Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT	
NATURE OF CONVEYANCE:	Corrective Assignment to correct the Patent Number D471832 erroneously entered as D471823 previously recorded on Reel 022309 Frame 0119. Assignor (s) hereby confirms the Security Agreement, Collateral Assignment of Patents, Trademarks and Trade Names.	

CONVEYING PARTY DATA

Name	Execution Date
Lasershield Systems, Inc.	07/13/2007

RECEIVING PARTY DATA

Name:	K-Five Investment Holdings, L.L.C.	
Street Address:	1603 Sixteenth Street	
City:	Oak Brook	
State/Country:	ILLINOIS	
Postal Code:	60523	

PROPERTY NUMBERS Total: 2

Property Type	Number	
Patent Number:	D471832	
Patent Number:	D471823	

CORRESPONDENCE DATA

Fax Number: (312)827-8185

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Email: valerie.swanson@klgates.com

Correspondent Name: Bell, Boyd & Lloyd LLP

Address Line 1: P.O. Box 1135

Address Line 4: Chicago, ILLINOIS 60690-1135

ATTORNEY DOCKET NUMBER:	119662-1
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NAME OF SUBMITTER: Doug Hatlestad

Total Attachments: 15

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TO:BELL, BOYD & LLOYD LLP COMPANY:P.O. BOX 1135



UNITED STATES PATENT AND TRADEMARK OFFICE

Under Secretary of Commerce for Intellectual Property and DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE



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FEBRUARY 25, 2009

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BELL, BOYD & LLOYD LLP P.O. BOX 1135 CHICAGO, IL 60690-1135

> UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 571-272-3350. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, MAIL STOP: ASSIGNMENT SERVICES BRANCH, P.O. BOX 1450, ALEXANDRIA, VA 22313.

RECORDATION DATE: 02/25/2009

REEL/FRAME: 022309/0119 NUMBER OF PAGES: 13

AND TRADE NAMES

BRIEF: SECURITY AGREEMENT, COLLATERAL ASSIGNMENT OF PATENTS, TRADEMARKS

DOCKET NUMBER: 0119662-1

ASSIGNOR:

LASERSHIELD SYSTEMS, INC.

DOC DATE: 07/13/2007

ASSIGNEE:

K-FIVE INVESTMENT HOLDINGS, L.L.C. 1603 SIXTEENTH STREET

OAK BROOK, ILLINOIS 60523

SERIAL NUMBER: 11043723 PATENT NUMBER:

FILING DATE: 01/25/2005

ISSUE DATE:

TITLE: APPARATUS, SYSTEM, AND METHOD FOR ALARM SYSTEMS

SERIAL NUMBER: 09432669

FILING DATE: 11/02/1999

ISSUE DATE: 09/11/2001

PATENT NUMBER: 6288642

TITLE: SELF-CONTAINED SECURITY SYSTEM

P.O. Box 1450, Alexandria, Virginia 22313-1450 - www.uspto.gov

USPTO 2/25,2009 5:55:52 PM PAGE 3/005 Fax Server

TO:BELL, BOYD & LLOYD LLP COMPANY: P.O. BOX 1135

022309/0119 PAGE 2

SERIAL NUMBER: 29163320 FILING DATE: 07/02/2002 PATENT NUMBER: D471823 ISSUE DATE: 03/18/2003

TITLE: WRISTWATCH

SERIAL NUMBER: FILING DATE: PATENT NUMBER: 0425811 FILING DATE:

TITLE:

