U.S. Department of Commerce Patent and Trademark Office

TRADEMARK

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

02-27-2001

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| | 1.74 - () RECORDATION FORM COVER SHEET |
| | 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 # Security Agreement Nunc Pro Tunc Assignment Effective Date |
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| | Ree! # Frame # Change of Name |
| | Corrective Document Reel # Frame # X Other Transfer Agreement |
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| i | Mark If additional names of conveying parties attached Execution Date Month Day Year |
| | Name Tandy Corporation 12291999 |
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| | Individual General Partnership Limited Partnership X Corporation Association |
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| | X Citizenship/State of Incorporation/Organization Delaware |
| | Receiving Party Mark If additional names of receiving parties attached |
| | Name Technology Properties, Inc. (formerly CCC Acquisitions, Inc.) |
| | DBA/AKA/TA |
| | Composed of |
| | Address (line 1) 300 Delaware Avenue |
| | Address (line 2) Suite 516 |
| | Address (line 3) Wilmington DE 19801 |
| | Individual General Partnership Limited Partnership If document to be recorded is an |
| | X Corporation Association Association Association assignment and the receiving party is not domiciled in the United States, an appointment of a domestic |
| | Other Trepresentative should be attached. (Designation must be a separate document from Assignment.) |
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Public burgen reporting for this collection or information is estimated to average approximately 30 minutes per Gover 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

| FORM PTO- Expires 06/30/99 OMB 0651-0027 | 1618B | Page 2 | U.S. Department of Commerce Patent and Trademark Office TRADEMARK | | |
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| | epresentative Nam | e and Address Enter for the first Re | ceiving Party only. | | |
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| Correspond | lent Name and Add | Iress Area Code and Telephone Number | 817-415-3750 | | |
| Name | J. Christian | Angle | | | |
| Address (line 1) | RadioShack Co | rporation | | | |
| Address (line 2) | 100 Throckmor | ton Street, Suite 1700 | | | |
| Address (line 3) | P. O. Box 171 | 80 | | | |
| Address (line 4) | Fort Worth, T | X 76102-0180 | | | |
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| | | Authorization to charge additional fees: | Yes X No . | | |
| Statement a | 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. | | | | | |
| J. Chi | ristian Angle | allite and | January 19, 2001 | | |
| | of Person Signing | Signature | Date Signed | | |

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

RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

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TRANSFER AGREEMENT

THIS AGREEMENT, made this 29th day of June 1990, between Tandy Corporation, a Delaware corporation with its principal offices located at 1800 One Tandy Center, Fort Worth, Texas 76102 (hereinafter "TANDY") and CCC Acquisitions, Inc., a Delaware corporation with its principal offices located at 300 Delaware Avenue, Suite 516, Wilmington, Delaware 19801 (hereinafter "CCC").

WHEREAS, CCC desires to acquire certain trademarks and service marks of TANDY and its predecessors in interest and the goodwill associated therewith and to license TANDY to use said marks;

WHEREAS, TANDY desires to begin to establish a centralized location to hold and manage some of its intangible assets and TANDY hereby takes a first step toward this objective by making a capital contribution to CCC of certain service marks and their associated trademarks as provided for by Internal Revenue Code Section 351, through an assignment of said service marks and trademarks and the goodwill associated therewith and TANDY desires to continue to use said trademarks and service marks in its business through a license agreement being entered into with CCC;

WHEREAS, TANDY desires to make a capital contribution to CCC of the issued and outstanding shares of Tandy Properties, Inc., a Texas corporation and wholly owned subsidiary of TANDY, and to transfer as a contribution to capital certain personnel and equipment for use by CCC in the policing and control of the trademarks and service marks by TANDY, its licensees and any other licensees of CCC:

NOW, THEREFORE, in consideration of the premises hereinafter set forth, it is hereby agreed as follows:

- I. TANDY hereby assigns to CCC all of its rights, title and interest in those trademarks and service marks (hereinafter "MARKS"), together with appurtenant goodwill in and for those countries as are identified in Exhibit A, hereto attached.
- II. TANDY further agrees:
 - a. To execute such additional assignment and transfer documents for said MARKS as may be reasonably requested by CCC for purposes of effecting the assignments hereunder and for recording such assignments with governmental agencies;

- b. To enter into the License Agreement, substantially in the form of, but as it may be amended by the parties prior to its execution, attached Exhibit B (the "License Agreement"), within a reasonable time after execution of this Agreement and to make a royalty payment on or before June 30, 1990 for use of the MARKS for the period of July 1, 1990 to September 30, 1990, said royalty payment to be based upon "SALES" made by TANDY during the period March 1, 1990 through May 31, 1990 and at the applicable royalty rates provided for in the License Agreement. "SALES" as used herein shall have the meaning assigned in said License Agreement between CCC and TANDY. TANDY will make quarterly royalty payments to CCC after June 30, 1990 in accordance with the terms of the License Agreement;
- c. To make its in-house legal staff available to CCC for the prosecution of applications, maintenance of registrations, prosecution of claims of infringement against third parties and the defense of any claims of infringement asserted against the MARKS by third parties, at reasonable rates as agreed between the parties from time to time for such services, including expenses, outside counsel fees and reasonable overhead therefor;
- d. To execute stock certificates to transfer all issued and outstanding shares of Tandy Properties, Inc. common stock into the name of CCC and to have said stock certificates transferred to CCC in the shareholder records of Tandy Properties, Inc.;
- e. To transfer personnel and equipment to CCC as a contribution to capital, within a reasonable time hereafter, for its use in controlling and policing use of the trademarks and service marks which CCC may own or hereafter acquire and license to any user;
- f. To transfer upon request all files and other documents in the possession or control of Tandy or copies thereof (at CCC's expense) relative to the selection of trademarks and service marks, prosecution of applications therefor, and the maintenance and enforcement of all registrations and common law rights therein;

- g. To notify CCC of all due dates for renewals, use requirements and of other obligations that may affect the validity or enforcement of any rights herein transferred, in sufficient time for CCC to determine its interest, and in the absence of instructions from CCC but at no expense to TANDY, to maintain in full force and effect all trademark and service mark rights herein transferred by payment of all fees, annuities, taxes and the like and to continue prosecution of all pending or new applications; and
- h. To maintain all dockets, records, and computer programs for controlling trademark and service mark maintenance as well as applications and registrations therefor, at CCC's cost and expense, and to make such records and all data and data base information available to CCC for review, at TANDY's corporate offices during normal business hours, or to make hard copy printouts for CCC upon request.

III. CCC agrees:

- a. To pay all expenses and fees, including attorney's fees, for preparation of all documents to assign the MARKS and for the recording thereof as well as for any related recordings;
- b. To pay all expenses and fees, including attorney's fees, for the preparation and filing of registered user applications and the registration thereof, or for the required recording of licensees and the like in any of the foreign countries or the United States in which the MARKS are registered and used by TANDY;
- That TANDY may continue to prosecute all presently c. pending applications for MARKS and that TANDY is to continue to supervise all enforcement actions involving MARKS against third parties, arising prior to the date hereof, through to judgment or other resolution as may reasonably be necessary to protect the interests of CCC and TANDY, including the obtaining of assignments where necessary and the later assignment to CCC. Any such prosecution and/or supervision shall be subject to the control and supervision of CCC and any trademarks or service marks acquired by assignment shall be promptly For further requirements as to the assigned to CCC. rights of TANDY and CCC with regards to these and other related matters reference is hereby made to the License Agreement to be executed by the parties as provided for herein;

