

EET

U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

OFFICE OF PUBLIC RECOR

To the Honorable Commissioner of Patents and Trademarks. Please record the attac	
1. Name of conveying party(ies):	2. Name and address of receiving party(ies): FINANCE SECTION
ACXIOM CORPORATION	Name: JPMorgan Chase Bank
5.14.02	Internal Address:
97700	Street Address: 2200 Ross Ave., 3rd Floor
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☑ Corporation - State of Delaware ☐ Other	City: Dallas State: Texas ZIP: 75201
Additional name(s) of conveying party(ies) attached? □ Yes No	A Association New York State Chartered Ranking Association
3. Nature of conveyance:	General Partnership Corporation-State Other
□ Assignment □ Merger □ Security Agreement □ Change of Name ⊠ Other First Amendment to Trademark Security Agreement - Execution Date: April 1, 2002	If assignee is not domiciled in the United States, a domestic representative designation is attached: ☐ Yes ☐ No (Designation must be a separate document from Assignment) Additional name(s) & address(es) attached? ☐ Yes ☒ No
4. Application number(s) or registration number(s):	B. Tradcmark registration No.(s)
A. Trademark Application No.(s) Additional numbe	1.907.571 1,930,774 2,335,491 1,890,467 1,879,151 2.087,337 1,909,436 1,621,575 1,249,248 2,331,779 1,868,979 1,669,690 1,705,320 1,880,455 1,653,857 2,363,878 1,874,594 1,874,593 1,879,150 1,872,021 1,697,968 rs attached? □ Yes □ No
5. Name and address of party to whom correspondence concerning	6. Total number of applications and registrations involved: Twenty-One
document should be mailed: Name: Andrea Walker	(21)
Jenkens & Gilchrist, P.C. Internal Address:	7. Total fee (37 CFR 3.41): \$540.00
	≅ Enclosed ☐ Authorized to be charged to deposit account.
Street Address: 1445 Ross Avenue, Ste. 3200	(If check is not received with this correspondence or additional fees are required, please charge to deposit account 10-0447.)
City: Dallas State: Texas Zip: 75202-2799 05/20/2002 ANHIED1 00000040 19075/1	8. Deposit Account number: 10-0447
500 00 OP	(Attach duplicate copy of this page if paying by deposit account) E THIS SPACE
9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and corr	ect and any attached copy is a true copy of the original document.
Andrea Walker Guille Walk Name of Person Signing Signature	May 14, 2002 Date
	Total number of pages comprising cover sheet: -1- Total Pages -9-

FIRST AMENDMENT TO TRADEMARK SECURITY AGREEMENT

THIS FIRST AMENDMENT TO TRADEMARK SECURITY AGREEMENT (the "Amendment"), dated as of April 1, 2002, is between ACXIOM CORPORATION, as successor in interest by merger to Acxiom RTC, Inc., ("Grantor"), and JPMORGAN CHASE BANK (successor in interest by merger to The Chase Manhattan Bank) as collateral agent for the Creditors under the Intercreditor Agreement (herein defined) (in such capacity, the "Collateral Agent").

RECITALS:

- A. Acxiom RTC, Inc. and the Collateral Agent entered into that certain Trademark Security Agreement dated as of September 21, 2001 (as the same may hereafter be amended or otherwise modified, the "Agreement"), to secure the Obligations under that certain Intercreditor Agreement dated September 21, 2001 among Grantor, the Collateral Agent, certain Subsidiaries of Grantor, and the Creditors party thereto (as the same has been and may hereafter be amended or otherwise modified, the "Intercreditor Agreement"). Capitalized terms used in this Amendment, to the extent not otherwise defined herein, shall have the same meanings as in the Intercreditor Agreement.
- B. Acxiom RTC, Inc. was a wholly owned subsidiary of Acxiom Corporation. Grantor has informed the Collateral Agent that on March 31, 2002, Acxiom RTC, