RECORDATION FORM COVER SHEET

U.S. Department of Commerce Patent and Trademark Office

TRADEMARKS ONLY

To the Honorable Commissioner of Patents and Trademarks	: Please record the attached original documents or copy thereof.		
Name of conveying Party(ies): ValuePage, Inc.	2. Name and address of receiving Party(ies) Name: MCG Finance Corporation		
Individual(s)	Internal Address: Street Address: 1100 Wilson Blvd., Suite 800 City: Arlington State: VA ZIP: 22209 Individual(s) Citizenship Association General Partnership Limited Partnership Corporation-State Delaware Other		
Execution Date: March 22, 1999	designation is attached: Yes No (Designations must be a separate document from Assignment) Additional name(s) & address(es) attached? Yes No		
4. Application number(s) or registration number(s): A. Trademark Application No.(s) 75/643,194	B. Trademark Registration No's 2,068,850 2,178,841		
Additional numbers atta			
Name and address of party to whom correspondence concerning document should be mailed: Name: Samuel G. Rubenstein	6. Total Number of applications and registrations involved:		
Internal Address: Bryan Cave LLP 04/16/1999	7. Total fee (37 CFR 3.41):\$ 90.00 Enclosed Authorized to be charged to deposit account B. Deposit Account number:		
% F:482 (38:88 %) Street Address:			
700 Thirteenth Street, N.W. City: Washington State: DC ZIP: 20005	(Attach) duplicate copy of this page if paying by deposit account)		
9. State and signature To the best of my knowledge and belief, the foregoing info the original document. Dana E. Stern Name of Person Signing Signing	SE THIS SPACE ormation is true and correct and any attached copy is a true copy of April 6, 1999 gnature Date per of pages including this cover sheet and any attachments: 11		
OMB No. 0651-0011 (exp. 4/94)	and this postion		
Mail documents to be recorded with required cover shee	ach this portion et information to:		
Commissioner of Patents a Box Assignments Washington, D.C. 20231	ınd Trademarks		
including time for reviewing the document and gathering sheet. Send comments regarding this burden estimate t	stimated to average about 30 minutes per document to be recorded g the data needed, and completing and reviewing the sample cover to the U.S. Patent and Trademark Office, Office of Information the Office of Management and Budget, Paperwork Reduction Projec		

SCHEDULE A

COPYRIGHT COLLATERAL

NONE L. Registered Copyrights

Copyright <u>Title</u>

Registration
Number

Registration
___Date__

II. Pending Convright Applications

Copyright <u>Title</u>

Application Number

Filing Date

Date of Creation

Date of Publication

III. Unregistered Copyrights

Copyright
Title

Date of Creation

Date of Publication

Original
Author/Owner

Recordation
Number of
Assignment
to Grantor

Date and

Date of Expected Registration (if applicable)

IV. Copyright Licenses

Copyright

Licensor

Licensee

Effective __Date__

Expiration
__Date__

Subject Matter

SCHEDULE B

PATENT COLLATERAL

NONE
I. Patents

Patent Number Issue

Country

Date

<u>Title</u>

II. Pending Patent Applications

Patent Title Atty. Docket
Number

Country

Serial Filing
Number Date

III. Patent Licenses

Patent No. Country

Licensor

Licensee

Effective Date

Expiration Date

Status

SCHEDULE C

TRADEMARK COLLATERAL

I. Registered Trademarks

Trademark
Description
Country
VALUEPAGE
International
CELLPAGE
International
2068850
2178841

II. Pending Trademark Applications

Trademark Atty. Docket Serial Filing **Description** Number Country Number Date Status SKY COMM International 75/643194 2/17/1999 Nothing received

III. Trademark Licenses

Registration
Number Mark Country Licensor Licensee Date Date

INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT (as may be amended, supplemented and otherwise modified from time to time, "IP Security Agreement") is made and effective as of March 22, 1999, by VALUEPAGE, INC. (including any successor or permitted assignee thereof, "Grantor"), in favor of MCG FINANCE CORPORATION (including any successor, participant, assignee, pledgee or transferee thereof, "Administrative Agent"), as Administrative Agent for the Lenders (defined in the Credit Agreement referred to below).

