financial accounts of the Debtor including, without limitation, all chequing, savings and deposit accounts, held with any financial institution or intermediary, approve all cheques or other instruments drawn on such accounts, and permit payment of only those expenses which in the opinion of the Receiver and Manager are necessary for the continued operation or liquidation of the business of the Debtor;
- (d) to take such steps as in the opinion of the Receiver and Manager are necessary or appropriate to verify the existence and location of all of the Assets, the terms of all agreements or other arrangements relating thereto, whether written or oral, the existence or assertion of any lien, charge, encumbrance or security interest thereon, and any other matters which in the opinion of the Receiver and Manager may affect the extent, value, existence, preservation and liquidation of such Assets;
- (e) to carry on the business of the Debtor if in the opinion of the Receiver and Manager it is necessary or desirable to do so and in furtherance thereof to enter into any agreements or incur any obligations in the ordinary course of business, pay any creditors of the Debtor if such payment is, in the discretion of the Receiver and Manager, necessary or desirable for the efficient operation of the business of the Debtor or the protection, preservation, maintenance or realization of the Assets, or take any other steps incidental to these powers if in the opinion of the Receiver and Manager it is necessary or desirable to do so;

- (f) to negotiate and enter into agreements in respect of the Assets, including without limitation, management agreements, or to amend or terminate existing agreements;
- (g) to pay ongoing expenses incurred on and after the date of this Order which arise out of or in connection with the day to day operations of the businesses of the Debtor or the Assets, including, without limitation, ground rents and other rents, utilities, heating, maintenance, insurance, supplies and similar expenses;
- (h) to make such repairs or alterations to the Assets as the Receiver and Manager deems advisable;
- (i) to sell inventory and surplus equipment comprising the Assets or lease the Assets in the ordinary course of business without the approval of this Honourable Court;
- (j) to purchase or lease such machinery, equipment, inventories, supplies, premises or other assets as may be necessary or desirable in the opinion of the Receiver and Manager to continue the business of the Debtor or any part or parts thereof and or to receive, preserve, protect or realize upon the Assets;
- (k) to receive and collect all monies and accounts now owed or hereafter owing to the Debtor in respect of the Assets (or any of its subsidiaries or affiliates if requested to do so by any such subsidiaries or affiliates), and to exercise all remedies of the Debtor (or such subsidiaries and affiliates if requested to do so by any such subsidiaries or affiliates) in collecting all such monies, including, without limitation, to exercise any security held by the Debtor (or such subsidiaries and affiliates);
- (1) to join in and execute, assign, issue and endorse such transfers, conveyance, contracts, leases, deeds, bills of sale, cheques, bills of lading or exchange, or other documents of whatever nature in respect of any of the Assets, in the name and on behalf of the Debtor, which are necessary, desirable or convenient in the opinion of the Receiver and Manager for any purpose pursuant to this Order;

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- (m) to deal with any governmental ministry, department or agency as authorized agent of the Debtor concerning any and all licenses, permits, authorizations, liabilities or obligations in respect of the Assets, howsoever arising, and to take all such steps as are necessary or incidental thereto;
- (n) to employ former employees of the Debtor on a temporary basis if in the opinion of the Receiver and Manager it is necessary or desirable to do so;
- (o) to pay or make arrangements with any encumbrances of any of the Assets having security ranking in priority to the security of the Bank, including real property taxes if in the opinion of the Receiver and Manager it is necessary or desirable to do so;
- (p) to undertake a preliminary environmental assessment to the extent deemed necessary by the Receiver and Manager, which, without limiting the generality of the foregoing and for greater certainty, shall not include an environmental audit, of all Real Property Interests and Personal Property Interests owned, used, occupied, or under the possession, control, care, custody or management of the Debtor;
- (q) to vote or otherwise deal with all securities, warrants or other interests held by the Debtor, or for either of their benefit, in any public or private corporation or other entities, and any options or other rights to acquire; and
- (r) to bring any action or other legal proceedings, take any steps, enter into any agreements or incur any obligations necessary or incidental to the exercise of the aforesaid powers and performance of its duties hereunder as are necessary or appropriate in the opinion of the Receiver and Manager.
- 3. THIS COURT ORDERS that the Receiver and Manager may assist the Bank, if so requested by the Bank, in establishing within twenty-one (21) days from the date of this Order a process and timetable acceptable to the Bank and the Receiver and Manager for:

- (a) the orderly realization of the Assets; and
- (b) to the extent the Bank wishes to pursue same at any time subsequent to the date of this Order, a proposal under Section 50 of the Bankruptcy and Insolvency Act or such other restructuring proceedings as may be available to the Debtor in law or in equity,

each in a manner designed to achieve the best value for the Assets.

- 4. THIS COURT ORDERS that, without limiting the generality of any of the provisions hereof, the Receiver and Manager is hereby empowered until further order of this Honourable Court to do all things generally from time to time as may be requested of the Receiver and Manager by the Bank which may in the Receiver and Manager's sole view be reasonably necessary in order to facilitate ongoing discussions amongst the Bank, the Debtor and the other creditors of the Debtor with respect to the development and implementation of a plan and procedural structure for the holding, protecting, preserving, maintaining, marketing or realization of the Assets or any part or parts thereof or to develop, negotiate and circulate a proposal to the Debtor's creditors.
- 5. THIS COURT ORDERS that the Debtor and all of its respective present and former directors, officers, employees, agents, and shareholders, any other persons acting on its or their respective instructions including, without limitation, the accountants and counsel of the Debtor, and all other persons having notice of this Order (all of whom are collectively referred to as the "Affected Persons") do forthwith grant access to and deliver possession of the Assets of every nature and kind whatsoever (subject to the proviso set out below), wheresoever situate, to the Receiver and Manager including, without limitation: (a) any and all of the books, securities, records, documents, accounts, contracts, deeds, papers, records and information related in any way to the Assets; (b) any and all budgets, accounting records, computer records, computer programs, computer tapes, computer disks, leases and agreements related in any way to the Assets; (c) any and all information and documents relating to patents, trademarks, copyrights and other intellectual Assets rights owned, licensed or used by the Debtor in its respective business, whether registered in the name of the Debtor or otherwise; (d) any and all data storage media and programs containing any such information; and (e) any other records of every kind and nature relating to the Assets or the businesses carried on

by the Debtor, (items a, b, c, d and e above being collectively, the "Information"); and (f) all monies, cheques, postdated cheques, and remittances of every kind and nature, whenever and howsoever arising in respect of the Assets, and to provide or permit the Receiver and Manager to make, retain and take away copies thereof, and allow the Receiver and Manager immediate, continued and unrestricted access to the Assets and the Information and to grant to the Receiver and Manager access to and use of accounting, computer, software and escrow facilities relating thereto promptly at the request of the Receiver and Manager; provided that, in the case of Assets in the hands of external professional advisors to the Debtor who are Affected Persons, the Receiver and Manager shall leave a copy of any such Assets, if capable of being copied, with such Affected Persons, who shall continue to treat all such Assets as confidential.

- 6. THIS COURT ORDERS that the Affected Persons be and they are hereby restrained and enjoined from disturbing or interfering with the Assets and the Receiver and Manager and with the exercise of the powers and authority of the Receiver and Manager conferred hereunder and, to the extent required to effect the provisions hereof, the Affected Persons are hereby relieved of the powers conferred on such Affected Persons by virtue of any office or position they may hold relating to the Debtor.
- 7. THIS COURT ORDERS that if any of the Information is stored or otherwise contained on a computer or other electronic system of information storage, and if the Receiver and Manager has not otherwise been given timely access to the Information, the Debtor and the Affected Persons shall forthwith give unfettered access to the Receiver and Manager for the purpose of allowing the Receiver and Manager to obtain a full copy of the Information whether by way of printing the Information onto paper or making copies of computer discs or such other manner of retrieving and copying the Information as the Receiver and Manager in its discretion deems expedient. For the purposes of this paragraph, the Debtor and the Affected Persons shall provide the Receiver and Manager with all assistance in gaining access to the Information as the Receiver and Manager may in its discretion require, including, without limiting the generality of the foregoing, providing the Receiver and Manager with instructions on the use of any computer or other system and providing the Receiver and Manager with any and all access or other codes as may be required to gain access to the Information.

