MB No. 0651-0027 (exp. 02/28/2009) RECORDATION F	United States Patent and Trademark C
To the Director of the U.S. Patent and Trademark Office: Pleaso record the attached documents or the new address(es) below	
ESSENTIAL SECURITY SOFTWARE, INC.	
	Name: ECFLP IP, LLC
Additional name(s) of conveying party(ies) attached?	Internal Address:
	Street Address:
3. Nature of convoyance/Execution Date(s):	
Execution Date(s): August 15, 2010	1111 W Mockingbird LN STE 815
x Assignment Merger Change of Name	
Security Agreement Joint Research Agreement	Citru Delles
Government Interest Assignment	City: Dallas
	State: Texas
Executive Order 9424, Confirmatory License	Country: United States of America Zip: 75247-502
Other	Additional name(s) & address(es) Yes X No
4. Application or patient number(s);	
A. Patent Application No.(s)	This document is being filed together with a new application,
13/538,637	B. Patent No.(s)
Additional numbers attach	
Name and address to whom correspondence concerning document should be mailed:	6. Total number of applications and
server and the server and the many of	patents involved:
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Name: Stanley R. Moore WINSTEAD PC	7. Total fee (37 CER 1 21(b) & 3 41) \$ 40.00
WINSTEAD PC	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00
WINSTEAD PC Internal Address; Atty. Dkt.: 53510-P001C1	
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WINSTEAD PC Internal Address; Atty. Dkt.: 53510-P001C1 Street Address; P.O. Box 131851 Dity:	Authorized to be charged to deposit account Enclosed None required (government interest not affecting till)
Dallas City: Dallas State: TX Zip: 75313 Phone Number: (214) 745-5110 Fax Number: (214) 745-5390 Email Address: Smoore@winstead.com Smoore@winstead.com	Authorized to be charged to deposit account Enclosed None required (government interest not affecting ti 8. Payment Information Deposit Account Number23-2426
Otaniey K. Moore WINSTEAD PC Internal Address; Atty. Dkt.: 53510-P001C1 Street Address; P.O. Box 131851 City: Dallas State: TX Zip: 75313 Phone Number: (214) 745-5110 Fax Number: (214) 745-5390 Email Address: Smoore@winstead.com	X Authorized to be charged to deposit account Enclosed None required (government interest not affecting ti 8. Payment Information Deposit Account Number Authorized User Name Stanley R. Moore
WINSTEAD PC Internal Address: Atty. Dkt.: 53510-P001C1 Street Address: P.O. Box 131851 City: Dallas State: TX Zip: 75313 Phone Number: (214) 745-5110 Fax Number: (214) 745-5390	Authorized to be charged to deposit account Enclosed None required (government interest not affecting ti 8. Payment Information Deposit Account Number 23-2426 Authorized User Name Stanley R. Moore August 45, 2012
City: Dallas City: TX Zip: 75313 Phone Number: (214) 745-5110 Fax Number: (214) 745-5390 Email Address: Smqore@winstead.com Signature:	X Authorized to be charged to deposit account Enclosed None required (government interest not affecting ti 8. Payment Information Deposit Account Number 23-2426 Authorized User Name Stanley R. Moore

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being transmitted by facsimile to the Patent and Trademark Office, facsimile no. (571) 273-0140, on the date shown below. Dated: August 16 2012 Signature Signature (Brenda I, Brown)

5903088v.1 53510/P001C1

AUG-16-2012 07:04 From:

SATISFACTION AND RELEASE AGREEMENT

This Satisfaction and Release Agreement (this "Agreement") is entered into as of August $1 \leq 2010$ (the "Effective Date") by and between Essential Security Software, Inc., a Texas corporation ("Debter"), and ECPLP IP, LLC, a Texas limited liability company ("Secured Party").

RECITALS:

A. For valued received, Debtor issued to the Eric Chancellor Family Limited Partnership ("ECFLP") that certain Non-Revolving, Multiple Advance Promissory Note (the "Note") dated as of March 11, 2008, in the original principal amount of One Million Dollars (\$1,000,000), in connection with that certain Loan Agreement (so called herein) dated as of March 11, 2008 between Debtor and ECFLP;

B. To secure Debtor's obligations under the Note and the Loan Agreement, Debtor and ECFLP entired into that carbon Second Lien Security Agreement dated as of March 11, 2008 (the "Security Agreement"), pursuant to which Debtor pledged to ECFLP a security interest in and to all of Debtor's inventories, equipment, furnishings, fixtures, accounts and notes receivable, intellectual property including Debtor's rights to the "Essential Taceo" coftware, and all other tangible and intangible property of Debtor then or thereafter existing, together with all rights, powers and privileges therounder appertaining (collectively, the "Colladeral");

C. ECFLP subsequently assigned to Secured Party all of its right, title and interest in and to the Note, the Loan Agreement and the Security Agreement;

D. Debtor is currently in default under the Note, the Loan Agreement and the Security Agreement; and

E. Debtor desires that Secured Party accept the Collateral in full satisfaction of Debtor's obligations under the Note, the Loan Agreement and the Security Agreement.

NOW. THEREFORE, in consideration of the above premises and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the partial hereby agree as follows:

1. <u>Representations and Warranties of Debtor</u>. Debtor hereby represents and warrants to Secured Party as of the Effective Date that:

(a) Purstant to the terms of the Note, Debtor is indebted to Secured Party for unpaid principal and accrued interest through and including the Effective Date in the total amount of \$1,000,000.00 in addition to attorneys' fees and other costs of collection (the "Debt");

- (b) Debtor does not have any defense, setoff or counterclaim of any kind with respect to its obligations to Secured Party;
- (c) Debtor is in default of its obligations to Secured Party under the Note, the Loan Agreement and the Security Agreement;
- (d) Secured Party has a valid first priority security interest in and lish on the Collateral, and any security interest in any of the Collateral previously granted by Debtor to China Voice Holding Corporation has been fully extinguished prior to the Effective Date;
- (v) Debtor owns the Collateral free and clear of any list, pledge charge, encumbrance or restriction of any kind or nature except pursuant to the Security Agreement;
- (f) The Collateral does not violate or infringe upon any patents, copyrights, made secrets or other ownership, contractual, employment, confidentiality or intellectual property rights of any third party as of the Effective Date;
- (g) The Note, the Loan Agreement and the Security Agreement are valid and enforceable in accordance with their terms and are in full force and effect as of the Effective Date;
- (h) The acceptance of the Collateral in full satisfaction of the Debt is fair consideration and reasonably equivalent value for the Collateral;
- (i) After giving effect to the transactions contemplated by this Agreement, the sum of Debtor's assets, at a fair valuation, is greater than the sum of all of Debtor's debts including contingent liabilities;
- (j) Debtor is not engaged, nor dose Debtor intend to engage, in a business or transaction for which the remaining assets of Debtor (after giving effect to the transactions contemplated by this Agreement) would be unreasonably small in relation to such business or transaction;
- (k) Debtor has not incurred, and does not intend to incur, debts or liabilities beyond Debtor's ability to pay as they become due;
- (i) Debtor is not enturing into this transaction with the actual intent to hinder, delay or defraud any creditor;

- (m) No consent, waiver or approval of any third party is necessary for the execution, delivery and performance by Debtor of this Agreement and the transactions comemplated hereby;
- There are no Proceedings (as defined below) in progress, (n) pending, or threatened against or affecting the Collateral, or the transactions contemplated hereby, in any court or before any arbitration panel of any kind or before or by any Governmental Authority (as defined below). For purposes of this Agreement, "Proceeding" shall mean any action, arbitration, midit, hearing, investigation, litigation, or suit (whether civil, oriminal, administrative, judicial, or investigative, whether formal or informal, whether public or private) commanded, brought, conducted, or heard by or before, or otherwise involving any Governmental Authority or arbitrator; and "Governmental Authority" means any nation or government, any state, regional, local, or other political subdivision thereof, and any cutity or official exercising executive, legislative, judicial (including sourts), regulatory, or administrative functions of or pertaining to govertminerti;
- (v) The execution, delivery and performance of this Agreement will not result in a breach of or constitute a default under, or result in the imposition of, any lien, charge or encumbrance upon any property of Debtor pursuant to any agreement or instrument under which Debtor is a party or by which any of its properties (including, without limitation, the Collateral) may be bound or affected; and
- (p) This Agreement constitutes, and each of the documents required horeunder, when executed and delivered, will constitute the legal, valid and binding obligation of Debtor enforceable in accordance with its mema, except as limited by applicable bankruptcy, insolvency, reorganization, moretorium, and similar laws affecting the enforcement of creditors' rights generally and the application of general principles of equiry and judicial discretion.

2. <u>Waiver of Rights: Transfer. Assembly and Delivery</u>. Debtor hereby consents to the acceptance by Secured Party of the Collateral in full satisfaction of the Dubt and waives any and all further rights that Debtor may have in the Collateral, including, but not limited to, any rights Debtor may have to reduce the Collateral. Debtor hereby satigns, transfers and conveys to Secured Party all of its rights, title and interest in and to the Collateral, and all rights, claims and privileges pertaining thereto. Immediately upon the execution of this Agreement by both parties hereto, Debtor hereby agrees to (a) assemble and deliver all tangible Collateral to

Secured Party at Debtor's principal offices and (b) deliver to Secured Party an original executed counterpart to the Tradesmark Assignment in the form attached hereto as Exhibit A.

3. <u>No Coercion</u>. Debtor acknowledges that its consent hereunder is voluntary and that Debtor has freely entered this Agreement and has not been subject to pressure to make a hasty or uninformed decision to enter into this Agreement.

4. <u>Further Assurances</u>. Debtor hereby agrees to execute any other documents and take any actions reasonably requested by Secured Party to evidence the transactions contemplated by this Agreement or to evidence the transfer of ownership and title to the Collateral from Debtor to Secured Party, and to fully cooperate with Secured Party with respect to the transfer of the Collateral. The provisions of this Paragraph 4 shall survive the execution of this Agreement indefinitely.

5. Representations and Warrantics of the Secured Party: Releases. Secured Party represents and warrants to Debtor as of the Effective Date that: (a) it is the sole owner of the Debt, and has not transferred or assigned any interest in the Debt to a third party; (b) it is in possession of the Note; (c) it is accepting the Collateral hereunder as payment in full on the Debt; (d) upon execution hereof. Secured Party releases Debtor from any liability under the Note, the Loan Agreement and the Security Agreement (provided, however, that such release does not apply with respect to Debtor's obligations hereunder); and (c) upon execution hereof. Secured Party shall return the original Note to Debtor, marked "Paid in Full." In addition, each of Debtor and Secured Party hereby releases the other party and its affiliates and their respective partners, officers, directors, managers, shareholders, members, employees, agents, attorneys, representatives, successors and assigna from any liability in connection with the transactions evidenced by the Note, the Loan Agreement and the Security Agreement, but excluding the obligations of the parties hereto pursuant to this Agreement.

6. <u>Amendment: Governing Law: Venue</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of Texas as it applies to agreements between Texas residents, entered into and to be performed entirely within Texas and constitutes (together with any exhibits hereto) the entire agreement and supersedes all prior and contemporaneous written or oral agreements of the parties hereto with respect to the subject matter hereof, and no amendment or addition hereto shall be deemed effective nuless agreed to in writing by both parties hereto. Venue for any action arising under this Agreement shall lie exclusively in the courts (federal or state) located in Dallas County, Taxas. Each party hereto expressly hereby waives any objection based upon farmin non <u>convenients</u> with respect to such venue, and waives any and all rights to a trial by jury.

7. <u>Severability</u>. If any provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions shall nevertheless continue in full force and effect without being impaired or invalidated in any way and shall be construed in accordance with the purposes and tenor and effect of this Agreement.