RECITALS

WHEREAS, Grantor and certain related entities (each, a "Borrower"; collectively, the "Borrowers") desire and have applied to Lenders for a credit facility consisting of a \$20 million term loan credit arrangement; and

WHEREAS, pursuant to that certain Credit Facility Agreement by and among Borrowers, Lenders and Administrative Agent dated as of March 22, 1999 (as may be amended from time to time, "Credit Agreement"), a condition precedent to Administrative Agent's and each Lender's obligation to execute and perform under the Credit Agreement is that Grantor shall have executed and delivered that certain Security Agreement by and between Grantor and Administrative Agent dated as of March 22, 1999 (as may be amended from time to time, "Security Agreement") encumbering all of Grantor's tangible and intangible personal property assets in favor of Administrative Agent; and

WHEREAS, under the terms of the Security Agreement, Grantor has agreed to assign certain intellectual property to Administrative Agent for purposes of securing the obligations to Administrative Agent under the Credit Agreement and related Loan Documents; and

WHEREAS, Grantor has determined that it is in its best interest to execute this IP Security Agreement inasmuch as Grantor will derive substantial direct and indirect benefits from the funding of the Advances by Lenders pursuant to the Credit Agreement;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound hereby, Grantor and Administrative Agent hereby agree as follows:

- 1. Grant. Grantor hereby grants to Administrative Agent an absolute, present, unconditional, continuing first priority security interest in and to Grantor's entire right, title and interest in and to the following property and rights (collectively, the "Collateral"):
- (a) The U.S., state and foreign copyrights, associated copyright registrations and applications for copyright registration, and copyright licenses set forth on Schedule A attached hereto (collectively, the "Copyrights"); and

- (b) The U.S., state and foreign patents and patent applications, and patent licenses set forth on Schedule B attached hereto, including, without limitation, improvements, divisions, continuations, renewals, reissues, extensions and continuations-in-part of the same (collectively, the "Patents"); and
- (c) The U.S., state and foreign trademark and service mark registrations, trademark and service mark applications, and trademark and service mark licenses set forth on Schedule C attached hereto (including all associated goodwill, collectively, the "Trademarks"); and
- (d) Any and all claims and causes of action for past, present or future infringement of any of the Collateral, with the right, but not the obligation, to sue for and collect damages for infringement of the Collateral; and
- (e) Any and all licenses or rights granted under any of the Collateral, and all license fees and royalties arising from such licenses or rights, to the extent permitted by such licenses or rights; and
- (f) Any and all amendments, renewals, extensions, reissuances and replacements of any of the Collateral; and
 - (g) Any and all products and proceeds of any of the foregoing.
- 2. <u>Requested Recordation</u>. Grantor authorizes and requests that the Register of Copyrights and the Commissioner of Patents and Trademarks (and any state, foreign or other authorities to which this IP Security Agreement is submitted) to file and record this IP Security Agreement (and any corresponding or separate application forms of such jurisdiction) in order to publicly reflect Administrative Agent's interest in the Collateral.
- 3. <u>Assignment</u>. Upon the occurrence of an Event of Default (as defined in the Security Agreement), Grantor shall execute and deliver to Administrative Agent an absolute assignment transferring its entire right, title, and interest in and to the Collateral to Administrative Agent.
- 4. <u>Power of Attorney</u>. Grantor hereby irrevocably grants Administrative Agent a power of attorney, to act as Grantor's attorney-in-fact, with full authority in the name, place and stead of Grantor, from time to time in Administrative Agent's discretion, to take any action and to execute any instrument which Administrative Agent may deem reasonably necessary or advisable to accomplish the purposes of the Security Agreement or this IP Security Agreement. This authority includes, without limitation, the following:
- (a) To modify or amend (in Administrative Agent's sole discretion and without first obtaining Grantor's approval of or signature thereto) Schedule A, Schedule B, and/or Schedule C hereof, as appropriate, to include references to any registered intellectual property (or application or license therefor) acquired by Grantor after the execution hereof or to delete any reference to any Collateral in which Grantor no longer has or claims any right, title or interest; and

- (b) To execute, file and pursue (in Administrative Agent's sole discretion and without first obtaining Grantor's approval of or signature thereto, unless otherwise prohibited by applicable law) any application, form or other document in order to perfect, maintain, continue or otherwise protect Administrative Agent's interest or Grantor's rights in the Collateral, including, without limitation, executing and filing (i) any financing statement, any continuation statement or any amendment thereto, and (ii) any document in any proceeding before the United States Patent and Trademark Office, the United States Copyright Office or the relevant office of any state or foreign jurisdiction (including, without limitation, the filing of applications for renewal, affidavits of use, affidavits of incontestability and opposition, interference and cancellation proceedings) and to pay any fees and taxes in connection therewith or otherwise; and
- (c) To execute any assignment or other document required to acknowledge, register or perfect Administrative Agent's interest in any part of the Collateral without the signature of Grantor unless prohibited by applicable law.

The foregoing power of attorney is coupled with an interest and is irrevocable.

- 5. Release. The security interest granted herein will terminate (and all rights to the Collateral will revert to Grantor) upon satisfaction of the following conditions:

 (a) payment and performance in full of all the obligations secured hereby (unconditionally and indefeasibly) and (b) the termination of the Credit Agreement (and the Facilities thereunder). Upon any such termination, Administrative Agent (at Grantor's request and sole expense) will execute and deliver to Grantor (without any representation, warranty or recourse of any kind whatsoever) such documents as Grantor may reasonably request and provide to Administrative Agent to evidence such termination.
- 6. <u>Miscellaneous</u>. This IP Security Agreement has been entered into in conjunction with the provisions of and the security interest granted to Administrative Agent under the Security Agreement. The rights and remedies of Grantor and Administrative Agent with respect to the security interest granted herein are in addition and without prejudice to those set forth in the Security Agreement and the Credit Agreement, all terms and provisions of which are hereby incorporated herein by reference. This IP Security Agreement may be executed in any number of counterparts with the same effect as if all the signatures on such counterparts appeared on one document; each such counterpart will be deemed to be an original but all counterparts together will constitute one and the same instrument. In the event that any provisions of this IP Security Agreement are deemed to conflict with the Security Agreement or the Credit Agreement, the provisions of the Security Agreement or Credit Agreement shall govern.

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IN WITNESS WHEREOF, the parties hereto have executed this IP Security Agreement, as an instrument under seal (whether or not any such seals are physically attached hereto), through their duly authorized officers, as of the date first written above. ATTEST: VALUEPAGE, INC. (Grantor) By: Name: Suzanne J. Wilkinson Name: Wirt A. Yerger, 1 Title: Chief Financial Officer Title: President [CORPORATE SEAL] Address: 2510 Lakeland Suite 200 Jackson, MS 39216 Telephone: (601) 982-4800 Facsimile: (601) 362-8424 WITNESS: MCG FINANCE CORPORATION (Administrative Agent) By: By: Bryan J. Mitchell, President Address: 1100 Wilson Blvd. Suite 800 Arlington, VA 22209 Telephone: (703)247-7500 Facsimile: (703)247-7505 **ACKNOWLEDGMENT**

STATE OF MISSISSIPPI : SS

Before me, the undersigned, a Notary Public, on this A yerger, III and Suzanne J. Wilkinson, to me known personally, who, being by me duly sworn, did each separately say that he/she is the President and Chief Financial Officer (respectively, as appropriate) of ValuePage, Inc., and that said instrument (i.e., the Intellectual Property Security Agreement)

was signed on behalf of said ValuePage, Inc. by authority of its Board of Directors, and the said President and Chief Financial Officer each acknowledged said instrument to be his/her free act and deed.

Notary Public

My Commission Expires:

ACKNOWLEDGEMENT

STATE OF

SSS

COUNTY OF

Before me, the undersigned, a Notary Public, on this _____ day of _____, 1999, personally appeared John S. Patton, Jr., to me known personally, who, being by me duly sworn, did say that he is the Vice President of MCG FINANCE CORPORATION, and that said

instrument (<u>i.e.</u>, the Intellectual Property Security Agreement) was signed on behalf of said MCG Finance Corporation by authority of its Board of Directors (through its Credit Committee), and the said Vice President

acknowledged said instrument to be his free act and deed.

Notary Public

My Commission Expires:

IN WITNESS WHEREOF, the parties hereto have executed this IP Security Agreement, as an instrument under seal (whether or not any such seals are physically attached hereto), through their duly authorized officers, as of the date first written above.

ATTEST: VALUEPAGE, INC.

(Grantor)

By:

Name: Suzanne J. Wilkinson Name: Wirt A. Yerger, III

Title: Chief Financial Officer Title: President

[CORPORATE SEAL]

Address: 2510 Lakeland Terrace

Suite 200

Jackson, MS 39216

Telephone: (601) 982-4800 Facsimile: (601) 362-8424

WITNESS:

MCG FINANCE CORPORATION (Administrative Agent)

By:

Bryan J. Mitchell, President

Address: 1100 Wilson Blvd.

Suite 800

Arlington, VA 22209

Telephone: (703)247-7500 Facsimile: (703)247-7505

ACKNOWLEDGEMENT

SALVATE XXX	District of Columbia	:		
		: SS :		
CORPORAT	Before me, the undersigned, , 1999, personally a y me duly sworn, did say that FION, and that said instrument of behalf of said MCG Finance	ppeared Bryan J. N he is the President nt (<u>i.e</u> ., the Intellect	Mitchell, to me of MCG FINA tual Property Se	known personally, ANCE ecurity Agreement)
	Credit Committee), and the sai		cknowledged sa	aid instrument to be
			Mohare	HYLLIS T. FERGUSON Public, District of Columbia ssion Expires February 28, 2007

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