FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

11-23-1999



101205602

U.S. Department of Commerce Patent and Trademark Office **TRADEMARK**

	C			W	
	5 . j !	ì	2	* •	

RECORDATION FORM COVER SHEET						
オータータイ TRADEMARKS ONLY						
TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies).						
Submission Type	Conveyance Type					
X New	Assignment License					
Resubmission (Non-Recordation) Document ID # //////SJU Correction of PTO Error Reel # Frame # Corrective Document Reel # Frame #	X Security Agreement Nunc Pro Tunc Assignment Effective Date Month Day Year 07 22 1999 Change of Name Other					
Conveying Party	Execution Date					
Name OTG Software, Inc.						
Formerly	7564 3531					
Individual General Partnership	Limited Partnership X Corporation Association					
Other						
X Citizenship/State of Incorporation/Organization Delaware						
X Chizensinprotate of incorporation/organiza	iuon <u>Delaware</u>					
Receiving Party	Mark if additional names of receiving parties attached					
Receiving Party						
Receiving Party	Mark if additional names of receiving parties attached					
Receiving Party Name PNC Bank, National Associa	Mark if additional names of receiving parties attached					
Receiving Party Name PNC Bank, National Associa DBA/AKA/TA	Mark if additional names of receiving parties attached					
Receiving Party Name PNC Bank, National Associa DBA/AKA/TA Composed of Address (line 1) One PNC P/AZA Address (line 2) 249 F177 Atomic	Mark if additional names of receiving parties attached					
Receiving Party Name PNC Bank, National Associa DBA/AKA/TA Composed of Address (line 1) One PNC P/AZA Address (line 2) 249 F177 Atomic	Mark if additional names of receiving parties attached attion PA (15033-2704)					
Receiving Party Name PNC Bank, National Associa DBA/AKA/TA Composed of Address (line 1) One PNC Plaza	Mark if additional names of receiving parties attached It ion PA Isolate/Country Zip Code Limited Partnership If document to be recorded is an assignment and the receiving party is					
Name PNC Bank, National Associa DBA/AKA/TA Composed of Address (line 1) Pne Pne Plaza Address (line 2) 249 Folth Across Address (line 3) Polth Across	Mark if additional names of receiving parties attached Lion PA State/Country Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic					
Name PNC Bank, National Associa DBA/AKA/TA Composed of Address (line 1) Pre Pre Praza Address (line 2) 249 Folth Active Address (line 3) Pre book of City Individual General Partnership	Mark if additional names of receiving parties attached Lion PA State/Country Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate					
Name PNC Bank, National Associa DBA/AKA/TA Composed of Address (line 1) Pne Pne Plaza Address (line 2) 249 Forth Activity Address (line 3) Pre book of City Individual General Partnership Corporation Association	Mark if additional names of receiving parties attached ILION PA State/Country Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate document from Assignment.)					
Name PNC Bank, National Associa DBA/AKA/TA Composed of Address (line 1) PNC P/AZA Address (line 2) 249 FOTTA ACTIVE Address (line 3) FT box ACTIVE Individual General Partnership Corporation Association X Other National Association Citizenship/State of Incorporation/Organiza	Mark if additional names of receiving parties attached It ion PA State/Country Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate document from Assignment.)					

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to:

Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231

TRADEMARK

FORM_PTO-1618B Expires 06/30/94 OMB 0651-0027	2 of 3				
Domestic Representative Name and Address	Enter for the first Receiving Party only.				
Name					
Address (line 1)					
Address (line 2)					
Address (line 3)					
Address (line 4)					
Correspondent Name and Address Area Code and	Telephone Number 412 355-6271				
Name Mark R. Leslie					
Address (line 1) Kirkpatrick & Lockhart LLP					
Address (line 2) 1500 Oliver Building					
Address (line 3) Pittsburgh, PA 15222					
Address (line 4)					
Pages Enter the total number of pages of the attaincluding any attachments.	ached conveyance document # 8				
Trademark Application Number(s) or Registration	On Number(s) Mark if additional numbers attached				
Enter either the Trademark Application Number or the Registration Nu					
Trademark Application Number(s)	Registration Number(s)				
75642525 75642529 75642526	1953822 2035716 1957268				
75547588 75366478 75642530	1957267 2037183 1964771				
75593951 75628344 75193229	1953823 2010068 1972299				
Number of Properties Enter the total number of pr	roperties involved. # 23				
Fee Amount Fee Amount for Properties L	sted (37 CFR 3.41): \$ 590.00				
Method of Payment: Enclosed X Deposit Account	eposit Account X				
(Enter for payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number: # 11-1110					
Authorization to	charge additional fees: Yes X No				
Statement and Signature					
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.					
	, 0:				
Mark R. Leslie — — — — — — — — — — — — — — — — — — —	17. Culi August 11, 1999				

FORM PTO-1618C Expires 06/30/99 OMB 0651-0027

RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY Page

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

OMB 0651-0027		TRADEMARKS OF	Page 3 of 3	TRADEMARK
Conveying Enter Addition	g Party al Conveying Party	Mark if add	ditional names of conveying par	ties attached Execution Date Month Day Year
Name	Online Technologi	es Group, Inc.		07, 22 1999
Formerly [
Individu	ual General Partr	nership Limited Partne	rship X Corporation	Association
Other				
X Citizens	ship State of Incorporation	Organization Delaware		
Receiving Enter Addition	Party al Receiving Party	Mark if additiona	I names of receiving parties atta	ched
Name	е [
DBA/AKA/TA				
Composed o	of			
Address (line	1)			
Address (line	2)			
Address (line	3)			
	City		State/Country	Zin Code
Individ		•	assigr not do appoir repres	Zip Code Imment to be recorded is an Imment and the receiving party is Immiciled in the United States, an Intment of a domestic Interval of the Community of th
	dual General Pa	•	tnership If docu assign not do appoir repres (Desig	ment to be recorded is an ment and the receiving party is miciled in the United States, an attent of a domestic
Corpora Other	dual General Pa	n	tnership If docu assign not do appoir repres (Desig	ment to be recorded is an iment and the receiving party is miciled in the United States, an itment of a domestic entative should be attached ination must be a separate
Corpora Other Citizen Trademark	dual General Pa ation Associatio aship/State of Incorporatio k Application Number	n/Organization er(s) or Registration	tnership If doct assign not do appoir repres (Design documents) Mumber(s) Mar	iment to be recorded is an iment and the receiving party is miciled in the United States, an interest of a domestic entative should be attached ination must be a separate ment from the Assignment.)
Corpora Other Citizen Trademark Enter either	dual General Pa ation Associatio aship/State of Incorporatio K Application Number the Trademark Application Nu	n/Organization er(s) or Registration Number	If doct assign not do appoin repres (Design document) Iumber(s) Mar (DO NOT ENTER BOTH number)	iment to be recorded is an iment and the receiving party is miciled in the United States, an interest of a domestic entative should be attached ination must be a separate ment from the Assignment.) k if additional numbers attached ers for the same property).
Corpora Other Citizen Trademark Enter either	ation Association aship/State of Incorporation Application Number the Trademark Application Number ademark Application Number	n/Organization er(s) or Registration Number umber(s)	tnership If doct assign not do appoir repres (Design documents) Mumber(s) Mar	iment to be recorded is an iment and the receiving party is miciled in the United States, an interest of a domestic entative should be attached ination must be a separate ment from the Assignment.) k if additional numbers attached ers for the same property).
Corpora Other Citizen Trademari Enter either Tra 75540441	dual General Pa ation Association aship/State of Incorporation K Application Number the Trademark Application Number Application Number 75421572	n/Organization er(s) or Registration Number	If doct assign not do appoin repres (Design document) Iumber(s) Mar (DO NOT ENTER BOTH number)	iment to be recorded is an iment and the receiving party is miciled in the United States, an interest of a domestic entative should be attached ination must be a separate ment from the Assignment.) k if additional numbers attached ers for the same property).
Corpora Other Citizen Trademark Enter either	ation Association aship/State of Incorporation Application Number the Trademark Application Number ademark Application Number	n/Organization er(s) or Registration Number umber(s)	If doct assign not do appoin repres (Design document) Jumber(s) Mar (DO NOT ENTER BOTH number)	iment to be recorded is an iment and the receiving party is miciled in the United States, an interest of a domestic entative should be attached ination must be a separate ment from the Assignment.) k if additional numbers attached ers for the same property).
Corpora Other Citizen Trademari Enter either Tra 75540441	dual General Pa ation Association aship/State of Incorporation K Application Number the Trademark Application Number Application Number 75421572	n/Organization er(s) or Registration Number umber(s)	If doct assign not do appoin repres (Design document) Jumber(s) Mar (DO NOT ENTER BOTH number)	iment to be recorded is an iment and the receiving party is miciled in the United States, an interest of a domestic entative should be attached ination must be a separate ment from the Assignment.) k if additional numbers attached ers for the same property).
Corpora Other Citizen Trademari Enter either Tra 75540441	dual General Pa ation Association aship/State of Incorporation K Application Number the Trademark Application Number Application Number 75421572	n/Organization er(s) or Registration Number umber(s)	If doct assign not do appoin repres (Design document) Jumber(s) Mar (DO NOT ENTER BOTH number)	iment to be recorded is an iment and the receiving party is miciled in the United States, an interest of a domestic entative should be attached ination must be a separate ment from the Assignment.) k if additional numbers attached ers for the same property).
Corpora Other Citizen Trademari Enter either Tra 75540441	dual General Pa ation Association aship/State of Incorporation K Application Number the Trademark Application Number Application Number 75421572	n/Organization er(s) or Registration Number umber(s)	If doct assign not do appoin repres (Design document) Jumber(s) Mar (DO NOT ENTER BOTH number)	iment to be recorded is an iment and the receiving party is miciled in the United States, an interest of a domestic entative should be attached ination must be a separate ment from the Assignment.) k if additional numbers attached ers for the same property).
Corpora Other Citizen Trademari Enter either Tra 75540441	dual General Pa ation Association aship/State of Incorporation K Application Number the Trademark Application Number Application Number 75421572	n/Organization er(s) or Registration Number umber(s)	If doct assign not do appoin repres (Design document) Jumber(s) Mar (DO NOT ENTER BOTH number)	iment to be recorded is an iment and the receiving party is miciled in the United States, an interest of a domestic entative should be attached ination must be a separate ment from the Assignment.) k if additional numbers attached ers for the same property).
Corpora Other Citizen Trademari Enter either Tra 75540441	dual General Pa ation Association aship/State of Incorporation K Application Number the Trademark Application Number Application Number 75421572	n/Organization er(s) or Registration Number umber(s)	If doct assign not do appoin repres (Design document) Jumber(s) Mar (DO NOT ENTER BOTH number)	iment to be recorded is an iment and the receiving party is miciled in the United States, an interest of a domestic entative should be attached ination must be a separate ment from the Assignment.) k if additional numbers attached ers for the same property).

RIDER TO SECURITY AGREEMENT - TRADEMARKS

THIS RIDER TO SECURITY AGREEMENT ("Rider") is executed as of July 1999 by and between OTG SOFTWARE, INC., a Delaware corporation, and ONLINE TECHNOLOGIES GROUP, INC., a Delaware corporation, as the grantors (all references herein to the "Grantor" means each of them, jointly and severally, individually and collectively) and PNC BANK, NATIONAL ASSOCIATION (the "Bank"). This Rider is incorporated into and made part of that certain Security Agreement ("Security Agreement") between the Grantor and the Bank of even date herewith, and also into certain other related financing documents and security agreements executed by and between the Grantor and the Bank or by and between the Borrower (as defined in the Security Agreement) and the Bank (all such documents including this Rider being collectively referred to as "Loan Documents"). All capitalized terms not otherwise defined in this Rider shall have the same meanings ascribed to such terms in the other Loan Documents.

The Grantor has adopted, used and is using (or has filed applications for the registration of) the trademarks, servicemarks and tradenames listed on Schedule "A" attached hereto and made part hereof (all such marks or names hereinafter referred to as the "Trademarks")

The Bank desires to acquire a lien and security interest on the Trademarks and the registration thereof, together with all the goodwill of the Grantor associated therewith and represented thereby. as security for all of the Obligations (as defined in the Security Agreement) to the Bank, and the Bank desires to have its security interest in such Trademarks confirmed by a document identifying same and in such form that it may be recorded in the United States Patent and Trademark Office.

NOW, THEREFORE, with the foregoing background deemed incorporated by reference and made part hereof, the parties hereto, intending to be legally bound hereby, covenant and agree as follows

1. Grant of Security Interest. In consideration of and pursuant to the terms of the Loan Documents, and for other good, valuable and sufficient consideration, the receipt of which is hereby acknowledged, and to secure the Obligations, the Grantor grants a lien and security interest to the Bank in all its present and future right, title and interest in and to the Trademarks, together with all the goodwill of the Grantor associated with and represented by the Trademarks and the registration thereof, and the right (but not the obligation) to sue for past, present and future infringements, and the proceeds thereof, including, without limitation, license royalties and proceeds of infringement suits.

PI-342074.02

- 2. Representations and Warranties. Subject to the disclosures set forth pursuant to the Loan Agreement of even date by and between the Grantor and the Bank, the Grantor represents, warrants and covenants that: (a) it has the right to use the Trademarks; (b) the Grantor is the sole and exclusive owner of the entire and unencumbered (except for encumbrances created pursuant to the Loan Documents and this Rider) right, title and interest in and to each of the Trademarks, and each of the Trademarks is free and clear of any liens, charges, and encumbrances, including, without limitation, pledges, assignments, licenses and covenants by the Grantor not to sue third persons; (c) the Grantor has the unqualified right to enter into this Rider and perform its terms; (d) the Grantor has used, and will continue to use for the duration of this Rider, proper notice, as required by 15 U.S.C. §§ 1051-1127 in connection with its use of the Trademarks; and (e) the Grantor has used, and will continue to use for the duration of this Rider, consistent standards of quality in products leased or sold under the Trademarks and hereby grants to the Bank and its employees and agents the right to visit the Grantor's locations which lease. sell, or store products under any of the Trademarks and to inspect the products and quality control records relating thereto at reasonable times and upon reasonable notice during regular business hours to ensure the Grantor's compliance with this paragraph 2
- 3. Covenants. The Grantor further covenants that: (a) Until all of the Obligations have been satisfied in full, the Grantor will not enter into any agreement, including without limitation, any license agreement, which is inconsistent with the Grantor's obligations under this Rider; and (b) If the Grantor acquires rights to any new Trademarks, the provisions of this Rider shall automatically apply thereto and the Grantor shall give the Bank prompt written notice thereof along with an amended Schedule "A"; provided, however, that notwithstanding anything to the contrary contained in this Agreement, the Grantor shall have the right to enter into agreements in the ordinary course of business with respect to the Trademarks.
- 4. Exclusive Use of Trademarks. So long as this Rider is in effect and so long as the Grantor has not received notice from the Bank that an Event of Default has occurred under the Loan Documents and that the Bank has elected to exercise its rights hereunder, the Grantor shall continue to have the exclusive right to use the Trademarks and the Bank shall have no right to use the Trademarks or issue any exclusive or non-exclusive license with respect thereto, or assign, pledge or otherwise transfer title in the Trademarks to anyone else. In addition, as long as this Rider is in effect, Bank agrees that it shall not assign or otherwise transfer the Trademarks in a manner that causes abandonment of the Trademarks.
- 5. <u>Negative Pledge</u>. The Grantor agrees not to sell, assign or further encumber its rights and interest in the Trademarks without prior written consent of the Bank.
- 6. Remedies Upon Default. (a) If and while the Grantor shall be in default hereunder or an Event of Default exists under the Loan Documents, the Grantor hereby covenants and agrees that the Bank, as the holder of a security interest under the Uniform Commercial Code, as now or hereafter in effect in Pennsylvania, may take such action permitted under the

- 2 -

Loan Documents or permitted by law, in its exclusive discretion, to foreclose upon the Trademarks covered hereby.

- (b) For such purposes, and in the event of the Grantor's default hereunder or an Event of Default under the Loan Documents and while such default or Event of Default exists, the Grantor hereby authorizes and empowers the Bank to make, constitute and appoint any officer or agent of the Bank as the Bank may select, in its exclusive discretion, as the Grantor's true and lawful attorney-in-fact, with the power to endorse the Grantor's name on all applications, documents, papers and instruments necessary for the Bank to use the Trademarks or to grant or issue any exclusive or non-exclusive license under the Trademarks to anyone else, or necessary for the Bank to assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone else. The Grantor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof, except for the gross negligence or willful misconduct of such attorney. This power of attorney shall be irrevocable for the life of this Rider and the Loan Documents, and until all the Obligations are satisfied in full.
- (c) The Grantor expressly acknowledges that this Rider shall be recorded with the Patent and Trademark Office. Contemporaneously herewith, the Grantor shall also execute and deliver to the Bank such documents as the Bank shall reasonably request to permanently assign all rights in the Trademarks to the Bank, which documents shall be held by the Bank until the occurrence of an Event of Default hereunder or under the Loan Documents, subject to applicable law. After such occurrence, the Bank may, at its sole option, record such escrowed documents with the Patent and Trademark Office and exercise all other remedies available to a secured creditor with respect to the Trademarks.
- 8. <u>Subject to Security Agreement</u>. This Rider shall be subject to the terms, provisions, and conditions set forth in the Security Agreement and may not be modified without the written consent of the party against whom enforcement is being sought.
- 9. Inconsistent with Security Agreement. All rights and remedies herein granted to the Bank shall be in addition to any rights and remedies granted to the Bank under the Loan Documents. In the event of an inconsistency between this Rider and the Security Agreement, the language of the Security Agreement shall control. The terms and conditions of the Security Agreement are hereby incorporated herein by reference.
- 10. <u>Termination of Agreement</u>. Upon payment and performance of all Obligations under the Loan Documents, the Bank shall immediately execute and deliver to the Grantor all documents and take any and all actions necessary to terminate the Bank's security interest in the Trademarks
- 11. <u>Fees and Expenses</u>. Any and all reasonable fees, costs and expenses, of whatever kind or nature, including the reasonable attorneys' fees and legal expenses incurred by the Bank in connection with the preparation of this Rider and all other documents relating hereto

and the consummation of this transaction, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, reasonable counsel fees, maintenance fees, encumbrances or costs otherwise incurred in protecting, maintaining, preserving the Trademarks, or in defending or prosecuting any actions or proceedings arising out of or related to the Trademarks, in each case in accordance with the terms of this Rider, shall be borne and paid by the Grantor on demand by the Bank and until so paid shall be added to the principal amount of the Obligations to the Bank and shall bear interest at the contract rate therefor.

