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To the Honorable Commissioner	of Patents and Trademarks:	Please record the attached original documents or copy the	hereof.	
1. Name of conveying party(ies):		2. Name and address of receiving party(ies)		
Safe Passage International Limit		Name:		
A Limited Liability Company of To British Virgin Islands	4-24-22	Internal Address:		
Additional name(s) of conveying party(ies)	attached? Yes 🖌 No			
3. Nature of conveyance:				
Assignment Merger		333 Metro Park		
Security Agreement	Change of Name	Street Address: 333 Metro Park		
Other_Asset Purchase Agr	reement			
		City: <u>Rochester</u> State: <u>NY</u> Zip:_1	14623	
Execution Date: May 11, 19	99	Additional name(s) & address(es) attached?	Yes [
4. Application number(s) or patent	number(s):			
		ached? Yes No		
5. Name and address of party to w concerning document should be		6. Total number of applications and patents in	nvolve	
Name:Amy L. Green, Esq.		7. Total fee (37 CFR 3.41)\$40.00		
Name.	مستحد مستحد سيند بينك علينا فيك بلادة فينا فيند باليد بلدو بينا ويبعد بالم الأراب			
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Continuation of the Information in Item 2:

Howard C. Rooksby 333 Metro Park Rochester, NY 14623

Michael R. Rooksby 333 Metro Park Rochester, NY 14623

Andrew M. Figiel 333 Metro Park Rochester, NY 14623

Glenn V. Greibus 333 Metro Park Rochester, NY 14623

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ASSET PURCHASE AGREEMENT

THIS AGREEMENT is made this // day of my Y, 1999 by and between SAFE PASSAL SE INTERNATIONAL LIMITED (BVI) (the "Seller"), and JAMES S. VISCARDI, HOWAR D C. ROOKSBY, MICHAEL R. ROOKSBY, GLENN V. GREIBUS and ANDREW M. FIGIEL (the "Buyers").

WHNEREAS, Seller is the owner of all issued and outstanding stock of SAFE PASSAGE (US) LIMITED ("US") and SAFE PASSAGE INTERNATIONAL LIMITED ("UK") (the "Shares");

WHERE 'AS, Seller is the owner of certain property described in Schedule A (the "Property");

WHERE AS, Buyers desire to purchase from Seller, and Seller desires to sell to Buyers, on the terms set forth herein, the Property and Shares (collectively the "Assets") which are more specifically described on the attached <u>Schedule A</u>.

NOW, THEREFORE, it is agreed as follows:

1. Warranties and Representations of Seller

Seller warrants and represents to Buyers as follows:

(a) <u>Organization and Standing of Seller</u>. Seller is a corporation duly organized and validly existing in good standing under the laws of The British Virgin Islands.

(b) <u>Corporate Authority</u>. Seller has full corporate power and authority to carry on its business, and to own, the Assets now owned, and used by it, and to enter into this Agreement and consummate the transactions contemplated herein. Seller, its board of directors and its shareholders have or will have taken all action, corporate or otherwise, as may be advisable, necessary and proper to authorize and approve the execution of this Agreement by Seller and the performance by Seller of its terms. This Agreement and the, schedules, instruments and documents delivered in accordance with the terms of this Agreement and necessary to consummate the transactions contemplated by this Agreement are and will be valid and binding upon Seller and enforceable against Seller in accordance with their terms, except as may be limited by bankruptcy or insolvency laws of general application, or the discretion of a court granting equitable remedies.

(c) <u>Ownership of Shares</u>. Seller is the owner and holder of all issued and outstanding shares of all classes of US and UK. The Seller, its directors and shareholders are the only parties whose authorization and approval is necessary for the effectiveness of this Agreement and consummation of the transactions contemplated herein. The Seller does not have any other

outstanding shares or securities, debentures or options, rights, warrants, calls or commitments relating to any securities of US or UK.

(d) <u>Title to Assets</u>. So far as Seller is aware of, it alone owns outright all of the Assets. None of the Assets are leased by or to Seller. So far as Seller is aware, it has good and marketable title to the Assets free of any claims, mortgages, liens, security interests or other encumbrances. So far as the Seller is aware, none of the Assets are subject to an assignment, license agreement or other similar right of claim by a third party.

(c) <u>Warranties and Representations at Time of Closing</u>. The warranties and representations contained in this Agreement and in the schedules, instruments or documents delivered to Buyers in accordance with the terms of this Agreement will be true at the time of closing as though they were made at that time.

2. Sale of Assets and Purchase Price

Seller will sell, assign and transfer to Buyers good and marketable title to the

(a)	All issued and outstanding stock of US		\$ 1,000.00
(b)	All issued and outstanding shares of UK		\$ 1,000.00
(c)	Intellectual Property of Seller set forth on Schedule A		\$48,000.00
		Total:	\$50,000.00

3. Term of Purchase

Assets.

The purchase price of \$50,000 will be paid to Seller in cash, bank draft or certified check in favor of such persons as Seller shall require at closing.

4. Additional Terms of Purchase

In addition to the purchase price set forth in paragraph three, the Seller will be granted a transferable option to purchase shares of US and UK as set forth on the attached Schedule \underline{B} .

5. Access to Premises and Records

Prior to the time of closing, Buyers and/or their authorized representative will have full access to and the right to inspect, during normal business hours, the premises at which US and

2

UK are being operated, the Assets, and the books, contracts, commitments, records and such other information concerning US and UK which may be reasonably requested. All such information disclosed to Buyers will be regarded as confidential and will not be reproduced without Seller's prior consent. Buyers will provide Seller at closing with written authority, irrevocable until exercise by Seller or its assigns of option granted under paragraph 4 hereof, for Seller, Seller's assigns and Seller's authorized representatives to have full access to Buyers' books and records during normal business hours and upon reasonable advance notice. All such information disclosed will be regarded as confidential and will not be further disclosed by Seller.

6. Warranties and Representations of Buyers

Buyers, individually and in their capacity as employees of US and/or UK, warrant and represent to the Seller as of February 1, 1999 as follows:

(a) Buyers had no knowledge of any business opportunity or arrangement that would substantially change the profitability of US and UK on a combined basis, which opportunity or arrangement has not previously been disclosed to the Seller.

(b) Buyers had no knowledge of any potential purchasers of US and/or UK, and have had no discussions, correspondence or contact of any kind with any potential purchasers.

(c) Buyers agree to indemnify the shareholders and directors of Seller from all liability incurred as an officer, director or shareholder of US or UK arising out of the conduct of US and UK after February 1, 1999, at 2:15pm EST.

7. Liabilities, Debts and Assets of US and UK

Buyers acknowledge that all liabilities and debts properly recorded on the books and records of US and UK are the responsibility of US and UK and not of the shareholders of Seller. Additionally, Seller acknowledges that the accounts receivable set forth on **Exhibit B** are the property of US and UK. The services provided justifying the accounts receivable were provided by US. Notwithstanding this fact, the receivables were mistakenly billed by US in the name of the Seller. Seller hereby agrees to execute any and all documents necessary in order to prove ownership of such accounts receivable by US.

8. Deliveries

Seller shall, unless otherwise provided herein, deliver to Buyers on or before the time of closing such documents and other information required to be provided under the terms of the Agreement.

3

9. Contingencies

Performance by Buyers under the terms of this Agreement is contingent upon the following:

(a) the warranties and representations contained in this Agreement and schedule attached hereto will be true at the time of closing as though such representation were made at that time; and the parties will deliver to each other a certificate so stating;

(b) Buyers obtaining, prior to or at the time of closing, all of the licenses and permits necessary to operate US and UK; and

(c) that Seller shall have performed and complied with all of the terms and conditions of this Agreement to be performed or complied with by it prior to or at the time of closing.

10. Stamp Transfer Tax

US will be responsible for the payment of any stock transfer tax arising out of the transfer of the Shares.

11. Execution of Documents

Seller and Buyers will execute those documents necessary to consummate the transactions contemplated by this Agreement and do those acts necessary to obtain all approvals and licenses.

12. Indemnification

US and the Buyers will indemnify the shareholders of Seller for the actual out-ofpocket costs directly related to the legal dissolution and liquidation of the corporate structure of Seller in an amount not to exceed \$10,000.

13. Failure of Performance

If Seller or Buyers fails in the due performance of any of its obligations under the terms of this Agreement, Seller or Buyers will have the right, at its election, to sue for damages for such breach and to seek such legal and equitable remedies as may be available to it, including the right to recover all reasonable expenses, including reasonable legal fees, incurred: (a) to sue for damages; (b) to seek such other legal and equitable remedies; and (c) to collect any damages and enforce any court order or settlement agreement including, but not limited to, additional application to the court for an order of contempt. Nothing herein contained will be construed to restrict or impair the rights of Buyers or Seller to exercise this election. All rights and remedies herein

provided or existing at law or in equity will be cumulative of each other and may be enforced concurrently therewith or from time to time.

14. Closing

The closing will occur at the offices of Buyers' counsel, on March 1, 1999, or such other time and place mutually agreed on by the parties.

15. Termination

Buyers may, at their sole option, terminate this Agreement at any time prior to closing, and neither party shall be further obligated the one to the other in the event of any of the following:

(a) any warranty or representation made by Seller under the terms of this Agreement in the schedule, attached hereto is materially incorrect in any respect, whether resulting from misrepresentation or omission of fact; or

(b) any of the contingencies set forth in paragraph nine above have not been fulfilled or complied with prior to the time of closing or prior to the time specified therein.

However, this paragraph shall not be construed to mean that Buyers waive their rights to any damages resulting from the breach or falsity of any warranty, representation, term or condition.

16. Brokerage Agreement

Each party hereto represents to the other that no one has dealt with any broker, agent or finder in connection with the purchase of the Shares.

17. Nature and Survival of Representations

All warranties and representations made by Seller in this Agreement, or pursuant hereto, will survive the execution hereof and the closing.