SERIAL NUMBER: 29131029 FILING DATE: 10/13/2000 PATENT NUMBER: D447973 ISSUE DATE: 09/18/2001

TITLE: FIVE SIDED PYRAMID ALARM UNIT

 SERIAL NUMBER: 29131284
 FILING DATE: 10/13/2000

 PATENT NUMBER: D444728
 ISSUE DATE: 07/10/2001

TITLE: EIGHT SIDED PYRAMID ALARM UNIT

SERIAL NUMBER: 29131067 FILING DATE: 10/13/2000 PATENT NUMBER: D445052 ISSUE DATE: 07/17/2001

TITLE: ROUNDED SIDES ALARM UNIT

SERIAL NUMBER: 29131065 FILING DATE: 10/13/2000 PATENT NUMBER: D443542 ISSUE DATE: 06/12/2001

TITLE: FOUR SIDED ALARM UNIT WITH AN UPPER INFRARED SENSOR AND A LOWER

LIGHT EMITTING DIODE

SERIAL NUMBER: 29131066 FILING DATE: 10/13/2000 PATENT NUMBER: D443218 ISSUE DATE: 06/05/2001

TITLE: ALARM UNIT LIGHTS

SERIAL NUMBER: 09616155 FILING DATE: 07/14/2000 PATENT NUMBER: 6577234 ISSUE DATE: 06/10/2003

TITLE: SECURITY SYSTEM

TARA WASHINGTON, EXAMINER ASSIGNMENT SERVICES BRANCH PUBLIC RECORDS DIVISION

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TO:BELL, BOYD & LLOYD LLP COMPANY:P.O. BOX 1135

PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1 02/25/2009 500790742

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Security Agreement, Collateral Assignment of Patents, Trademarks and Trade Names

CONVEYING PARTY DATA

Name	Execution Date
Lasershield Systems, Inc.	07/13/2007

RECEIVING PARTY DATA

Name:	K-Five Investment Holdings, L.L.C.		
Street Address:	1603 Sixteenth Street		
City:	Oak Brook		
State/Country:	ILLINOIS		
Postal Code:	60523		

PROPERTY NUMBERS Total: 10

Property Type	Number
Patent Number:	6288642
Patent Number:	D471823
Patent Number:	0425811
Patent Number:	D447973
Patent Number:	D444728
Patent Number:	D445052
Patent Number:	D443542
Patent Number:	D443218
Patent Number:	6577234
Application Number:	11043723

CORRESPONDENCE DATA

Fax Number:

(312)827-8185

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Email:

vswanson@bellboyd.com

PATENT

USPTO 2/25,2009 5:55:52 PM PAGE 5/00 Fax Server

TO:BELL, BOYD & LLOYD LLP COMPANY:P.O. BOX 1135

Correspondent Name:

Bell, Boyd & Lloyd LLP

Address Line 1:

P.O. Box 1135

Address Line 4:

Chicago, ILLINOIS 60690-1135

ATTORNEY DOCKET NUMBER:

0119662-1

NAME OF SUBMITTER:

Doug Hatlestad

Total Attachments: 11

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PATENT

SECURITY AGREEMENT, COLLATERAL ASSIGNMENT OF PATENTS, TRADEMARKS AND TRADE NAMES

THIS SECURITY AGREEMENT, COLLATERAL ASSIGNMENT OF PATENTS, TRADEMARKS AND TRADE NAMES (this "Agreement") is made and entered into as of the 13th day of July 2007, by and between LASERSHIELD SYSTEMS, INC., a Nevada corporation (herein, together with its respective successors and assigns, the "Debtor"), and K-FIVE INVESTMENT HOLDINGS, L.L.C., an Illinois limited liability company ("Investor").

RECITALS:

WHEREAS, Debtor and Investor are entering into a Secured Convertible Note Purchase Agreement dated as of even date herewith (as amended, restated or modified from time to time, the "Purchase Agreement"), pursuant to which Debtor agreed, among other things to make two (2) loans each in the principal amount of \$2,500,000 (collectively, the "Loans") to Debtor to be used as provided in the Purchase Agreement; and

WHEREAS, it is a condition precedent, among others, to the making of the Loans under the Purchase Agreement and all other Loan Documents that the Debtor shall have executed and delivered this Agreement and granted the security interest in the Collateral (as hereinafter defined) contemplated hereby to Investor;

NOW, THEREFORE, in consideration of the foregoing Recitals (which are incorporated herein by this reference), Ten and No/100 Dollars (\$10.00), and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

1. <u>DEFINITIONS</u>. Capitalized terms not otherwise defined herein shall have the meaning herein which is stated in the Purchase Agreement. As used herein, the following terms shall have the meanings indicated:

"Agreement" shall mean this Security Agreement, Collateral Assignment of Patents, Trademarks and Trade names, together with any and all amendments, modifications and supplements hereto and any and all exhibits and schedules attached hereto or thereto.