- d. To pay TANDY reasonable fees for use of its legal staff for any services rendered and expenses related thereto in the prosecution of applications involving MARKS and for the handling or supervision of any enforcement actions involving MARKS hereunder, as TANDY has the expertise and knowledge from previously handling enforcement and prosecution actions involving MARKS;
- e. To pay all sales, transfer and other taxes which may be associated with the transfer of any assets pursuant hereto; and
- f. To execute a License Agreement with TANDY to allow it to use the MARKS at approximately the time TANDY first executes any assignment document involving any of the MARKS.
- IV. Representations and Warranties
 - a. TANDY represents, warrants and agrees:
 - 1. That both TANDY and Tandy Properties, Inc. have been duly organized and are now validly existing under the laws of the States of Delaware and Texas, respectively, and each has the corporate power to own its property and to carry on its business as now being conducted. That TANDY has full corporate power and authority to enter into this Agreement which, when executed and delivered, will constitute the valid and binding obligation (limited, however, to the express representations and warranties of this section) of TANDY enforceable in accordance with its terms.
 - 2. That as of the date hereof TANDY has a good faith belief, based on information provided to it from time to time by counsel, that it has good and marketable title to the MARKS, previously disclosed to CCC, and that there are no pending or threatened actions, suits proceedings which could adversely impair the value of the MARKS or challenge the validity or ownership thereof except as may be set forth in any claim file related to the MARKS, said claim files being listed on Exhibit C or as indicated in the report on MARKS attached as Exhibit Notwithstanding the representations and warranties in the previous sentence, TANDY expressly does not represent that the attached Exhibit A is accurate

and complete or that liens or encumbrances do not in fact exist, it being TANDY's sole representation and warranty that it has only such personal knowledge as appears in the files listed on Exhibit C or the report attached as Exhibit D;

- 3. That in the event that liens, claims, challenges, abandonments, defects or encumbrances exist that are unknown to TANDY, TANDY will make every reasonable effort in cooperation with CCC, to remove, advise CCC of or resolve such defects prior and subsequent to the date of this Agreement; and
- 4. That if in the course of TANDY's activities by maintaining or enforcing MARKS pursuant to this Transfer Agreement, a substantial conflict arises between the interests of TANDY and CCC, TANDY shall promptly call the conflict to the attention of CCC.
- b. CCC represents, warrants and agrees that CCC is duly organized and is validly existing under the laws of the State of Delaware and has full corporate power and authority to enter into this Agreement which, when executed and delivered, will constitute the valid and binding obligation of CCC enforceable in accordance with its terms.

V. Post Effective Date Actions

TANDY further agrees to execute after the effective date such additional documents as may be reasonably required, without further compensation, but at no expense to TANDY, to perfect the assignment herein contemplated, including any additional trademark or service mark registrations and/or applications that should have been included in Exhibit A, whether or not subsequently discovered, as well as any additional assignment documents.

VI. Non-Compete

TANDY agrees that it will not use the trademarks or service marks in Exhibit A in any country listed in the License Agreement after the effective date hereof except as permitted by the License Agreement entered into as provided herein.

CCC covenants and agrees to pay costs and expenses of the performance of and compliance with all transactions contemplated by this Agreement including but not limited to all taxes, including value added taxes and recording fees, other than income taxes assessable by the United States or any other governmental entity that may arise as a result of the assignment contemplated by this Agreement.

VIII. Indemnification

TANDY hereby agrees to indemnify, defend and hold CCC harmless from, against and in respect of (and shall on demand reimburse CCC for);

- a. any and all damages and costs whatsoever, including actual attorneys' fees, arising from any actions, causes of action, claims and/or demands made by anyone regarding products sold or distributed by TANDY bearing the MARKS prior to the effective date hereof; and
- b. any and all loss, liability or damage suffered or incurred by CCC by reason of any untrue representation, breach of warranty or non-fulfillment of any covenant or agreement by TANDY contained herein, including any adverse claim to the MARKS known to TANDY, and not disclosed to CCC through Exhibits B or C, based upon events occurring prior to the transfer of the MARKS.