8. <u>Successors and Assigns</u>. This Agreement shall insee to the benefit of and be binding upon the parties hereto and their respective successors and assigns.

9. <u>Multiple Counterparts</u>. This Agreement may be executed in counterparts, each of which shall be decined an original, and all of which regetter shall constitute one and the same instrument. Feesimile copies have of shall be decined originals. Facaintile copies hereof shall be decined originals.

(Signature page follows.)

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DEBTOR:

ESSENTIAL SECURITY SOFTWARE, INC.

By: Name: la m Title: Anna mar 1 See. er

SECURED PARTY:

ECFLP IP, LLC

By: The Brio Chancellor Family Limited Partnership, its managing member

By: Eric Chancellor, General Partner

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EXHIBIT A TRADEMARK ASSIGNMENT

This TRADEMARK ASSIGNMENT ("Indemark Againment") dated as of August ___, 2010 ("Sflective Date"), is made by and between Executial Security Software, Inc., a Texas corporation ("Assigner"), and ECFLP IP, LLC, a Texas limited liability company ("Assignee").

WHEREAS. Assignor and Assignor have entered into a Satisfaction and Release Agreement on even date herewith (the "<u>Agreement</u>"), pursuant to which Assignor has agreed to assign certain assess to Assignee.

NOW, THEREFORE, for good and valuable consideration, including the promises and covenants set forth in the Agreement, the parties agree as follows;

1. Definitions. Capitalized words used barein but not defined have in abali have the meanings set forth in the Agreement.

"Trademarks" shall mean the trademarks and trademark applications listed on the Attachment 1, as well as any other trademarks and trademark applications that claim priority therefrom, including, without limitation, any corresponding foreign trademarks and applications.

2. <u>Assignment</u>. Assignor hereby assigns, transfers and conveys to Assignee all of its rights, this and interest in and to the Trademarks, and all rights, claims and privileges pertaining thereto, including, without limitation, the right to sue and recover damages for past, present and interest harringement thereor, and the right to prosecute applications for and maintain the Trademarks.

3. <u>Further Assurances.</u> Assignor shall take all actions requested by Assignee and reasonably micesaury and execute any documents as may be manonably requested by Assignee from time to fully vest or perfect in Assignee all right, tile and interest in and to the Trademarks. Such actions shall include, without limitation, providing documents and information useful or necessary to prosecute any application to register any of the Trademarks, or to pursue or defend any achimistrative, court, or other legal proceeding involving any of the Trademarks.

4. <u>Governing Law</u>. This Trademark Assignment may be executed and delivered in any number of counterparts, each of which so executed and delivered shall be decented to be an original and all of which shall constitute one and the same instrument and shall be governed by, and construed in accordance with, the laws of the State of Yaxas, without regard to conflicts of haws provisions thereof. This Trademark Assignment shall be binding upon and instruct to the benefit of the parties hereto and their respective successors and assigns.

IN WITNESS WHEREOF, the parties have caused this Tradsmark Assignment to be executed as of the Effective Date.

ASSIGNOR: ESSENTIAL SECURITY SOFTWARE, INC.

ASSIGNEE: ECFLP IP, LLC

By: The Eric Chancellor Family Limited Partnership, its means

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Eric Chancellor, General Parmer

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Attachment 1

Trademarks

Mark Name: TACEO Country: United States Sarial No.: 78614076 Filing Date: April 21, 2005 Registration No.: 3131224 Registration Date: August 15, 2006

Mark Name: ESSENTIAL SECURITY SOFTWARE Country: United States Sorial No.: 78376590 Filling Date: March 1, 2004 Registration No.: 3225541 Registration Date: April 3, 2007

Mark Name: ESSENTIAL SECURITY -Country: United States Serial No.: 78336016 Filing Date: December 3, 2003 Registration No.: 3242844 Registration Date: May 15, 2007

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PATENT REEL: 028789 FRAME: 0304

RECORDED: 08/16/2012