"Collateral" shall mean the Trademarks as defined Section 2.1(a) hereof and the Patents as defined in section 2.1 (b) hereof.

"<u>Debtor</u>" shall mean LASERSHIELD SYSTEMS, INC., a Nevada corporation and its respective successors and assigns.

"Purchase Agreement" shall have the meaning set forth in the Recitals.

"Event of Default" shall mean the failure of Debtor to comply with any material provision of this Agreement and continuance of such failure for ten (10) days after notice thereof from Investor.

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"<u>Investor</u>" shall mean K-FIVE INVESTMENT HOLDINGS, L.L.C., an Illinois limited liability company, its successors and assigns.

"Loan" shall have the meaning set forth in the Recitals.

"Loan Documents" shall mean this Agreement, the Purchase Agreement, the Secured Convertible Note, the Warrant to Purchase Common Stock and the Tag-Along Agreement and all other notes, mortgages, assignments, guaranties, agreements, documents and instruments evidencing, securing or pertaining to the Loans or any of them.

"Obligations" shall mean all obligations (monetary and non-monetary) of Debtor to Investor whether now existing or hereafter arising, including but not limited to Debtor's obligations, under the Purchase Agreement, and under any other Loan Document.

"Patents" shall have the meaning set forth in Section 2.1(b) hereof.

"Person" shall mean an individual or a corporation, partnership, trust, incorporated or unincorporated association, joint venture, joint stock company, government (or any agency or political subdivision thereof) or other entity of any kind.

"Trademarks" shall have the meaning set forth in Section 2.1(a) hereof.

2. GRANT OF SECURITY INTEREST.

- 2.1 <u>Patents and Trademarks</u>. To secure the complete and timely satisfaction of all the Obligations, Debtor hereby grants, assigns, pledges and conveys to the Investor a continuing security interest in and to all of its now owned, existing or filed and hereafter acquired, arising or filed Collateral:
- (a) trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos and other source of business identifiers, all registrations and recordings thereof, and applications connected therewith, including, without limitation, those listed on **Exhibit A** attached hereto and made a part hereof, all renewals of any of the foregoing, all income, royalties, damages and payments now or hereafter due and/or payable under any of the foregoing or with respect to any of the foregoing, and the goodwill of Debtor's business which the foregoing represents (collectively, the "Trademarks").
- (b) patents, all registrations and recordings thereof, and applications and documents related thereto, including without limitation, those listed on Exhibit B attached hereto and made a part hereof, all renewals of any of the foregoing, all income, royalties, damages, payments, claims, now or hereafter due and or payable, or arising with respect to any of the foregoing, and the goodwill of Debtor's business which the foregoing represents (collectively, the "Patents").
- 2.2 <u>Restrictions on Future Agreements</u>. Debtor agrees that, until the Obligations shall have been paid in full, Debtor will not, without the Investor's prior written consent (which shall not be unreasonably withheld, conditioned or delayed) enter into any agreement, including, without limitation, a license agreement, which is inconsistent with the obligations of Debtor under this Agreement. Debtor further agrees that it will not take any action or fail to take any

Page 2 of 20

action, which would affect the validity or enforcement of the rights transferred to the Investor under this Agreement, unless such action or inaction is commercially reasonable.