IX. Notice

Any notice required or permitted hereunder or under the License Agreement shall be in writing and shall be sufficiently given if personally delivered or mailed by certified or registered mail, return receipt requested, addressed as follows:

If to CCC: CCC Acquisitions, Inc.

c/o The Corporation Trust Company

1209 Orange Street

Wilmington, Delaware 19801

If to TANDY: Tandy Corporation

1800 One Tandy Center Fort Worth, Texas 76102 Attention: General Counsel

(or to such other address as any party shall specify in a written notice so given), and shall be deemed to have been delivered as of the date so personally delivered or mailed.

X. Binding Effect; Benefits

This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective heirs, successors, executors, administrators and assigns. Notwithstanding anything contained in this Agreement to the contrary, nothing in this Agreement, expressed or implied, is intended to confer on any person other than the parties hereto or their respective heirs, successors, executors, administrators and assigns any rights, remedies, obligations or liabilities under or by reason of this Agreement.

XI. Entire Agreement

This Agreement, together with the Exhibits and other documents contemplated hereby, constitutes the final written expression of all of the agreements between the parties, and is a complete and exclusive statement of those terms. It supersedes all understandings and negotiations concerning the matters specified herein. Any representations, promises, warranties or statements made by any party that differ in any way from the terms of this written Agreement and the Exhibits and other documents contemplated hereby, shall be given no force or effect. The parties specifically represent, each to the other, that there are no additional or supplemental agreements between them related in any way to the matters herein contained unless specifically included or referred to herein. No addition to or modification of any provision of this Agreement shall be binding upon any party unless made in writing and signed by an officer of both parties.

XII. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the State of Texas.

XIII. Counterparts

This Agreement may be executed in any number of counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same instrument.

XIV. Headings

Headings of the Articles and Sections of this Agreement are for the convenience of the parties only and shall be given no substantive or interpretive effect whatsoever.

XV. Merger of Documents

This Agreement and all agreements and documents contemplated hereby constitute one agreement and are interdependent upon each other in all respects.

XVI. Incorporation of Exhibits

All Exhibits attached hereto are by this reference incorporated herein and made a part hereof for all purposes as if fully set forth herein.

XVII. Severability

If for any reason whatsoever, any one or more of the provisions of this Agreement shall be held or deemed to be inoperative, unenforceable or invalid as applied to any particular case or in all cases, such circumstances shall not have the effect of rendering such provision invalid in any other cases or of rendering any of the provisions of this Agreement inoperative, unenforceable or invalid.

XVIII. Assignability

Neither this Agreement nor any of the parties' rights hereunder shall be assignable by any party hereto without the prior written consent of the parties hereto, with the exception that either party may assign any of their rights hereunder, in whole or in part, to a subsidiary provided it gives the other party notice of said assignment.

IN WITNESS WHEREOF the parties have hereunto set their hands effective as of the date first written above.

| TANDY CORPORATION | CCC ACQUISITIONS, INC. |
|---------------------|------------------------|
| BY: John Halach mak | Br. Harriet Rylander |
| | |
| TITLE: President | TITLE: President |