- Security Agreement, the Grantor shall have the duty to prosecute diligently any trademark application with respect to the Trademarks pending as of the date of this Rider or thereafter, until the Obligations shall have been satisfied in full, to preserve and maintain all rights in the Trademarks, and upon reasonable request of the Bank, the Grantor shall make federal application on registrable but unregistered trademarks belonging to the Grantor. Any reasonable expenses incurred in connection with such applications shall be borne by the Grantor. Unless the Grantor discontinues the sale of the goods offered in connection with a Trademark, the Grantor shall not abandon any Trademark without the written consent of the Bank. Notwithstanding the foregoing, the Grantor shall not be required to take any action with respect to any Trademark that the Grantor, in its reasonable judgment determines is not in the best interest of Grantor. Grantor shall notify the Bank of any decision that will result in abandonment of a Trademark, or a registration of a Trademark or an application to register a trademark prior to such abandonment.
- (b) The Grantor shall have the right to bring suit in its own name to enforce the Trademarks, in which event the Bank may, if the Grantor deems it necessary or after an Event of Default under the Loan Documents, be joined as a nominal party to such suit if the Bank shall have been satisfied that it is not thereby incurring any risk of liability because of such joinder. The Grantor shall promptly, upon demand, reimburse and indemnify the Bank for all damages, reasonable costs and reasonable expenses, including attorneys' fees, incurred by the Bank in the fulfillment of the provisions of this paragraph.
- 13. <u>Additional Remedies</u>. Upon the occurrence of an Event of Default under the Loan Documents, the Bank may, without any obligation to do so, complete any obligation of the Grantor hereunder, in the Grantor's name or in the Bank's name, but at the Grantor's expense, and the Grantor hereby agrees to reimburse the Bank in full for all reasonable expenses, including reasonable attorney's fees, incurred by the Bank in protecting, defending and maintaining the Trademarks
- 14. Governing Law. This Rider will be interpreted and the rights and liabilities of the parties hereto determined in accordance with the laws of the commonwealth of pennsylvania, excluding its conflict of law rules, except that the federal laws of the United States of America shall govern to the extent applicable.

- 4 -

15. <u>Counterparts</u>. This Rider may be signed in any number of counterpart copies and by the parties hereto on separate counterparts, but all such copies shall constitute one and the same instrument.

WITNESS the due execution of this Rider to Security Agreement - Trademarks as a document under seal, as of the date first written above, with the intent to be legally bound hereby

By: Print Name: F. W. H. L. Lance Title: Decorate Colors	ONLINE TECHNOLOGIES GROUP, INC. By: Vultural lang (SEAL) Print Name: Publicard Kay Title: Pace Sideuct
By: Print Name: F Manager Control of the Control o	OTG SOFTWARE, INC. By. What lay (SEAL Print Name: Richard Ray) Title: Pac Sichard
	PNC BANK, NATIONAL ASSOCIATION

Print Name: Katharike Kappler

Title: VICE President,

SCHEDULE A TO RIDER TO SECURITY AGREEMENT - TRADEMARKS

TRADEMARK	APPLICATION OR REGISTRATION NO.	COUNTRY
APPLICATION EXTENDER	1953822	UNITED STATES
APPLICATIONXTENDER	75/642525	UNITED STATES
CDEXTENDER	2035716	UNITED STATES
CDXTENDER	Not yet assigned	UNITED STATES
COLDEXTENDER	1957268	UNITED STATES
COLDXTENDER	75/642529	UNITED STATES
DISKEXTENDER	1957267	UNITED STATES
DISKXTENDER	75/642526	UNITED STATES
DISKXTENDER 2000	Not yet assigned	UNITED STATES
JUKEMEISTER	2037183	UNITED STATES
NETXTENDER	75/547588	UNITED STATES
OBJECTUTILITIES	1964771	UNITED STATES
OPTICAL TECHNOLOGY GROUP.	1953823	UNITED STATES
INCORPORATED		
OTG	2010068	UNITED STATES
OTG OPTICAL TECHNOLOGY	1972299	UNITED STATES
GROUP, INC and Design		
REPORTEXTENDER	75/366478	UNITED STATES
REPORTX) ENDER	75/64253(UNITED STATES
SANXTENDER	75/593951	UNITED STATES
SCANX TENDER	75/628344	UNITED STATES
WEBEX IENDER	75/193229	UNITED STATES
WEBXTENDER	Not yet assigned	UNITED STATES
WFX	75/540441	UNITED STATES
WORKFLOW EXTENDER	75/421572	UNITED STATES
WORKFLOWXTENDER	Not yet assigned	UNITED STATES
XTENDER	75/487714	UNITED STATES
EXTENDER SOLUTIONS	75/421573	UNITED STATES
XTENDER SOLUTIONS	75/630197	UNITED STATES

TRADEMARK
RECORDED: 08/12/1999 REEL: 001991 FRAME: 0266