Form PTO-1595 & TRADEMARK 101981		U.S. DEPARTMENT OF COMMERCE					
OMB No. 0651-0027 (exp. 5/31/2002)							
Tab settings ⇔ ⇔ ♥ To the Honorable Commissioner o	 f Patents and Trademarks:	Please record the a	Ittached original documents or copy thereof.				
1. Name of conveying party(ies):	······································	2. Name and	address of receiving partv(ies)				
Smarte Carte, Inc. - a Delaware corporation 2 - 4 - 0 2 Additional name(s) of conveying party(ies) attached? • Yes • No		Name Wells Fargo Bank, National Association, as Administrative					
				3. Nature of conveyance:			
				Assignment L Merger			
			Street Address: 201 Third Street, 8th Floor				
	-						
Other January 16, 2002 Execution Date: 4. Application number(s) or patent number(s):		Citra San	Francisco State: CA Zip: 9410				
		Additional name(s) & address(es) attached? Ly Yes Ly No					
				5 Name and address of party to wi	Additional numbers a		
5. Name and address of party to whom correspondence concerning document should be mailed: Name:Amy Golden, Esq.			er of applications and patents involved:				
		1					
Name:Amy Golden	n, Esq.	7. Total fee (37	7 CFR 3.41)\$ 80.00				
Name:	n, Esq.	7. Total fee (3)	,				
Internal Address:	n, Esq. & Meyers LLP	🗹 Enclose	,				
Internal Address:O'Melveny		Enclose	ed zed to be charged to deposit account				
Internal Address: O'Melveny Embarcade	& Meyers LLP ro Center West	🗹 Enclose	ed zed to be charged to deposit account				
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Internal Address:O'Melveny & Embarcade Street Address:275 Battery 25th Floor	& Meyers LLP ro Center West Street 	Enclose Authori	ed zed to be charged to deposit account count number: 500639				
Internal Address: O'Melveny Embarcade Street Address: 275 Battery 25th Floor City: San Francisco State: CA 9. Statement and signature.	& Meyers LLP ro Center West Street Zip:94111 DO NOT USE	Enclose Authori Authori	ed ized to be charged to deposit account count number: 500639 te copy of this page if paying by deposit account)				
Internal Address: O'Melveny Embarcade Street Address: 275 Battery 25th Floor City: San Francisco State: CA 9. Statement and signature.	& Meyers LLP ro Center West Street 	 Enclose Authori 8. Deposit acc (Attach duplica THIS SPACE 	ed zed to be charged to deposit account count number: 500639				
Internal Address: O'Melveny Embarcade Street Address: 275 Battery 25th Floor City: San Francisco State: CA 9. Statement and signature. To the best of my knowledge and is a true copy of the original docu Amy Golden, Esq.	& Meyers LLP ro Center West Street Zip:94111 DO NOT USE I belief, the foregoing iment.	 Enclose Authori 8. Deposit acc (Attach duplica THIS SPACE 	ed ized to be charged to deposit account count number: 500639 te copy of this page if paying by deposit account)				
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REEL: 012551 FRAME: 0945

GRANT OF PATENT SECURITY INTEREST

WHEREAS, Smarte Carte Corporation, a Delaware corporation ("Company"), has entered into a Credit Agreement, dated as of April 8, 1999, (said Credit Agreement, as it may heretofore have been and as it may hereafter be amended, supplemented or otherwise modified from time to time, being the "Credit Agreement"; capitalized terms defined therein and not otherwise defined herein being used herein as therein defined) with SMC Holdings Corp., a Delaware corporation, the financial institutions named therein (collectively, together with their respective successors and assigns party to the Credit Agreement from time to time, the "Lenders"), and Wells Fargo Bank, National Association, as administrative agent for the Lenders (in such capacity, "Secured Party"), pursuant to which Lenders have made certain commitments, subject to the terms and conditions set forth in the Credit Agreement, to extend certain credit facilities to Company; and

WHEREAS, Company may from time to time enter, or may from time to time have entered, into one or more Interest Rate Agreements (collectively, the "Lender Interest Rate Agreements") with one or more Lenders or their Affiliates (in such capacity, collectively, "Interest Rate Exchangers"); and

WHEREAS, pursuant to the terms of a Pledge and Security Agreement dated as of April 8, 1999 (as amended, supplemented or otherwise modified from time to time, the "Pledge and Security Agreement"), among Smarte Carte, Inc. ("Grantor"), Secured Party and the other grantors named therein, Grantor has agreed to create in favor of Secured Party a secured and protected interest in, and Secured Party has agreed to become a secured creditor with respect to, the Patent Collateral (as defined below);

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, subject to the terms and conditions of the Pledge and Security Agreement, Grantor hereby grants to Secured Party a security interest in all of Grantor's right, title and interest in and to the following, in each case whether now or hereafter existing or in which Grantor now has or hereafter acquires an interest and wherever the same may be located (the "**Patent Collateral**"):

(i) all right, title and interest (including rights acquired pursuant to a license or otherwise but only to the extent permitted by agreements governing such license or other use) in and to all patents and patent applications and rights and interests in patents and patent applications under any domestic or foreign law (including all priority rights under all available International Agreements, Treaties and Conventions for the protection of intellectual property) that are presently, or in the future may be, owned by or licensed to such Grantor in whole or in part (including the patents and patent applications listed on <u>Schedule A</u>), all rights (but not obligations) corresponding thereto to sue for past, present and future infringements and all reissues, reexaminations, divisions, continuations, renewals, extensions and continuations-in-part thereof (all of the foregoing being collectively referred to as the "**Patents**"); and

(ii) all proceeds, products, rents and profits of or from any and all of the foregoing and, to the extent not otherwise included, all payments under insurance (whether or not Secured Party is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Patent Collateral. For purposes of this Grant of Patent Security Interest, the term "**proceeds**" includes whatever is receivable or received when Patent Collateral or proceeds are sold, exchanged, collected or otherwise disposed of, whether such disposition is voluntary or involuntary.

Grantor does hereby further acknowledge and affirm that the rights and remedies of Secured Party with respect to the security interest in the Patent Collateral granted hereby are more fully set forth in the Pledge and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

[Remainder of page intentionally left blank.]

IN WITNESS WHEREOF, Grantor has caused this Grant of Patent Security Interest to be duly executed and delivered by its officer thereunto duly authorized as of the $\frac{1679}{2}$ day of $\frac{1007}{2}$.

SMARTE CARTE, INC. By: Name: CART 5. Title: Vile Pher EXEC.

SCHEDULE A TO GRANT OF PATENT SECURITY INTEREST

Patents Issued:

Patent No.	Issue Date	Invention	Inventor
6,125,985	10/03/00	Cart Management System	Amdahl, Rogney
6,142,283	11/07/00	Cart Management System	Amdahl, Rogney

SF1:450511.1

RECORDED: 02/04/2002