- 2.3 New Trademarks and Patents. Debtor represents and warrants that the Trademarks listed on Exhibit A and the Patents listed on Exhibit B constitute all of the Trademarks and Patents now owned by Debtor which are registered or for which applications have been made. If, before the Obligations shall have been paid in full, Debtor shall (i) obtain any new Trademarks or Patents or rights thereto, or (ii) become entitled to the benefit of any Trademark or Patent, Debtor shall give to the Investor prompt written notice thereof. Debtor hereby authorizes the Investor to modify this Agreement by amending any or all of Exhibit A or Exhibit B, as applicable, to include any such Trademarks or Patents.
- 2.4 <u>Term.</u> The term of this Agreement and the assignment granted herein shall extend until the earlier of (i) the expiration of each of the respective Trademarks and Patents subject to a security interest hereunder, or (ii) the payment in full of the Obligations.
- 2.5 Use of Patents and Trademarks by Debtor. Debtor shall not sell or assign its interest in, or grant any sublicense under the Trademarks and Patents (except licenses to customers and suppliers in the ordinary course of business), without the prior written consent of the Investor, which consent shall not be unreasonably withheld, conditioned or delayed. From and after the occurrence of any Event of Default, Investor shall have, in addition to all other rights and remedies given it by this Agreement, those allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted any jurisdiction with laws applicable to the Patents and Trademarks.
- 2.6 <u>Releases</u>. Upon irrevocable payment in full of the Obligations, the Investor shall execute and deliver to or at the written direction of Debtor all assignments, releases and other instruments as may be necessary or proper to terminate Investor's security interest in the Patents and Trademarks.
- 2.7 <u>Duties of Debtor.</u> Debtor shall: (i) use commercially reasonable efforts prosecute diligently any Trademark and Patent application pending as of the date hereof or hereafter until the Obligations shall have been paid in full, (ii) use commercially reasonable efforts to make application on unpatented but patentable inventions and on Trademarks, as appropriate, and (iii) use commercially reasonable efforts to preserve and maintain all rights in the Trademarks and Patents.
- 2.8 <u>No Duties of Investor.</u> Both prior to and after an Event of Default Investor shall have no duty to and shall not in any manner be responsible for, taking any action to maintain or protect the Patents and Trademarks.
- 2.9 <u>The Investor's Right to Sue.</u> Upon and after an occurrence of an Event of Default, the Investor shall, if Debtor refuses to bring a requested action, have the right (at its sole cost and expense), but shall in no way be obligated, to bring suit in its own name to enforce the Trademarks and Patents and, if the Investor shall commence any such suit, Debtor shall, at the request of the Investor, do any and all lawful acts and execute any and all proper documents reasonably required by the Investor in aid of such enforcement.
- 2.10 <u>Additional Documents</u>. The Debtor shall execute such additional documents as are required to enable investor to perfect its security interest in the Trademarks and Patents and

to enable Investor to record this Agreement where such recording is customarily performed to provide perfection or notice of this Agreement.

- 2.11. <u>Deliveries of Debtor</u>. Debtor will deliver to the Investor, upon request of the Investor, evidence that appropriate filings have been made to perfect the security interest granted hereby, including, without limitation, filings with the United States Government Patent and Trademark Office, and any similar domestic or foreign office, department or agency, and in form and substance reasonably satisfactory to the Investor.
- 3. <u>Default</u>. The occurrence of any one of the following events shall constitute a default by Debtor ("<u>Event of Default</u>") under this Agreement: (a) occurrence of a Default under this Agreement which default is not cured within 10 days after written notice has been received by Debtor; or (b) occurrence of a default (after the expiration of any applicable notice, grace or cure periods) under any agreement, instrument or document heretofore, now or at any time or times hereafter delivered to Investor by Debtor which default is not cured within 10 days after written notice has been received by Debtor.
 - 3.1 Remedies. Upon and after the occurrence of an Event of Default:
 - (a) The Investor may:
 - (i) exercise with respect to the Trademarks any one or more of the rights and remedies accruing to a secured party under the Uniform Commercial Code of the relevant state or states and any other applicable law upon default by a debtor; and
 - (ii) sell or otherwise dispose, including, without limitation, by the granting of licenses, of any of the Trademarks and Patents at public or private sale for cash or credit; provided, however, that Debtor shall be credited with the net proceeds of such sale or disposition only as and when such proceeds are actually received by the Investor; provided, however, that Investor shall use its best efforts to collect such proceeds.
- (b) Debtor recognizes that in the event Debtor fails to perform, observe or discharge any of its obligations or liabilities under this Agreement, no remedy at law will provide adequate relief to the Investor, and Debtor agrees that the Investor shall be entitled to temporary and permanent injunctive relief in any such case without the necessity of proving actual damages.
- (c) Any notice required to be given by the Investor of a sale, lease, or other disposition of the Trademarks and Patents, or any other intended action by the Investor, deposited in the United States mail, postage prepaid and duly addressed to Debtor at its address specified in **Section 4.6** hereof (or such other address as provided by Debtor to Investor in writing) not less than ten (10) days prior to such proposed action, shall constitute commercially reasonable and fair notice to Debtor thereof.
- (d) The investor may, if the investor deems it reasonable, postpone or adjourn any sale of the Trademarks or Patents, or any part thereof, from time to time by an announcement at the time and place of sale or by announcement at the time and place of such postponed or adjourned sale, as the case may be, without being required to give a new notice of sale.