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- 8. THIS COURT ORDERS that, without limiting the generality of any of the provisions hereof, no one claiming an interest in the Assets, or any part or parts thereof, shall be at liberty to exercise any rights in respect of such interest, including without limitation any right to possession of such Assets, or any part or parts thereof, except with the prior written consent of the Receiver and Manager or with leave of this Honourable Court being first had and obtained on at least seven (7) days' notice to the Receiver and Manager. In furtherance of the above, the Receiver and Manager shall be entitled to file a proposal or notice of intention to file a proposal pursuant to sections 50 or 50.4(1) of the Bankruptcy and Insolvency Act (the "BIA"), if necessary, for the purpose of implementing the provisions and intentions of this paragraph of this Order.
- THIS COURT ORDERS that no legal actions, administrative proceedings, self-help remedies, or any other acts, proceedings or private remedies including, without limitation, the exercise of any landlord's right to distrain or terminate any lease, the termination of any contract, including any contract of insurance of the Debtor or in which the Debtor is a named or unnamed insured or from which the Debtor may derive a benefit, the exercise of any right of set off, the exercise of any construction, repair, storage or other lien, the prosecution of any counterclaim or the commencement or continuation of any proceedings under any environmental regulation or similar statute in any jurisdiction in which the Assets may be located, shall be taken or continued against the Debtor or the Receiver and Manager, with respect to the Assets or any part thereof without the prior written consent of the Receiver and Manager or leave of this Honourable Court first being obtained and upon application after seven (7) days' notice to the Receiver and Manager provided that any recognized public authority taking action solely to protect imminent and material danger to life, health, limb or property, whether pursuant to Environmental Laws (as hereinafter defined) or otherwise, shall not be so restrained. Notwithstanding the foregoing: (a) the Bank may issue, serve, file and prosecute a petition for a receiving order against the Debtor pursuant to the BIA in which case the Receiver and Manager shall consent to such petition; and (b) the Receiver and Manager is hereby empowered and authorized to make an assignment in bankruptcy on behalf of the Debtor pursuant to the BIA.
- 10. THIS COURT ORDERS that, without limiting the generality of any of the provisions hereof, all persons, firms and corporations including, without

limitation, equipment lessors and Affected Persons (collectively, the "Persons"), be and they are hereby restrained and enjoined from varying, amending, terminating, canceling or breaching any agreements with the Debtor in respect of any of the Assets In addition, such Persons are enjoined from disturbing or interfering with utility services, including but not limited to the furnishing of fuel, gas, oil, heat, electricity, garbage collection, water, cable television, computers, telephones, telecopiers (at former and present telephone numbers) or any other utilities of like kind, furnished up to the present date to the Debtor in respect of any of the Assets. Such Persons are hereby restrained and enjoined from terminating, determining or canceling any agreements with, or cutting off, discontinuing or altering any such utilities or services to the Debtor or the Receiver and Manager (subject to the obligation of the Debtor or the Receiver and Manager, as the case may be, to pay for such utilities or services provided to the Debtor or the Receiver and Manager, as the case may be, subsequent to the occupation, by the Receiver and Manager, of the premises to which the utilities or services are supplied), except with the prior written consent of the Receiver and Manager or upon further order of this Honourable Court on at least seven (7) days' notice to the Receiver and Manager.

- 11. THIS COURT ORDERS that, without limiting the generality of any of the provisions hereof, all Persons be enjoined and they are hereby restrained from interrupting, terminating, altering, delaying or suspending performance of, claiming any offset or deduction or diminution of liability or responsibility or in any way interfering with the payment and performance of any contracts, leases, agreements or arrangements, whether written or oral, or with payment of any monies due or to become due to the Debtor; provided nothing herein shall be construed as: (a) prohibiting a person from requiring payments to be made in cash for goods, services, use of leased or licenced Assets or other valuable consideration in respect of obligations incurred after the date of this Order; or (b) requiring the further advance of money or credit.
- 12. THIS COURT ORDERS that all Persons shall continue to perform and observe all terms, conditions and provisions contained in any agreement with the Debtor in respect of any of the Assets subject to the obligation of the Receiver and Manager to pay for goods and services requested by the Receiver and Manager to be supplied to the Receiver and Manager, for the period commencing with the date of this Order, and all Persons are restrained from disturbing or otherwise interfering

with the possession, use or occupation, as the case may be, by the Receiver and Manager of any Assets leased by the Debtor, subject to the obligation of the Receiver and Manager to pay rent or occupation rent, as the case may be, for the period commencing with the date of actual occupation, use or possession, as the case may be, of such Assets by the Receiver and Manager, but not arrears, at the rate presently payable by the Debtor.

- 13. THIS COURT ORDERS that the Receiver and Manager be and it is hereby authorized and empowered to enter into an agreement or agreements respecting the sale, lease or other disposition of all or part of the Assets out of the ordinary course of business of the Debtor, without further approval by this Honourable Court where such sales, leases or other dispositions do not exceed \$500,000 in any one transaction and \$2,000,000 in the aggregate and otherwise with further approval by this Honourable Court, without notice or any time appointed for redemption and without waiting for the determination of any inquiries or accounts which may be directed herein or in the future, and that the proceeds which are paid to the Receiver and Manager pursuant to such agreement or agreements shall be held by the Receiver and Manager pending further order of this Honourable Court respecting the persons to whom such proceeds should be paid.
- 14. THIS COURT ORDERS that when all or part of the Assets are sold or otherwise dealt with, the Debtor shall join in and execute all necessary powers of attorney, conveyances, deeds and documents of whatsoever nature or form. For such purpose the Receiver and Manager is hereby authorized and empowered to execute such powers of attorney, conveyances, deeds or documents in the name of and on behalf of the Debtor. Any such powers of attorney, conveyances, deeds or documents so executed by the Receiver and Manager shall have the same force and effect as if executed by the Debtor.
- 15. THIS COURT ORDERS that notwithstanding the foregoing, persons claiming an interest in the Assets in priority to the Bank, or any part or parts thereof, with the consent of the Receiver and Manager and subject to such terms and conditions as the Receiver and Manager may advise, shall have access to the Assets in which they claim an interest for the purpose of taking such steps as are necessary or desirable and approved by the Receiver and Manager to preserve and protect same at their own expense.

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- 16. THIS COURT ORDERS that, subject to further Order of this Honourable Court, the Receiver and Manager shall take and make the following accounts and enquiries:
  - (a) an account as to what is due to the Bank from the Debtor;
    - (b) an account of the Assets coming into the hands of the Receiver and Manager and any other person or persons of whom the Receiver and Manager is aware;

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- (c) an enquiry as to what charges or encumbrances affect the Assets or any part thereof;
- (d) an account as to what is due to the holders of such charges or encumbrances respectively; and
- (e) an enquiry as to what the priorities of such charges or encumbrances are and what property, if any, other than the Assets is subject to such charges or encumbrances.
- THIS COURT ORDERS AND DECLARES that the employment of all employees of the Debtor which were employed by the Debtor be and are hereby terminated and that the Receiver and Manager is not and shall not be deemed or considered to be a successor employer, sponsor or payor with respect to the Debtor or any such employees under the Canada Labour Code, the Labour Relations Act (Ontario), the Employment Standards Act (Ontario), the Pensions Benefits Act (Ontario), under any other state, provincial or federal legislation, regulation or rule of law or equity applicable to employees or pensions, or otherwise, notwithstanding that it may employ some or all of such employees in connection with the operation of the Debtor's business in whole or in part while efforts are made to restructure or sell the same.
- 18. THIS COURT ORDERS that nothing herein contained shall vest in the Receiver and Manager the care, ownership, control, charge, occupation, possession or management (separately and/or collectively, "Possession"), or require or obligate the Receiver and Manager to occupy, or to take control, care, charge, possession or

manage any of the Assets which may be environmentally contaminated or a pollutant or a contaminant or cause or contribute to a spill, discharge, release or deposit of a substance contrary to any legislation enacted for the protection or preservation of the environment including, without limitation, the Canadian Environmental Protection Act, the Transportation of Dangerous Goods Act, the Environmental Protection Act, (Ont.), the Emergency Plans Act, (1983) (Ont.), the Ontario Water Resources Act, the Occupational Health and Safety Act (Ontario) or the regulations thereunder, or any federal or provincial legislation, or rule of law or equity in any jurisdiction affecting the environment or the transportation of goods (collectively, "Environmental Laws" or "Environmental Liabilities"). The Receiver and Manager shall not be deemed as a result of this Order to be in control, charge, possession or management of any of the Assets within the meaning of any Environmental Laws.