18. Severability

Every provision of this Agreement is intended to be severable. If any provision is held to be invalid or unenforceable by law or by a court of competent jurisdiction, all other provisions will nevertheless continue in full force and effect. In lieu of such invalid or unenforceable provision, there shall be added to this Agreement a legal, valid and enforceable provision as similar in terms to such invalid or unenforceable provision as may be possible.

19. Construction

All understandings and agreements previously made by and between the parties are merged in this Agreement, which alone fully and completely expresses their agreement. This Agreement may not be changed, terminated, nor any of its provisions modified or waived, except in writing signed by all of the parties to this Agreement.

20. Applicable Law; Jurisdiction; Venue

This Agreement will be governed by and construed in accordance with the laws of the State of New York without regard to its principles of conflicts of law. The County of Monroe in the State of New York is hereby designated as the exclusive forum for any action or proceeding arising from or in any way connected to this Agreement, and the parties hereby expressly consent to the personal jurisdiction of the state or federal courts in this forum.

21. Miscellaneous

The following provisions will apply to this Agreement:

(a) the paragraph headings contained in this Agreement have been prepared for convenience of reference only and will not control, affect the meaning, or be taken as an interpretation of any provision of this Agreement;

(b) several copies of this Agreement may be executed by the parties in counterpart and the individual agreements, when taken together, shall be deemed an original for all purposes, and all of which together shall constitute but one and the same instrument;

(c) for purposes of determining the validity of this agreement, facsimile signatures shall have the same validity as if the signatures were original signatures; and

(d) in the event any term or condition of this Agreement should be breached by any party and thereafter waived by the other party, then such waiver shall be limited to the particular breach so waived and shall not be deemed to waive any other breach either prior or subsequent to the breach so waived.

22. Notices

Any notice, request, demand, consent or other communication which may be given or which is required to be given under the terms of this Agreement shall be in writing and shall be delivered personally or sent by registered mail or certified mail, return receipt requested, as follows:

((a)	To Buyers:	James S. Viscardi 18 High Hill Drive Pittsford, New York 14534		
			Howard C. Rooksby 23-E Silver Birch Drive Rochester, New York 14624		
			Michael R. Rooksby 116 Leerie Drive Rochester, New York 14612		
			Glenn V. Greibus 123 Mt. Airy Drive Rochester, New York 14617		
			Andrew M. Figiel 54 Columbine Road Widmer End Buckinghamshire HP15 6BP United Kingdom		
		with a copy to:	Michael F. McConville, Esq. Zicari, McConville, Cooman, Morin & Welch, P.C. 25 East Main Street Rochester, New York 14614		
		To Seller:	Mark R.C. Hutchings Safe Passage International Limited (BVI) c/o Securair International Room 1106-1109 Commercial Building Airport Freight Forwarding Center 2 Chun Wan Road Chek Lap Kok Lantau, Hong Kong		
١	with a copy to Securair International				

with a copy to Securair International (BVI) Limited's lawyers:

Herbert Smith 23 Floor, Gloucester Tower 11 Pedder St. Hong Kong Ref. 2370/30788303

Any notice which is mailed shall be deemed to have been given on the seventh business day after the day of mailing (not counting the day mailed), irrespective of the date of receipt. Notices may be signed by attorneys for the parties sending the notice. A new address may be designated by a notice. All notices shall be via air mail.

23. Currency

All amounts expressed in dollars herein shall be deemed to refer to legal tender of the United States of America.

24. **Binding Effect**

This Agreement and the transactions and other instruments provided for herein will be binding upon and inure to the benefit of the parties, their heirs, distributees, legal representatives, transferees, successors and assigns.

IN WITNESS WHEREOF, we have signed this Asset Purchase Agreement.

SAFE PASSAGE INTERNATIONAL LIMITED (BVI)

by Mark R.C. Hutchings its CEO **V. GREIBUS GLENN** M

CHAEL R. ROOKSBY #22797/9289.2

MES S. VISCARDI

HOWARD C. ROOKSBY

Herbert Smith 23 Floor, Gloucester Tower 11 Pedder St. Hong Kong Ref. 2370/30788303

Any notice which is mailed shall be deemed to have been given on the seventh business day after the day of mailing (not counting the day mailed), irrespective of the date of receipt. Notices may be signed by attorneys for the parties sending the notice. A new address may be designated by a notice. All notices shall be via air mail.

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SAFE PASSAGE/INTERNATIONAL LIMITED (BVI) by Mark R.C. Hutch its CEO

JAMES S. VISCARDI

GLENN V. GREIBUS

9

HOWARD C. ROOKSBY

ANDREW M. FIGIEL

MICHAEL R. ROOKSBY

8

SCHEDULE A

1. INTELLECTUAL PROPERTY

Intellectual Property shall include all service marks, trademarks, patents, logos, rights to copyrights, records, reports, files, documents, source codes and other documents relating to all versions of the Safe Passage Operating System and all courseware.

2. EQUIPMENT

Any and all equipment currently located at 333 Metro Park, Rochester, New York.

3. CONTRACT RIGHTS

Any and all contract rights that Seller has to perform services for any of the customers of Seller, US or UK.