Page 4 of 20

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- (e) All cash proceeds received by the Investor in respect of any sale of, collection from, or other realization upon all or any part of the Trademarks and Patents may, in the discretion of the Investor, be held by the Investor as collateral for, and/or then or at any time thereafter applied (after payment of any reasonable amounts payable to the Investor for costs of selling the Trademarks and Patents) in whole or in part by the Investor for the benefit of the Investor against all or any part of the Obligations in such order as the Investor shall elect. Any surplus of such cash or cash proceeds held by the Investor and remaining after payment in full of all the Obligations shall be paid over to Debtor or to whomsoever may be lawfully entitled to receive such surplus, and any deficiency remaining after application of such cash or cash proceeds to the Obligations shall continue to be an Obligation, for which Debtor remains liable.
- 3.2 <u>Waivers by Debtor</u>. Except as otherwise provided for in this Agreement, Debtor waives any bond or security which might be required by any court prior to allowing the Investor to exercise any of the Investor's remedies.
- 3.3 <u>Cumulative Remedies</u>. All of the Investor's rights and remedies with respect to the Trademarks and Patents, whether established hereby or by any of the other Loan Documents or by any other agreements or by law, shall be cumulative and may be exercised singularly or concurrently. Debtor acknowledges and agrees that this Agreement is not intended to limit or restrict in any way the rights and remedies of the Investor under the Loan Documents but rather is intended to facilitate the exercise of such rights and remedies.

4. Miscellaneous.

- 4.1 <u>Waivers.</u> No course of dealing between Debtor and the Investor, nor any failure to exercise, nor any delay in exercising, on the part of the Investor, any right, power or privilege hereunder or under the Loan Documents shall operate as a waiver thereof, nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 4.2 <u>Severability</u>. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.
- 4.3 <u>Modification</u>. This Agreement cannot be altered, amended or modified in any way, except as specifically provided in <u>Section 2.3</u> hereof or by a writing signed by the parties hereto.
- 4.4 <u>Binding Effect; Benefits.</u> This Agreement shall be binding upon Debtor and its successors and assigns, and shall inure to the benefit of the Investor, its successors and assigns. The Trademarks subject to a security interest under this Agreement may not be assigned by Debtor to a third party, except by permission of the Investor, which consent shall not be unreasonably withheld, conditioned or delayed, in which event this Agreement shall be binding upon Debtor's assigns.
- 4.5 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Nevada.

Page 5 of 20

- 4.6 <u>Notices</u>. Whenever it is provided herein that any notice, demand, request, consent, approval, declaration or other communication shall or may be given to or served upon either of the parties by the other, or whenever either of the parties desires to give or serve upon the other communication with respect to this Agreement, each such notice, demand, request, consent, approval, declaration or other communication shall be in writing and shall be delivered and deemed received as provided in the Purchase Agreement.
- 4.7 <u>Headings</u>. The section titles and headings in this Agreement are and shall be without substantive meaning or content of any kind whatsoever and are for convenience of reference only.
- 4.8 <u>Gender.</u> Wherever from the context it appears appropriate, each term stated in either the singular or plural shall include the singular and the plural, and pronouns stated in the masculine, feminine or neuter gender shall include the masculine, the feminine and the neuter.
- IN WITNESS WHEREOF, this Security Agreement of Patents, Trademarks and Tradenames has been executed as of the date first above written.