- 19. THIS COURT ORDERS that the Receiver and Manager shall incur no liability or obligation as a result of its appointment or the fulfillment of its duties incarrying out the provisions of this Order, save and except that it shall be liable for gross negligence or willful misconduct on its part and for any contravention of the Employment Standards Act (Ontario) and Occupational Health and Safety Act (Ontario) relating solely to employment under written contracts which the Receiver and Manager executes.
- 20. THIS COURT ORDERS that, excepting liability for acts of willful misconduct or gross negligence on the part of officers, directors and direct employees of Arthur Andersen in its personal capacity and not in its capacity as Receiver and Manager, any liability of the Receiver and Manager whatsoever resulting out of or from its appointment or the exercise of its powers hereunder, including without limitation, arising in connection with Environmental Laws, shall be limited in the aggregate to the Net Realized Value of the Assets. The "Net Realized Value of the Assets" shall be the cash proceeds actually received by the Receiver and Manager from the disposition of the Assets after deducting the remuneration and expenses of the Receiver and Manager, including, without limitation, the fees and disbursements of their respective counsel, and after any monies borrowed by or other indebtedness incurred by the Receiver and Manager pursuant to this Order and all interest thereon are paid out of such proceeds.

- THIS COURT ORDERS that the Receiver and Manager be and it is 21. hereby fully authorized and empowered, but not obligated, to initiate, prosecute and continue the prosecution of any and all actions, applications, administrative hearings, arbitrations or proceedings as may in its judgment be necessary or desirable to properly receive, manage, operate, preserve, protect or realize upon the Assets and to secure payment of rent and accounts from the Assets, to defend all applications, proceedings, actions, administrative hearings or arbitrations now pending or hereafter instituted against the Debtor or the Receiver and Manager, the prosecution or defence of which will, in the judgment of the Receiver and Manager, be necessary to properly receive, manage, operate, protect, preserve or realize on the Assets or to protect the administration of the Receiver and Manager, and to settle or compromise any such actions, applications, proceedings, administrative hearings or arbitrations which in the judgment of the Receiver and Manager should be settled or compromised. The authority hereby conveyed shall extend to such appeals or applications for judicial review as the Receiver and Manager shall deem proper and advisable in respect of any order or judgment pronounced in any such application, proceeding or action, administrative hearing or arbitration.
- THIS COURT ORDERS that the Receiver and Manager shall be at liberty to appoint, employ or retain agents, employees, experts, auditors, accountants, managers, solicitors and counsel, including legal counsel and such other assistants from time to time and on whatever basis, including on a temporary basis, as it may consider necessary or desirable for receiving, managing, operating, preserving, protecting or realizing on the Assets, carrying on the business of the Debtor or generally exercising the powers and duties conferred by this Order. Any expenditure which shall properly be made or incurred by the Receiver and Manager in so doing, including the fees of the Receiver and Manager and the fees and disbursements of its legal counsel on a solicitor and his own client basis, shall be allowed to it in passing its accounts and shall form a charge on the Assets in priority to any trust, charge, mortgage, lien, security interest or encumbrance on or in the Assets including, without limiting the generality of the foregoing, the charges, security interests and encumbrances in favour of the Bank.
- 23. THIS COURT ORDERS that, without limiting the generality of any of the provisions hereof, the Receiver and Manager be empowered, with leave of this Honourable Court, to have any past or present officer, director or shareholder of the

Debtor, or any employee, accountant or auditor of the Debtor within the preceding twelve (12) months, attend to be examined under oath by the Receiver and Manager concerning the Assets.

- 24. THIS COURT ORDERS that the Receiver and Manager be at liberty and it is hereby empowered to borrow from time to time, by way of a revolving credit or otherwise, such monies as it may consider necessary or desirable, provided that the outstanding principal amount does not exceed \$2,000,000 at any time, at such rate or rates of interest as it deems advisable for such period or periods of time as it may arrange, for the purpose of exercising the powers and duties conferred by this Order, including interim expenditures. The whole of the Assets shall be charged by way of a fixed and specific charge as security for the payment of the monies borrowed, together with interest and charges thereon, in priority to all security interests, trusts, liens, charges and encumbrances and the right of the Receiver and Manager and its legal counsel to be indemnified from the Assets for their fees, disbursements, liabilities and expenses properly incurred.
- 25. THIS COURT ORDERS that any security granted by the Receiver and Manager in connection with its borrowings under this Order shall not be enforced without leave of this Honourable Court.
- 26. THIS COURT ORDERS that the Receiver and Manager is at liberty and authorized to issue certificates substantially in the form annexed as Schedule "A" hereto (the "Receiver's Certificates") for any amounts borrowed by it pursuant to this Order.
- 27. THIS COURT ORDERS that the Receiver and Manager be and it is hereby authorized in its discretion, to borrow on the security of Receiver's Certificates instead of selling any Receiver's Certificates, and in connection therewith to execute such hypothecations or pledges of Receiver's Certificates containing such provisions as it shall see fit.
- 28. THIS COURT ORDERS that the monies from time to time borrowed by the Receiver and Manager pursuant to this Order or any further order of this Honourable Court and any and all Receiver's Certificates evidencing the same or any part thereof shall rank on a pari passu basis.

- 29. THIS COURT ORDERS that the Receiver and Manager be and it is hereby authorized and empowered, for the purpose of exercising its powers and duties under this Order, to apply for any permits, licenses, approvals or permissions as may be required by any governmental or regulatory authority, and to participate in any administrative hearings or arbitrations with respect thereto.
- 30. THIS COURT ORDERS that prior to the passing of accounts, the Receiver and Manager shall be at liberty from time to time to apply reasonable amounts of the monies in its hands against its fees and disbursements, including legal fees and disbursements, incurred at the standard rates and charges for such services rendered either monthly or at such longer or shorter intervals as the Receiver and Manager deems appropriate, and such amounts shall constitute advances against its remuneration when fixed, providing that all of the same be subject to a final accounting in the passing of the Receiver and Manager's accounts.
- 31. THIS COURT ORDERS that in the event there is insufficient funding available to the Receiver and Manager to perform all of its obligations hereunder or there is a determination by the Receiver and Manager that continuing to act as Receiver and Manager would be impractical or of no utility, leave is hereby granted to the Receiver and Manager to apply to this Honourable Court for an Order amending this Order, terminating its appointment as Receiver and Manager of the Assets, substituting some other party as Receiver and Manager or for such other Order as is just in the circumstances, such motion to be on such terms as to notice as this Honourable Court shall direct.
- 32. THIS COURT ORDERS that the Bank shall have the costs of this motion up to and including entry and service of this Order on a solicitor and client basis paid by the Receiver and Manager as a disbursement of the Receiver and Manager.
- 33. THIS COURT ORDERS that the Receiver and Manager be at liberty and is hereby authorized and empowered from time to time to apply to this Honourable Court for advice and directions in the discharge of its power and duties hereunder.
- 34. THIS COURT ORDERS that notwithstanding any other provision of this order, any person affected by this Order may apply to this Honourable Court to seek relief in respect of this Order upon seven [7] days notice to the Receiver and

Manager and the Bank and to any other party likely to be affected by the Order sought upon such notice, if any, as this Honourable Court may order.