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| RADIO | SHACK | 09 | 88/09/27 | 1505688 | USA |
| RADIO | SHACK | 16 | 78/01/03 | 1080989 | USA |
| RADIO | SHACK | 21 | 59/06/02 | 679519 | USA |
| RADIO | SHACK | 25 | 78/12/26 | 1110087 | USA |
| RADIO | SHACK | 28 | 77/09/06 | 1072798 | USA |
| RADIO | SHACK | 28 | 80/06/10 | 1136920 | USA |
| RADIO | SHACK | 28 | 89/11/28 | 1568597 | USA |
| RADIO | SHACK | 35 | 79/10/23 | 1126234 | USA |
| RADIO | SHACK | 37 | 61/03/07 | 712290 | USA |
| RADIO | SHACK | 41 | 85/08/20 | 1355845 | USA |
| RADIO | SHACK | 42 | 65/09/28 | 796908 | USA |
| RADIO | SHACK | 42 | 75/04/01 | 1008073 | USA |
| RADIO | SHACK | 42 | | 74/053429 | USA |
| RADIO | SHACK COMPUTER CTR | М | 85/08/20 | 1355806 | USA |
| RADIO | SHACK TELEPHONE CTR | 42 | 85/11/12 | 1370547 | USA |
| RADIO | SHACK TRS | 09. | 80/09/02 | 1139189 | USA |
| RADIO | SHACK TRS-80 | 16 | 80/09/02 | 1139229 | USA |
| RS AI | MERICA'S TECH ST & DES | SIGN | | | USA |
| RS A | MERICA'S TECH STORE | | | | USA |
| RSVP | | 36 | 90/08/28 | 1611522 | USA |
| SATE | LLITE SHACK | 09 | 87/06/02 | 1441056 | USA |
| SATE | LLITE SHACK | 42 | | | USA |
| SHAC | | 42 | 78/12/05 | 1108264 | USA |
| SHAC | K | 42 | | 74/053427 | USA |
| | | | | | |

EXHIBIT A

| CLASS 42 | REG. DATE | APP./ REG. NO. 74/033683 | COUNTRY/STATE USA |
|-------------|--|--|--|
| 42 | | 74/024268 | USA |
| 42 | 72/07/25 | 939140 | USA |
| 35 | 68/06/18 | 851206 | USA |
| 42 | | | USA |
| 42 | 88/02/02 | 1475459 | USA |
| 09 | 74/10/08 | 995202 | USA |
| 09 | 75/03/25 | 1007598 | USA |
| 09 | 78/12/19 | 1109229 | USA |
| 09 | 85/06/18 | (1342170) | USA |
| 09 | 89/04/11 | 1534077 | AZU |
| 09 | 81/03/24 | 1148739 | USA |
| 09 | 82/08/17 | 1205222 | USA |
| 42 | 81/03/24 | 1149191 | USA |
| 42 | 85/12/03 | 1374289 | USA |
| | 42 42 35 42 42 09 09 09 09 09 | 42 42 72/07/25 35 68/06/18 42 42 88/02/02 09 74/10/08 09 75/03/25 09 78/12/19 09 85/06/18 09 89/04/11 09 81/03/24 09 82/08/17 42 81/03/24 | CLASS REG. DATE REG. NO. 74/033683 42 72/07/25 939140 35 68/06/18 851206 42 42 88/02/02 1475459 09 74/10/08 995202 09 75/03/25 1007598 09 78/12/19 1109229 09 85/06/18 1342170 09 89/04/11 1534077 09 81/03/24 1148739 09 82/08/17 1205222 42 81/03/24 1149191 |

EXHIBIT A

| | MADW | 61.466 | DEC DATE | APP./ | COUNTRY/STATE |
|-------|---------------|--------------|-----------|-----------|-----------------|
| RADIO | MARK SHACK | CLASS 100 | REG. DATE | REG. NO. | USA/OKLAHOMA |
| RADIO | SHACK | 100 | 82/00/00 | 112772-82 | USA/OREGON |
| RADIO | SHACK | 100 | | | USA/PENNSYLVANI |
| RADIO | SHACK | 100 | | | USA/RHODE ISL. |
| RADIO | SHACK | 100 | | | USA/TENNESSEE |
| RADIO | SHACK | 100 | 77/10/28 | 27387/06 | USA/TEXAS |
| RADIO | SHACK | 10 | 85/04/09 | 27441 | HATU\A2U |
| RADIO | SHACK | 100 | | | USA/UTAH |
| RADIO | SHACK | 100 | 90/05/15 | 4659 | USA/VERMONT |
| RADIO | SHACK | 100 | | | USA/VIRGINIA |
| RADIO | SHACK | 100 | | | USA/W. VIRGINIA |
| RADIO | SHACK | 100 | | | USA/WASHINGTON |
| RADIO | SHACK | 100 | | | USA/WISCONSIN |
| RADIO | SHACK | 100 | | | USA/WYOMING |
| SHACK | | | 85/08/09 | 27440 | USA/UTAH |
| SOUND | SHACK | 50 | 82/09/28 | 927827 | USA/FLORIDA |
| SOUND | SHACK | 42 | 90/02/15 | 90071801 | USA/PENN. |
| STERE |) SHACK | 42 | 90/01/16 | 090020346 | USA/PENN. |
| STERE |) SHACK | 100 | 90/01/22 | | USA/VIRGINIA |
| VIDEO | SHACK | 09 | 81/07/08 | 4924 | USA/CONNECTICUT |
| VIDEO | SHACK | | 81/07/09 | | USA/NEW JERSEY |
| VIDE0 | SHACK | 100 | 81/07/17 | 6286 | USA/NEW YORK |
| √IDE0 | SHACK | 10 | 81/07/09 | 8149 | USA/PENN. |
| | | | | | |

| • | MARK | CLASS | REG. DATE | APP./ REG. NO. | COUNTRY/STATE |
|-------|-------|-------|-----------|-------------------|-----------------|
| MONTE | | 10 | 87/12/16 | 21605 | |
| RADIO | SHACK | 100 | | | USA/ARIZONA |
| RADIO | SHACK | 100 | | | USA/CALIFORNIA |
| RADIO | SHACK | 100 | | | USA/COLORADO |
| RADIO | SHACK | 100 | | | USA/CONNECTICUT |
| RADIO | SHACK | 100 | | | USA/DELAWARE |
| RADIO | SHACK | 100 | | | USA/FLORIDA |
| RADIO | SHACK | 100 | | | USA/GEORGIA |
| RADIO | SHACK | 100 | | | USA/HAWAII |
| RADIO | SHACK | 100 | | | USA/IDAHO |
| RADIO | SHACK | 100 | | | USA/ILLINOIS |
| RADIO | SHACK | 100 | | | USA/INDIANA |
| RADIO | SHACK | 100 | | | USA/IOWA |
| RADIO | SHACK | 100 | | | USA/KANSAS |
| RADIO | SHACK | 100 | | | USA/KENTUCKY |
| RADIO | SHACK | 100 | | | USA/LOUISIANA |
| RADIO | SHACK | 100 | | | USA/MAINE |
| RADIO | SHACK | 100 | | | USA/MICHIGAN |
| RADIO | SHACK | 100 | | | USA/MINNESOTA |
| RADIO | SHACK | 100 | | | USA/MISSOURI |
| RADIO | SHACK | 100 | | | USA/N. DAKOTA |
| RADIO | SHACK | 100 | | | USA/NEBRASKA |
| RADIO | SHACK | 100 | | | USA/NEVADA |
| RADIO | SHACK | 100 | | | USA/NEW HAMPSHI |
| RADIO | SHACK | 100 | | | USA/NEW JERSEY |
| RADIO | SHACK | 100 | | | USA/NEW MEXICO |
| RADIO | SHACK | 100 | | | USA/NORTH CAROL |
| RADIO | SHACK | | 78/01/17 | 4729 | 8 USA/OHIO |
| | | | | | |