THE	DE	PT	n	R	

LASERSHIELD SYSTEMS, INC., a Nevada corporation

BV: XXX

Anthony Dohrmann, President

Address: 277 E. Amador, Suite 304 Las Cruces, New Mexico 88001 (fax) 505-525-1049 THE INVESTOR:

K-FIVE INVESTMENT HOLDINGS, L.L.C., an Illinois limited liability company

Its: Mandacine

Address: 1603 Sixteenth Street Oak Brook, Illinois 60523

(fax) 630-617-9102

itate of California	1
County of SAN DIEGO	MANSKA BERCUSON NOTANY PUBLI Name and Title of Officer (e.g., "Jane Doe, Notary Public") MONY DOLAMANN Name(s) of Signer(s)
1-) 5-07 hofore ma	MANSHA BEACUSON NOTANY PUBLI
Dale	Name and Title of Officer (e.g., "Jane Doe, Notary Public")
ersonally appeared	Mone(s) of Signer(s)
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	☐ personally known to me
	to be the person(s) whose name(s) is/are subscribed to the
MAPSHA MECUSON	within Instrument and acknowledged to me that
Commission # 1722121	he/she/they executed the same in his/her/their authorized
Netary Public - Collisionis	capacity(les), and that by his/her/their signature(s) on the
San Bloge County My Comm. Balantab (1,201)	instrument the person(s), or the entity upon behalf of
	which the person(s) acted, executed the instrument.
. 4	WITNESS my hand and official seal.
	Signature March Security Signature
Place Notary Seal Above	Signature Signature of Notary Public
	- OPTIONAL
Though the information below is not require	ed by law, it may prove valuable to persons relying on the document noval and reattachment of this form to another document.
and could prevent traudulerit reit	A A
Description of Attached Document	4 AGREEMEN + COLLATERAL ASSIGNMENT OF PAPER MARKS AND TRADE. Number of Pages:
Title or Type of Document.	PATENTS TRADE MARKS AND TRADE
Document Date:	- 2007 Number of Pages:
•	
Signer(s) Other Than Named Above:	
Capacity(ies) Claimed by Signer(s) Signer's Name: ANHONY DON	RM ANN Signer's Name:
Signer's Name:	□ Individual
Individual The Co.	OenT Corporate Officer — Title(s):
7	□ Portner □ □ I Imited □ General ■ Providential
C Attornov In Foot	OF SIGNER Attorney in Fact
☐ Trustee	or indimb here
Guardian or Conservator	☐ Guardian or Conservator
Other:	Other:
	Signer Is Representing:
Signer is Representing:	Signer is representing.
W	
"	

SCHEDULE I

to

ACKNOWLEDGEMENT OF INTELLECTUAL PROPERTY LIEN TRADEMARK REGISTRATIONS

A. REGISTERED TRADEMARKS

FEDERAL REGISTRATION – LASERSHIELD SYSTEMS, INC.				
MARK	COUNTRY/ STATE	SERIAL NUMBER & DATE	REGISTRATION NUMBER & DATE	STATUS
THE WORLD'S FIRST PLUG N GO INSTANT SECURITY SYSTEM WITH PROFESSIONAL MONITORING SERVICE	United States	78/866,658 04/21/2006	3,263,717 07/10/2007	Live/Active
WORLD'S FIRST PLUG N GO SECURITY SYSTEM WITH PROFESSIONAL MONITORING	United States	78/819,366 02/21/2006	3,270,560 07/24/2007	Live/Active
THE WORLD'S FIRST PROFESSIONAL GRADE INSTANT SECURITY SYSTEM	United States	78/819,353 02/21/2006		Dead/Inactive
PLUG N GO	United States	78/819,343 02/21/2006	3,204,773 01/30/2007	Live/Active
SECURITY IN A BOX	United States	78/754,288 11/15/2005	3,158,139 10/17/2006	Live/Active
LASERSHIELD	United States	78/151,058 08/05/2002	2,724,343 06/10/2003	Live/Active
BUY IT TODAY, BE PROTECTED TONIGHT	United States	78/301,880 09/17/2003	3,083,477 04/18/2006	Live/Active
Sparrow Emergency Response Over Internet	United States	77/371,740 01/15/2008	3,488,068 08/19/2008	Live/Active
SECURITY MADE SIMPLE	United States	77/214,487 06/25/2007		Live/Active
TIE WORLD'S FIRST PROFESSIONAL GRADE PLUG N GO SECURITY SYSTEM	United States	77/142,565 03/28/2007	3,354,590 12/11/2007	Live/Active

1008604/D/2

PATENT

Sparrow Reliable VOIP Security Monitoring	United States	77/084,591 01/17/2007	3,325,490 10/30/2007	Live/Active
cyclone Laser Shield	United States	77/084,575 01/17/2007	3,370,056 01/15/2008	Live/Active
WORLD'S FIRST PROFESSIONAL GRADE INSTANT SECURITY SYSTEM	United States	77/060/773 12/09/2006	3,263,451 07/10/2007	Live/Active

B. TRADEMARK APPLICATIONS

FEI	DERAL REGISTRAT	TION - LASERSHIELI	SYSTEMS, INC.	
MARK	COUNTRY/ STATE	REGISTRATION NUMBER	Registration Date	STATUS

SCHEDULE II

to

ACKNOWLEDGEMENT OF INTELLECTUAL PROPERTY LIEN COPYRIGHT REGISTRATIONS

A. REGISTERED COPYRIGHTS

FE	DERAL REGISTR	ATION – LASERSHI	ELD SYSTEMS, INC.	:
TITLE OF WORK	NATURE OF AUTHORSHIP	REGISTRATION NUMBER	REGISTRATION DATE	OWNER

B. COPYRIGHT APPLICATIONS

1008604/D/2

SCHEDULE III

ACKNOWLEDGEMENT OF INTELLECTUAL PROPERTY LIEN PATENT REGISTRATIONS

REGISTERED PATENTS

FEDERA	FEDERAL REGISTRATION – LASERSHIELD SYSTEMS, INC.				
TITLE	COUNTRY/	APPLICATION	PATENT	STATUS	
	STATE	NUMBER/DATE	NUMBER/DATE		
Self-Contained Security	United States	09/432,669	US 6,288,642 B1	Registered	
System	Carlsbad, CA	11/02/1999	09/11/2001		
Four-Sided rounded Edge	United States	29/156,574	US D471,832 S	Registered	
Alarm Unit	Carlsbad, CA	02/21/2002	03/18/2003		
Alarm Unit	United States	29/108,956	425,811	Registered	
	Carlsbad, CA	08/09/1999	05/30/2000		
Five-Sided Pyramid	United States	29/131,029	D447,973 S	Registered	
Alarm Unit	Carlsbad, CA	10/13/2000	09/18/2001		
Eight Sided Pyramid	United States	29/131,284	D444,728 S	Registered	
Alarm Unit	Carlsbad, CA	10/13/2000	07/10/2001		
Rounded Sides Alarm	United States	29/131,067	D445,052 S	Registered	
Unit	Carlsbad, CA	10/13/2000	07/17/2001		
Four Sided Alarm Unit	United States	29/131,065	D443,542 S	Registered	
with an Upper Infrared	Carlsbad, CA	10/13/2000	06/12/2001		
Sensor and a Lower Light			,		
Emitting Diode	·				
Alarm Unit Lights	United States	29/131,066	D443,218 S	Registered	
	Carlsbad, CA	10/13/2000	06/05/2001		
Security System	United States	09/616,155	6,577,234	Registered	
20002235 25200		07/14/2000	06/10/2003		

PATENTS APPLICATIONS B.

TITLE	COUNTRY/ STATE	ON – LASERSHIELD : APPLICATION NUMBER/DATE	PATENT NUMBER/DATE	STATUS
Security System with Learn Mode	United States			Pending
Apparatus, System, and Method for Alarm Systems	United States	11/043,723 01/25/2005		Pending

1008604/D/2

RECORDED: 03/03/2009

PATENT