THIS COURT ORDERS that, without limiting the generality of any of the provisions hereof, the Receiver and Manager be at liberty and is hereby authorized and empowered to apply without notice to any other Courts in any other jurisdiction, whether in Canada or elsewhere, for an order recognizing the appointment of the Receiver and Manager by this Honourable Court and confirming the powers of the Receiver and Manager in such other jurisdiction or jurisdictions or to take such steps, actions or proceedings as may be necessary or desirable for the receipt, preservation, protection and maintenance of the Assets, and all Courts of all other jurisdictions are hereby respectfully requested to make such orders and provide such other aid and assistance to the Receiver and Manager, as an officer of this Honourable Court, as they may deem necessary or appropriate in furtherance of this Order.

ENTERED AT/INSCRIT À TORONTO ON/BOOK NO:

LE/DANS LE REGISTRE NO:

PER/PAR.

PATENT

REEL: 010024 FRAME: 0781

# SCHEDULE "A"

# RECEIVER CERTIFICATE NO.

# AMOUNT 5 •

- 1. THIS IS TO CERTIFY that •, the Receiver and Manager of all of the assets, property and undertaking of B.E.L- Tronics Limited (the "Debtor"), appointed by Order of the Ontario Court (General Division) (the "Court") dated the day of June, 1997 (the "Order") made in an application having court file number (the "Application"), has received as such Receiver and Manager from the holder of this certificate the principal sum of \$ •, being part of the total principal sum of \$ which the Receiver and Manager is authorized to borrow under and pursuant to the Order-
- 2. The principal sum of \$ evidenced by this certificate is payable on demand with interest thereon calculated and payable monthly not in advance on the day of each month after the date hereof at the rate per annum equal to the rate of per cent above the prime commercial lending rate of [Bank of Montreal] from time to time.
- 3. Such principal sum with interest thereon is, by the terms of the Order, together with the principal sums and interest thereon of all other certificates issued by the Receiver and Manager pursuant to the Order or to any further order of the Court, a charge upon the whole of the assets, property and undertaking of the Debtor described in the Order, in priority to the security interests of SouthTrust Bank, National Association and the charges granted in favour of the Receiver and Manager and right of the Receiver and Manager to indemnify itself out of such assets, property and undertaking in respect of its remuneration, expenses and legal costs properly incurred as granted by the Order.
- 4. All sums payable in respect of principal and interest under this certificate are payable at the main office of the Receiver and Manager at Toronto, Ontario.
- 5. If default is made in payment of interest on this certificate and such default continues for a period of ten days, the principal amount evidenced by this certificate shall be immediately due and payable to the holder hereof.

Court File No.

B168/97

# THE ONTARIO COURT OF JUSTICE (GENERAL DIVISION) COMMERCIAL LIST

THE HONOURABLE MR.
) WEDNESDAY, THE 10TH
)

JUSTICE SPENCE
) DAY OF SEPTEMBER, 1997

# SOUTHTRUST BANK, NATIONAL ASSOCIATION

**Applicant** 



- and -

# **B.E.L. - TRONICS LIMITED**

Respondent

# ORDER

(Approving the Sale of Certain of BEL-CAN's Assets)

THIS MOTION, made by Arthur Andersen Inc. (the "Receiver"), in its capacity as the Receiver and Manager of B.E.L. - Tronics Limited ("BEL-CAN") appointed by Order (the "Receivership Order") of this Honourable Court made June 30, 1997, for an Order authorizing the sale of certain of the assets of BEL-CAN to Akcess Pacific Group, L.L.C. ("Akcess Pacific") pursuant to the terms of a Purchase

- 2 -

and Sale Agreement between the Receiver and Akcess Pacific dated August 27, 1997

(the "Purchase Agreement") and for an Order that the assets being purchased

pursuant to the Purchase Agreement (the "Purchased Assets") be vested on the

completion of the purchase and sale in Akcess Pacific free and clear of the claims of

the creditors of BEL-CAN was heard this day at 393 University Avenue, Toronto,

Ontario.

ON READING the Report of the Receiver dated September 5, 1997 (the

"Report"), as filed, and on hearing the submissions of counsel for the Receiver,

counsel for Akcess Pacific and counsel for Glen Martinson and Martinson &

Associates Inc. and on hearing the submissions of certain other responding parties,

and it appearing that all interested parties have been properly served with notice of

this motion and the Report in support thereof,

1. THIS COURT ORDERS that the method of service of the within notice

of motion and all supporting materials be and is hereby approved, the time for

service of the within notice of motion and all supporting materials be and is hereby

abridged so as to regularize any actual short service on any party required to be

served with the within motion record, and any further service on any other party

required to be served with the within motion record be and is hereby dispensed

with.

2. THIS COURT ORDERS that neither SouthTrust Bank, National

Association ("SouthTrust") nor the Receiver are required to comply with any notice

provision set forth in any agreement between SouthTrust and BEL-CAN granting

SouthTrust security in any of the assets of BEL-CAN, or provided for by any federal

or provincial statute

PATENT

REEL: 010024 FRAME: 0784

- 3. THIS COURT ORDERS that the sale of the assets of BEL-CAN substantially in accordance with the terms of the Purchase Agreement is hereby authorized and approved and the transactions contemplated thereby are hereby authorized and approved.
- 4. THIS COURT ORDERS AND DECLARES that the Bulk Sales Act, R.S.O. 1990, c. B-14, does not apply to the sale by the Receiver to Akcess of the Purchased Assets.
- 5. THIS COURT ORDERS that the Receiver is hereby authorized to deal with the proceeds from the sale of the Purchased Assets by holding the same in an interest-bearing account and dealing with them in accordance with the powers of the Receiver as set forth in the Receivership Order.
- 6. THIS COURT ORDERS that the Receiver or its duly constituted attorney, may and are hereby authorized and empowered to:
  - (a) file articles of amendment pursuant to the Business Corporations Act, R.S.O. 1990, c. B-16 amending BEL-CAN's name to 851586 Ontario Limited; and
  - (b) execute, whether in the name of BEL-CAN or otherwise, any transfers, assignments, bills of sale, conveyances or other documents, and do all such other acts as may be usual, customary, appropriate or necessary to complete the transfer or transmission of the Purchased Assets to Akcess Pacific without the need to seek or obtain any further authority or approval from this Honourable Court.

- 7. THIS COURT ORDERS that the Receiver is at liberty to move without notice, upon the filing of a further Report of the Receiver with this Honourable Court stating that the purchase price has been paid and all conditions to closing under the Purchase Agreement have been satisfied or waived, for vesting Orders substantially in the form attached hereto as Schedules A and B vesting the Purchased Assets in Akcess Pacific free and clear of the claims of the creditors of BEL-CAN.
- 8. THIS COURT ORDERS that the Receiver be and is hereby authorized to seek such further and additional Orders from this Honourable Court as may be necessary to carry out the transactions contemplated herein.
- 9. THIS COURT REQUESTS and seeks the aid and recognition of any court or administrative body in any province or territory of Canada, any Canadian federal court or administrative body and any federal or state court or administrative body in the United States of America or elsewhere in connection with the implementation and carrying out of the terms of this Order and the authority of the Receiver granted hereunder to proceed with and carry out the transactions contemplated herein.
- 10. THIS COURT ORDERS that the copies of the offers to purchase the Purchased Assets described in the Report shall form part of the Court file herein and be sealed subject to the further Order of this Honourable Court.

ENTERED AT/INSCRIT À TORONTO ON/BOOK NO:

LE/DANS LE REGISTRE NO:

SEP 2 2 1997

PER/PAR

JOEL PERSAUD REGISTRAR

Court File No.

B168/97

# THE ONTARIO COURT OF JUSTICE (GENERAL DIVISION) COMMERCIAL LIST

THE HONOURABLE MR.	)	, THE _	
JUSTICE	)	DAY OF SEPTEMBER, 199	7
·			
		•	
SOUTHTRUST I	BANK, NAT	TIONAL ASSOCIATION	
			Applicant
	- and	l <b>-</b>	
<b>B.E.</b>	L TRONIC	CS LIMITED	Desmandant
			Respondent

# ORDER

(Vesting Certain of BEL-CAN's Intellectual Property)

THIS MOTION, made by Arthur Andersen Inc., the Receiver and Manager of B.E.L. - Tronics Limited ("BEL-CAN") for an Order vesting certain of the

- 2 -

assets of BEL-CAN in Akcess Pacific Group, L.C.C. ("Akcess Pacific") free and clear of the claims of creditors of BEL-CAN pursuant to section 100 of the Courts of Justice Act, R.S.O. 1990, c. C-43 and for an Order under section 67 of the Personal Property Security Act (Ontario), R.S.O. 1990, c. P-10 was heard this day at 393 University

Avenue, Toronto, Ontario.

ON READING the Order of this Honourable Court dated 10 September,

1997 approving the sale of certain of the assets of BEL-CAN and the Report of

Arthur Andersen Inc. in its capacity as court-appointed Receiver and Manager of

BEL-CAN dated September •, 1997 (the "Report"), each as filed, it appearing from

the Report that the Purchase Price referred to therein has been paid by Akcess Pacific

to the Receiver and that all conditions to the closing of the Purchase Agreement

referred to in the Report have been satisfied or waived, and on the consent of Glen

Martinson and Martinson & Associated Inc. (collectively "Martinson"),

1. THIS COURT ORDERS that in accordance with the Order of this

Honourable Court dated September 10, 1997, this Motion is made without notice

and is properly before this Honourable Court.

2. THIS COURT ORDERS, pursuant to the provisions of Section 100 of

the Courts of Justice Act, R.S.O. 1990, c. C-43 and the provisions of Section 67(1)(e) of

the Personal Property Security Act (Ontario), R.S.O. 1990, c. P-10 that all of the estate,

right, title, and interest of BEL-CAN in patents, trade marks and other intellectual

property of BEL-CAN including those set forth in the Schedules attached hereto (the

"Intellectual Property"), be and the same is hereby vested in Akcess Pacific free and

clear from any and all claims, debts, disputes, judgments, writs of execution, writs of

seizure and sale, contractual claims, hypotheques, interests, charges, liens, security

interests, assignments, pledges, options, executions, trusts or deemed trusts (whether contractual, statutory or otherwise), adverse claims, actions, levies, taxes, mortgages or encumbrances or any other rights or claims of any kind whatsoever (collectively referred to hereafter as the "Encumbrances") of any and all persons, including individuals, firms, corporations, partnerships, joint ventures, trusts, unincorporated organizations and natural persons and corporations, including Martinson, whether acting in their capacity as principals or as agents, trustees, executors, administrators or other legal representatives (collectively referred to hereafter as the "Persons"), and that subject to Paragraph 3 all of the Encumbrances, asserted by any of the Persons, or in any way affecting the Intellectual Property are hereby expunged and discharged.

- 3. THIS COURT ORDERS AND DECLARES that all of the Encumbrances affecting the Intellectual Property, created or granted before the date of this Order that are expunged and discharged with respect to the Intellectual Property under the terms of this Order shall continue to attach to and shall retain the same priorities with respect to the proceeds of the sale of the Intellectual Property.
- 4. THIS COURT SEEKS AND REQUESTS the aid, recognition and assistance of any court or any judicial, regulatory or administrative body of Canada or any province or territory of Canada, and any judicial, regulatory or administrative body of any jurisdiction in which any of the Intellectual Property may be located or registered including, without limiting the generality of the foregoing, the Patent and Trade Marks Office in the United States of America, to act in aid of and to be complementary to this Court in carrying out the terms of this Order and registering or recording the transactions and transfers of interest contemplated herein.

5. THIS COURT ORDERS that Akcess Pacific be and is hereby authorized to seek such further and additional Orders from this Honourable Court as may be necessary to carry out the transactions contemplated herein.

Schedule A(P)

U.S. PATENTS
Registrations
3.E.L.-Tronics Limited

Patent Patent MIXER CONSTRUCTION FOR	Patent Number 4571593	Issue Date Feb. 18, 1986
MICROWAVE RADAR DETECTORS MILTIBAND RADAR DETECTOR HAVING PLURAL	4952936	Aug. 28, 1990
LOCAL OSCILLATORS MULTIBAND RADAR DETECTOR	4961074	Oct. 2, 1990

# Schedule B(P)

# O.S. PATENTS Applications E.L.-Tronics Limited

Patent	Application Number	Patent Number	Date Filed
MIXER USING FUNDAMENTAL FREQUENCY OR SECOND OR THIRD HARMONIC FREQUENCIES OF A LOCAL OSCILLATOR FOR MAXIMIZED RESULTANT FREQUENCY MIXER PRODUCT	205169	5446923	Mar. 3, 1994
HORN ANTENNA AND MIXER CONSTRUCTION FOR MICROWAVE RADAR DETECTORS	968909	4571593	May 3, 184
LOW VOLTAGE SENSING CIRCUITS FOR BATTERY POWERED DEVICES HAVING A MICRO-PROCESSOR	290122	5487916	Aug. 15, 1994
BI-DIRECTIONAL LASER LIGHT DETECTION DEVICE HAVING A LASER LIGHT PIPE	325500	5600132	Oct. 19, 1994
VOLTAGE CONTROLLED PUSH-PUSH OSCILLATOR	225308	5402087	Apr. 8, 1994
MULTIBAND RADAR DETECTOR HAVING PLURAL LOCAL OSCILLATORS	242533	4952936	Sept. 12, 1988
DUAL HORN, MULTI-BAND RADAR DETECTOR	242536	4939521	Sept. 12, 1988
ELECTONIC DEVICE TO IMPROVE A GOLF SWING	326807		Sept. 2, 1992

Patent	Application Number	Patent Number	Date Filed
CONSTRUCTION FOR A PORTABLE RADAR DETECTOR HAVING A MIRROR	612090	4625210	May 21, 1984
POWER TAKE-OFF SWITCH	356509	3790808	May 2, 1973
RADAR DETECTION AND SIGNAL PROCESSING CIRCUIT	604953	4630054	Apr. 27, 1984

# Schedule C(P)

# CANADIAN PATENTS B.E.L.-Tronics Limited

Patent	File Number	Filing Date
LOW VOLTAGE SENSING CIRCUITS FOR BATTERY POWERED DEVICES HAVING A MICRO-PROCESSOR	2155255	1995/08/02
ELECTRONIC DEVICE TO IMPROVE GOLF SWING	2104761	1993/08/24
MULTIBAND RADAR DETECTOR	1295715	1987/12/23
MULTIBAND RADAR DETECTOR HAVING PLURAL LOCAL OSCILLATORS	1295714	1987/12/23
HORN ANTENNA AND MIXER CONSTRUCTION FOR MICROWAVE RADAR DETECTORS	1187602	1984/01/06
CONSTRUCTION FOR A PORTABLE RADAR DETECTOR HAVING A MIRROR	1187601	1984/03/27
RADAR DETECTION AND SIGNAL PROCESSING CIRCUIT	1187586	1984/01/06

JAPANESE PATENTS
Registrations
B.E.L.-Tronics Limited

Patent

Patent Number

**Issue Date** 

1594721

Dec. 27, 1990

RADAR DETECTION HORN

Schedule E(P)

AUSTRALIAN PATENTS
Registrations

B.E.L.-Tronics Limited

Patent

Patent Number

Dec. 21, 1984 **Issue Date** 

572,553

ANTENNA/MIXER FOR MICROWAVE RADAR

Schedule F(P)

GB PATENTS Registrations

B.E.L.-Tronics Limited

**Patent** 

Patent Number

Issue Date

572,953

RADAR DETECTION/SIGNAL

AMTENNA/MIXER FOR MICROWAVE RADAR

### Schedule A(TM)

# U.S. TRADE MARKS - REGISTRATIONS B.E.L.-Tronics Limited

Trade Mark	Application No./Date	Registration No./Date
RSV	75-075,532 - March 20, 1996	2,048,971 - April 1, 1997
DUAL TRACKING LASER	74-710,622 - August 3, 1995	1,985,673 - July 9, 1996
QUICKDIAL	74-636,080 - February 21, 1995	2,049,650 - April 1, 1997
VG-2 GUARD	74-607,674 - December 6, 1994	1,983,085 - June 25, 1996
DTL	74-481,844 - January 24, 1994	1,915,810 - August 29, 1995
FMT-FUNDAMENTAL MIXER TECHNOLOGY	74-419,225 - August 2, 1993	1,869,304 - December 27, 1994
FMT	74-419,223 - August 2, 1993	1,949,937 - January 23, 1996
LEADERSHIP THROUGH INNOVATION	74-373,784 - March 31, 1993	1,860,310 - October 25, 1994
FULL-DIMENSIONAL SOUND	74-336,374 - December 3, 1992	1,866,250 - December 6, 1994
SWINGMATE	74-291,476 - July 6, 1992	1,874,533 - January 17, 1995
LASERALERT	74-266,606 - April 17, 1992	1,811,466 - December 14, 1993
EXPRESS	74-162,864 - May 2, 1991	1,681,876 - April 7, 1992
SHADOW TECHNOLOGY	74-147,192 - March 11, 1991	1,706,363 - August 11, 1992

PATENT REEL: 010024 FRAME: 0798

Registration No./Date	1,493,929 - June 28, 1988	1,281,393 - June 12, 1984	1,765,584 - April 20, 1993	1,309,767 - December 18, 1984
Application No./Date	73-562,563 - October 11, 1985	73-424,909 - May 9, 1983	73-424,846 - May 6, 1983	73-424,715 - May 6, 1983
Trade Mark	VECTOR	COMPUHETERODYNE	BEL and DESIGN	MICRO EYE

# Schedule B(TM)

# U.S. TRADE MARKS - APPLICATIONS B.E.L.-Tronics Limited

Trade Mark	Application No./Date
MULTILINK	74-621,705 - January 17, 1995
ACCU-RATE Stylized Letters	74-419,224 - August 2, 1993
LEGEND	74-005,430 - November 27, 1989
FMT	74-005,429 - November 27, 1989
RSV	74-005,428 - November 27, 1989
FMT - FUNDAMENTAL MIXER TECHNOLOGY	74-005,427 - November 27, 1989
RSV - RADAR SIGNAL VERIFICATION	74-005,426 - November 27, 1989
SAFETY ALERT	793,669 - September 28, 1995

# Schedule C(TM)

# U.S. TRADE MARKS - ABANDONED B.E.L.-Tronics Limited

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PREFERRED CALLER MEMORY BLOCK REJECT

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SWINGMATE TAKES THE GUESSWORK OUT OF YOUR SWING

DUAL TRACKING LASER

CALL REJECT

BLOCK BUSTER

SWINGMATE TAKES THE GUESSWORK OUT OF YOUR SWING

SWING MASTER and DESIGN

SWING MASTER

LASER

ALLBAND THREE BAND PLUS

BEL BEL-TRONICS and DESIGN

Application No./Date

74-607,675 - December 6, 1994 74-607,673 - December 6, 1994 74-607,672 - December 6, 1994

74-607,671 - December 6, 1994

74-481,841 - January 24, 1994

74-336,369 - December 3, 1992

74-336,352 - December 3, 1992

74-297,276 - July 24, 1992

74-246,482 - February 14, 1992

74-246,356 - February 14, 1992

74-237,494 - January 14, 1992

74-221,411 - November 14, 1991

74,221,410 - November 14, 1991

74-147,143 - March 11, 1991

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VG-2

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QUANTUM

SIGNAL CONCENTRATOR

## Application No./Date

74-147,142 - March 11, 1991

74-139,926 - February 19, 1991

74-114,666 - November 13, 1990

74-102,008 - October 1, 1990

73-665,708 - June 10, 1987 1,515,183 - December 6, 1988 (R)

73-542,535 - June 11, 1985 1,378,984 - January 21, 1986 (R)

## Schedule D(TM)

# BENELUX TRADE MARKS - REGISTRATIONS BEL Tronics Limited

Trade Mark	Application No./Date	Registration No./Date
BEL EXPRESS 3	825046 - April 7, 1994	556513 - April 7, 1994
BEL	823059 - March 4, 1994	551512 - March 4, 1994
BEL VANTAGE 3	823058 - March 4, 1994	551511 - March 4, 1994
BEL TRONICS	823057 - March 4, 1994	551510 - March 4, 1994

### Schedule E(TM)

# CANADIAN TRADE MARKS - REGISTRATIONS B.E.L.-Tronics Limited

<u>Trade Mark</u>	Application No./Date	Registration No./Date
MULTILINK	772,954 - January 13, 1995	TMA450,884 - November 24, 1995
VG-2 GUARD	770,648 - December 9, 1994	TMA456,010 - March 22, 1996
PREFERRED CALLER MEMORY	770,647 - December 9, 1994	TMA456,009 - March 22, 1996
LEADERSHIP THROUGH INNOVATION AND TECHNOLOGY	725,190 - March 22, 1993	TMA434,736 - October 21, 1994
FULL DIMENSIONAL SOUND	717,890 - November 30, 1992	TMA423,432 - February 18, 1994
CALL REJECT	717,879 - November 30, 1992	TMA425,778 - March 25, 1994
SWINGMATE TAKES THE GUESSWORK OUT OF YOUR SWING	710,471 - August 7, 1992	TMA423,759 - February 25, 1994
SWINGMATE	708,549 - July 13, 1992	TMA420,340 - December 3, 1993
LASERALERT	702,410 - April 3, 1992	TMA412,951 - May 28, 1993
SHADOW TECHNOLOGY	677,557 - March 7, 1991	TMA396,415 - March 27, 1992
ST	677,554 - March 7, 1991	TMA393,363 - January 24, 1992
ESPRIT	660,563 - June 22, 1990	TMA387,356 - August 2, 1991

Trade Mark	Annication No /Date	Registration No /Date
TIGHT		
FMT	645,660 - November 27, 1989	TMA376,948 - December 7, 1990
RSV - RADAR SIGNAL VERIFICATION	645,659 - November 27, 1989	TMA378,963 - January 25, 1991
RSV	645,657 - November 27, 1989	TMA376,947 - December 7, 1990
FMT - FUNDAMENTAL MIXER TECHNOLOGY	645,653 - November 27, 1989	TMA378,962 - January 25, 1991
LEGEND	638,407 - August 11, 1989	TMA378,118 - January 11, 1991
THE INTELLIGENT CHOICE	597,403 - December 17, 1987	TMA352,043 - February 24, 1989
IRT	594,380 - October 29, 1987	TMA354,183 - March 31, 1989
IRT - IMAGE REJECTION TECHNOLOGY	594,379 - October 29, 1987	TMA354,182 - March 31, 1989
QUEST	574,525 - December 10, 1986	TMA334,721 - November 27, 1987
QUANTUM	560,821 - April 15, 1986	TMA326,678 - April 24, 1987
CLEAR AS A BEL	553,192 - November 25, 1985	TMA322,393 - January 2, 1987
MICRO EYE EXPRESS	550,580 - October 10, 1985	TMA326,647 - April 24, 1987
VECTOR	546,793 - July 25, 1985	TMA325,778 - April 10, 1987

Trade Mark	Application No./Date	Registration No./Date
BEL and DESIGN	544,167 - June 19, 1985	TMA323,398 - February 6, 1987
SIGNAL CONCENTRATOR	503,202 - May 10, 1983	TMA293,733 - August 3, 1984
MICRO EYE	502,941 - May 9, 1983	<b>TMA288,709 - March 9, 1984</b>
COMPUHETERODYNE	491,879 - September 9, 1982	TMA284,130 - October 14, 1983
BEL TRONICS		

## Schedule F(TM)

# CANADIAN TRADE MARKS - APPLICATIONS B.E.L.-Tronics Limited

Trade Mark

SAFETY ALERT

QUICKDIAL

BLOCK REJECT

BEL-TRONICS LIMITED

793,669 - September 28, 1995

Application No./Date

775,332 - February 13, 1995

770,646 - December 9, 1994

769,568 - November 25, 1994

# Schedule G(TM)

# CANADIAN TRADE MARKS - ABANDONED B.E.L.-Tronics Limited

	Trade Mark	Application No./Date
	DUAL TRACKING LASER	789,093 - August 2, 1995
	QUICKDIAL	770,045 - December 2, 1994
	DTL	745,446 - January 18, 1994
	DTL - DUAL TRACKING LASER	745,445 - January 18, 1994
	BLOCK BUSTER	717,859 - November 30, 1992
	SWINGMASTER and DESIGN	699,307 - February 19, 1992
	SWING MASTER	699,304 - February 19, 1992
	LASER	696,657 - January 9, 1992
	THREE BAND PLUS	694,300 - November 22, 1991
	ALLBAND	694,230 - November 22, 1991
	EXPRESS	680,987 - April 29, 1991
	BEL BEL-TRONICS & DESIGN	677,552 - March 7, 1991
	PATRIOT	675,526 - February 18, 1991
-	VG-2	669,592 - November 2, 1990

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**BEL** and **DESIGN** 

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BEL MICRO EYE CELLULAR

BEL and DESIGN

BEL and DESIGN

BEL and DESIGN

Application No./Date

667,989 - October 10, 1990

632,032 - May 16, 1989

628,497 - March 28, 1989

546,571 - July 24, 1985

502,942 - May 9, 1983

381,734 - December 31, 1974

364,406 - May 14, 1973 TMA208,992 - August 22, 1975 (R)

# JAPANESE TRADE MARKS BEL Tronics Limited

Application No./Date

Registration No./Date

BEL TRONICS

Trade Mark

MICRO EYE

110599/85 - Nov. 11, 1985

### Schedule I(TM)

# FRENCH TRADE MARKS - REGISTRATIONS BEL Tronics Limited

1,327,630 - Jun. 18, 1985	747,974 - Jun. 18, 1985	BEL TRONICS
1,327,629 - Jun. 18, 1985	747,973 - Jun. 18, 1985	BEL
1,327,631 - Jun. 11, 1985	747,976 - Jun. 11, 1985	MICRO EYE
Registration No./Date	Application No./Date	Trade Mark

### Schedule J(TM)

### AUSTRALIAN TRADE MARKS BEL Tronics Limited

Registration No./Date		A547,807 - Dec. 19, 1990 505,146	A547808 - Dec. 19, 1990
Application No./Date	A428,808 - Jun. 25, 1985	A547,807 - Dec. 19, 1990	A547,808 - Dec. 19, 1990
Trade Mark	MICRO EYE	BEL	BEL TRONICS

## Schedule K(TM)

# BEL Tronics Limited

Application No./Date Registration No./Date	676,591 - Aug. 6, 1985 413,474 - Jul. 10, 1986	676,592 - Aug. 6, 1985 413,475 - Jul. 10, 1986	67,430 - Jul. 20, 1985 409,815 - Jan. 1, 1986
Trade Mark	BEL	BEL TRONICS	MICRO EYE

# ES TRADE MARKS BEL Tronics Limited

Application No./Date

Registration No./Date

1,252,272 - Jul. 28, 1988

Trade Mark BEL

## Schedule M(TM)

# DETRADE MARKS BEL Tronics Limited

Trade Mark	Application No./Date	Registration No./Date
BEL TRONICS	B77212/9WZ - Jul. 28, 1985	1,089.997 - Apr. 7, 1986
MICRO EYE	B77211/9WZ - Jul. 28, 1985	1,095,065 - Aug. 11, 1986

Applicant

Respondent

Court File No. B168/97

**ONTARIO COURT (GENERAL DIVISION)** 

**VESTING ORDER** 

CASSELS BROCK & BLACKWELL Barristers & Solicitors Suite 2100
40 King Street West Toronto, Ontario M5H 3C2

E. BRUCE LEONARD Tel: (416) 869-5757 Fax: (416) 360-8877

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Court File No.

B168/97

### THE ONTARIO COURT OF JUSTICE (GENERAL DIVISION) COMMERCIAL LIST

THE HONOURABLE MR.	)	, THE
	)	
JUSTICE	)	DAY OF SEPTEMBER, 1997

### SOUTHTRUST BANK, NATIONAL ASSOCIATION

**Applicant** 

- and -

### **B.E.L. - TRONICS LIMITED**

Respondent

### ORDER

(Vesting Certain Of BEL-CAN's Assets)

THIS MOTION, made by Arthur Andersen Inc., the Receiver and Manager of B.E.L. - Tronics Limited ("BEL-CAN") for an Order vesting certain of the assets of BEL-CAN in Akcess Pacific Group, L.C.C. ("Akcess Pacific") free and clear of the claims of creditors of BEL-CAN pursuant to section 100 of the *Courts of Justice Act*, R.S.O. 1990, c. C-43 and for an Order under section 67 of the *Personal Property Security Act* (Ontario), R.S.O. 1990, c. P-10 was heard this day at 393 University Avenue, Toronto, Ontario.

ON READING the Order of this Honourable Court dated 10 September, 1997 approving the sale of certain of the assets of BEL-CAN and the Report of Arthur Andersen Inc. in its capacity as court-appointed Receiver and Manager of BEL-CAN dated September •, 1997 (the "Report"), each as filed, it appearing from the Report that the Purchase Price referred to therein has been paid by Akcess Pacific to the Receiver and that all conditions to the closing of the Purchase Agreement referred to in the Report have been satisfied or waived, and on the consent of Glen Martinson and Martinson & Associated Inc. (collectively "Martinson"),

- 1. THIS COURT ORDERS that in accordance with the Order of this Honourable Court dated September 10, 1997, this Motion is made without notice and is properly before this Honourable Court.
- 2. THIS COURT ORDERS, pursuant to the provisions of Section 100 of the Courts of Justice Act, R.S.O. 1990, c. C-43 and the provisions of Section 67(1)(e) of the Personal Property Security Act (Ontario), R.S.O. 1990, c. P-10 that all of the estate, right, title, and interest of BEL-CAN in the assets referred to in the Purchase Agreement (the "Purchased Assets"), be and the same is hereby vested in Akcess Pacific free and clear from any and all claims, debts, disputes, judgments, writs of execution, writs of seizure and sale, contractual claims, hypotheques, interests, charges, liens, security interests, assignments, pledges, options, executions, trusts or deemed trusts (whether contractual, statutory or otherwise), adverse claims, actions, levies, taxes, mortgages or encumbrances or any other rights or claims of any kind whatsoever (collectively referred to hereafter as the "Encumbrances") of any and all persons, including individuals, firms, corporations, partnerships, joint ventures, trusts, unincorporated organizations and natural persons and corporations, including Martinson, whether acting in their capacity as principal or as agents,

trustees, executors, administrators or other legal representatives (collectively referred to hereafter as the "Persons"), and that subject to Paragraph 3 all of the Encumbrances, asserted by any of the Persons, or in any way affecting the Purchased Assets are hereby expunged and discharged.

- 3. THIS COURT ORDERS AND DECLARES that all of the Encumbrances affecting the Purchased Assets, created or granted before the date of this Order that are expunged and discharged with respect to the Purchased Assets under the terms of this Order shall continue to attach to and shall retain the same priorities with respect to the proceeds of the sale of the Purchased Assets.
- 4. THIS COURT REQUESTS and seeks the aid and recognition of any court or administrative body in any province or territory of Canada, any Canadian federal court or administrative body and any federal or state court or administrative body in the United States of America or elsewhere in connection with the implementation and carrying out of the terms of this Order and the authority of the Receiver granted hereunder to proceed with and carry out the transactions contemplated herein.
- 5. THIS COURT ORDERS that Akcess Pacific be and is hereby authorized to seek such further and additional Orders from this Honourable Court as may be necessary to carry out the transactions contemplated herein.