EXHIBIT A

| MARK | CLASS REG. DATE | APP./ REG. NO. | COUNTRY/STATE |
|---------------|------------------------|-------------------|-----------------|
| VIDEOCONCEPTS | CLASS REG. DATE 100 | REG. NO. | USA/ALABAMA |
| VIDEOCONCEPTS | 100 | •• | USA/ARIZONA |
| VIDEOCONCEPTS | 100 | | USA/CALIFORNIA |
| VIDEOCONCEPTS | 100 | | USA/COLORADO |
| VIDEOCONCEPTS | 100 | | USA/FLORIDA |
| VIDEOCONCEPTS | 100 | | USA/GEORGIA |
| VIDEOCONCEPTS | 100 | | USA/ILLINOIS |
| VIDEOCONCEPTS | 100 | | USA/INDIANA |
| VIDEOCONCEPTS | 100 | | USA/KANSAS |
| VIDEOCONCEPTS | 100 | | USA/LOUISIANA |
| VIDEOCONCEPTS | 100 | | USA/MARYLAND |
| VIDEOCONCEPTS | 100 | | USA/MINNESOTA |
| VIDEOCONCEPTS | 100 | | USA/MISSISSIPPI |
| VIDEOCONCEPTS | 100 | , | USA/MISSOURI |
| VIDEOCONCEPTS | 100 | | USA/NEW MEXICO |
| VIDEOCONCEPTS | 100 | | OIHO\AZU |
| VIDEOCONCEPTS | 100 | | USA/OKLAHOMA |
| VIDEOCONCEPTS | 100 | | USA/OREGON |
| VIDEOCONCEPTS | 100 | | USA/PENN. |
| VIDEOCONCEPTS | 100 | | USA/S. CAROLINA |
| VIDEOCONCEPTS | 100 | | USA/TENNESSEE |
| VIDEOCONCEPTS | 100 | | USA/TEXAS |
| VIDEOCONCEPTS | 100 | | USA/UTAH |
| VIDEOCONCEPTS | 100 | | USA/VIRGINIA |
| VIDEOCONCEPTS | 100 | | USA/WASHINGTON |
| VIDEOCONCEPTS | 100 | | USA/WYOMING |

| MARK RADIO SHACK | CLASS 0 9 | REG. DATE | REG. NO. 29186 | COUNTRY/STATE PUERTO RICO |
|---------------------|---------------------|-----------|-------------------|------------------------------|
| RADIO SHACK | 22 | | 29185 | PUERTO RICO |
| RADIO SHACK | 28 | | | PUERTO RICO |
| RADIO SHACK | SR | 75/84/01 | 6289 | PUERTO RICO |
| THE SHACK | SA | 68/96/18 | 7248 | PUERTO RICO |
| VIDEO SHACK | | | | PUERTO RICO |

MARI

RADIO SHACK

CLASS

REG. DATE

REG. NO. 796908 COUNTRY/STATE

VIRGIN ISLANDS

| MARK RADIO SHACK | CLASS 09 | REG. DATE 76/10/14 | RES. NO. 28939 | COUNTRY/STATE Panama |
|---------------------|-------------|-----------------------|-------------------|-------------------------|
| RADIO SHACK | 36 | 76/11/ 09 | 21829 | PANAMA |
| THE SHACK | SM | 78/88/28 | 1182 | PANAMA |

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| MARK | CLASS | REG. DATE | REG. NO. | COUNTRY/STATE |
|-------------|------------|-----------|----------|---------------|
| RADIO SHACK | 0 9 | 87/10/29 | 52658 | ISRAEL |
| RADIO SHACK | 35 | | 52659 | ISRAEL |

| MARK | CLASS | REG. DATE | | COUNTRY/STATE |
|-------------|-------|-----------|-------|---------------|
| RADIO SHACK | 29 | 78/03/08 | | BOLIVIA |
| RADIO SHACK | 38 | 77/12/19 | 34253 | BOLIVIA |

MARK RADIO SHACK CLASS 129 REG. DATE 81/08/19 REG. NO. 40458 COUNTRY/STATE

PERU

State of Belaware

PECEIVED FOR RECORD

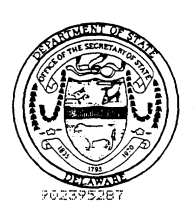
90 SEP -5 P3:51



EVEL III

Office of Secretary of State

I. MICHAEL HARKINS. SECRETARY OF STATE OF THE STATE OF DELAWARE DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF CCC ACQUISITIONS, INC. FILED IN THIS OFFICE ON THE TWENTY-SEVENTH DAY OF AUGUST, A.D. 1990, AT 3:10 O'CLOCK P.M.