SOUTHTRUST BANK, NATIONAL ASSOCIATION

Applicant

### Schedule 3 ACQUISITION ENTITY

BEL-Tronics Radar Limited Partnership I

### Schedule A

# U.S. PATENTS B.E.L.-Tronics Limited

# 1. REGISTRATIONS

Patent	Patent Number	Issue Date
MIXER USING FUNDAMENTAL FREQUENCY OR SECOND OR THIRD HARMONIC FREQUENCIES OF A LOCAL OSCILLATOR FOR MAXIMIZED RESULTANT FREQUENCY MIXER PRODUCT	5446923	Mar. 3, 1994
LOW VOLTAGE SENSING CIRCUITS FOR BATTERY POWERED DEVICES HAVING A MICRO-PROCESSOR	5587916	Aug. 15, 1994
VOLTAGE CONTROLLED PUSH-PUSH OSCILLATOR	5402087	Apr. 8, 1994
DUAL HORN, MULTI-BAND RADAR DETECTOR	4939521	Sept. 12, 1988
CONSTRUCTION FOR A PORTABLE RADAR DETECTOR HAVING A MIRROR	4625210	May 21, 1984
POWER TAKE-OFF SWITCH	3790808	May 2, 1973
RADAR DETECTION AND SIGNAL PROCESSING CIRCUIT	4630054	Apr. 27, 1984

2. APPLICATIONS	Application No.	Filing Date
ELECTRONIC DEVICE TO IMPROVE A GOLF SWING	326807	Sept. 2, 1992
RADAR DETECTION & SIGNAL	604953	Apr. 27, 1984
PORTABLE RADAR DETECTOR	612090	May 21, 1984

### Schedule B

# CANADIAN PATENTS B.E.L.-Tronics Limited File Number

Patent	File Number	Filing Date
LOW VOLTAGE SENSING CIRCUITS FOR BATTERY POWERED DEVICES HAVING A MICRO-PROCESSOR	2155255	1995/08/02
ELECTRONIC DEVICE TO IMPROVE GOLF SWING	2104761	1993/08/24
CONSTRUCTION FOR A PORTABLE RADAR DETECTOR HAVING A MIRROR	1187601	1984/03/27
RADAR DETECTION AND SIGNAL PROCESSING CIRCUIT	1187586	1984/01/06

### Schedule C

### GREAT BRITAIN - PATENTS B.E.L.-Tronics Limited

ratent	Patent Number
RADAR DETECTION/SIGNAL	572,953
ANTENNA/MIXER FOR MICROWAVE RADAR	84/00448

PAYABLE THROUGH CANADIAN IMPERIAL BANK OF COMMERCE'S AGENT IN NEW YORK 0046 MARKS & CLERK, MISSISSAUGA 1-255/260 2145 DUNWIN DR., SUITE #13 MISSISSAUGA, ONTARIO CANADA L5L 4L9 Jan. 29/99 DATE THE COMMISSIONER OF PATENTS & TRADEMARKS \*\*\*\*TWO HUNDRED & FORTY DALLARS ----240.00 U.S. FUNDS DOLLARS 6 Assignment fees, Our file #2082-99999 269054670 011 2127 2209 26 26 Canadian Imperial Bank of Commerce MARKS & CLERK, MISSISSAUGA PRIVATE BANKING OFFICE, MISSISSAUGA CITY CENTRE 1 CITY CENTRE DRIVE, SUITE 315 MISSISSAUGA, ONTARIO L5B 1M2 120 2600 25 58 20 30 2 200 26 14 16 11 "000046" 024 "00000 24000"

PATENT

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### **BOX ASSIGNMENTS**

### DONALD E. HEWSON, B.A.Sc., P.Eng.

Registered Patent & Trade Mark Agent Resident Partner of MARKS & CLERK

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our Ref:

Document ID No. 100961878

Our Ref:

2082-99999 (ass't)

Ottawa Office

P.O. Box 957, Station B 1380 - 55 Metcalfe Street Ottawa, Ontario K1P 5S7

London Office

57-60 Lincoln's Inn Fields London, England WC2A 3LS

May 31, 1999

The Commissioner of Patents
The United States Patent Office
Crystal Plaza Two
2011 Jefferson Davis Highway
Arlington, Virginia
22202 U.S.A.

Attn: Mr. Steven Post, Examiner

Assignment Division, Office of Public Records

Re: Re-submission of Assignment Document ID No. 100961878

Dear Sir:

This follows our receipt of the office correspondence of May 5, 1999, entitled "Notice of Non-Recordation of Document", a copy of which is **enclosed** herewith for reference.

The undersigned hereby re-submits the Assignment document, together with an appropriate cover sheet, for recordation. The original of the undersigned's letter of January 29, 1999, showing the date stamp (and other details) of the United States Patent Office, accompanies the re-submitted document.

Also **enclosed** is a copy of the undersigned's cheque No. 0046 in the amount of US\$240.00, as endorsed by the U.S. Patent and Trademark office, as proof of payment of the Assignment Recordation Fees. It is believed that no further fees are necessary in order to effect recordation of the Assignment.

The undersigned apologizes for his oversight in not including the cover sheet with the originally submitted document, and for any inconvenience or delay the oversight may have caused.

KINDLY RESPOND TO MISSISSAUGA OFFICE

**PATENT** 

Since this Assignment document is being re-submitted within 30 days of the Notice of Non-Recordation, it is respectfully requested that the original date of receipt of the Assignment, namely February 4, 1999, be retained.

Finally, as noted on the cover sheet, all correspondence surrounding these matters should be directed to the undersigned at the Mississauga office of Marks & Clerk (address noted above).

The undersigned looks forward to receiving confirmation of recordation of the Assignment, in due course.

If it will expedite handling of these matters, the Examiner is kindly requested to contact the undersigned by telephone (collect if necessary), at the number noted above.

Respectfully submitted,

Donald E. Hewson

U.S. Registration No. 22,241

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### UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

MAY 05, 1999

DONALD E. HEWSON
POB 957, STATION B
1380-55 METCALFE ST.
OTTAWA ONTARIO K1P 5S7 CAMPDA



June 5/99 vom

UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF NON-RECORDATION OF DOCUMENT

DOCUMENT ID NO.: 100961878

THE ENCLOSED DOCUMENT HAS BEEN EXAMINED AND FOUND NON-RECORDABLE BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. THE REASON(S) FOR NON-RECORDATION ARE STATED BELOW. DOCUMENTS BEING RESUBMITTED FOR RECORDATION MUST BE ACCOMPANIED BY A NEW COVER SHEET REFLECTING THE CORRECT INFORMATION TO BE RECORDED AND THE DOCUMENT ID NUMBER REFERENCED ABOVE.

THE ORIGINAL DATE OF FILING OF THIS ASSIGNMENT DOCUMENT WILL BE MAINTAINED IF RESUBMITTED WITH THE APPROPRIATE CORRECTION(S) WITHIN 30 DAYS FROM THE DATE OF THIS NOTICE AS OUTLINED UNDER 37 CFR 3.51. THE RESUBMITTED DOCUMENT MUST INCLUDE A STAMP WITH THE OFFICIAL DATE OF RECEIPT UNDER 37 CFR 3. APPLICANTS MAY USE THE CERTIFIED PROCEDURES UNDER 37 CFR 1.8 OR 1.10 FOR RESUBMISSION OF THE RETURNED PAPERS, IF THEY DESIRE TO HAVE THE BENEFIT OF THE DATE OF DEPOSIT IN THE UNITED STATES POSTAL SERVICE.

SEND DOCUMENTS TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231. IF YOU HAVE ANY QUESTIONS REGARDING THIS NOTICE, YOU MAY CONTACT THE INDIVIDUAL WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723.

1. THE DOCUMENT SUBMITTED FOR RECORDING IS NOT ACCEPTABLE. TO RECORD A DOCUMENT IN THE ASSIGNMENT DIVISION, A COMPLETE COVER SHEET MUST ACCOMPANY THE DOCUMENT OR A COVER SHEET OUTLINING THE REQUIREMENTS FOR RECORDING AS SET FORTH IN TITLE 37 CFR 3.11 MUST BE PRESENT.

STEVEN POST, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

RECEIVED

MAY 2 1 1999

MARKS & CLERK - MISSISSAUGA

PATENT REEL: 010024 FRAME: 0829

**RECORDED: 02/04/1999**