Michael Harkins, Secretary of State

AUTHENTICATION:

DATE:

08/27/1990

3 27432 TRADEMARK

REEL: 002234 FRAME: 0721

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 03:10 PM 08/27/1990 902395287 - 2114065

CERTIFICATE OF AMENDMENT OF CERTIFICATE OF INCORPORATION OF CCC ACQUISITIONS, INC.

CCC Acquisitions, Inc., a corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware, DOES HEREBY CERTIFY:

FIRST: That by written consent in lieu of a meeting of the Board of Directors of CCC Acquisitions, Inc. a resolution was duly adopted setting forth a proposed amendment of the Certificate of Incorporation of the corporation, declaring said amendment to be advisable. The resolution setting forth the proposed amendment is as follows:

RESOLVED, That the Certificate of Incorporation be amended by changing Article I thereof, so that, as amended, said Article I shall be as follows:

"The name of the corporation is Technology Properties, Inc."

SECOND: That thereafter, by written consent in lieu of a meeting of stockholder, pursuant to Section 228(a) of the General Corporation Law of the State of Delaware and Section 2.09 of the Bylaws of the Corporation, the sole stockholder of the corporation consented to the resolution.

THIRD: That said amendment was duly adopted in accordance the provisions of Section 242 of the General Corporation Law of the State of Delaware.

FOURTH: That the capital of said corporation shall not be reduced under or by reason of said amendment.

3K 1057PG0790

IN WITNESS WHEREOF, CCC Acquisitions, Inc. has caused this certificate to be signed by Rudolph L. Ennis, its Vice President, and attested by Ray W. Hill, its Assistant Secretary, this 23rd day of August, 1990.

By: Tudol A. Chi Rudolph L. Ennis Vice President

ATTEST:

Ray W. Hill

Assistant Secretary

167/90-385.1 08/23/90cc

AMENDMENT TO TRANSFER AGREEMENT

The Transfer Agreement entered into June 29, 1990, between Tandy Corporation, a Delaware corporation located at 1800 One Tandy Center, Fort Worth, Tarrant County, Texas 76102 and Technology Properties, Inc. (formerly CCC Acquisitions, Inc.), a Delaware corporation with its principal offices located at 300 Delaware Avenue, Suite 516, Wilmington, Delaware 19801 is hereby amended as specified below;

As permitted by Section II & V of the Transfer Agreement, Exhibit A, the list of LICENSED MARKS, is amended and restated to include all the LICENSE MARKS listed in the Amended Exhibit A attached hereto.

Sections I & VI of the Transfer Agreement are amended and restated to allow use of the trademarks and service marks throughout the world.

In witness the parties have executed this Amendment to Transfer Agreement at Fort Worth, Tarrant County, Texas effective as of the Audit day of December 1999.

TANDY CORPORATION

TECHNOLOGY PROPERTIES, INC.

David Christopher

Executive Vice President

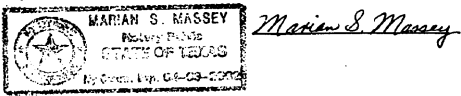
Randolph C. Morris

President

JURAT FOR AMENDMENT TO TRANSFER AGREEMENT BETWEEN TANDY COPROATION AND TECHNOLOGY PROPERTIES, INC. DATED DECEMBER 29, 1999

State of Texas County of Tarrant

This instrument was acknowledged before me on December 29, 1999 by David Christopher, Executive Vice President of Tandy Corporation, a Delaware corporation, on behalf of said corporation



State of Texas
County of Tarrant

This instrument was acknowledged before me on December 29, 1999 by Randolph Morris, President of Technology Properties, Inc., a Delaware corporation, on behalf of said corporation

MARIAN S. MASSEY

Notery Public

STATE OF TEXAS

Ky Carmi. Etp. 04-03-2002

RECORDED: 01/24/2001

Marian & Massey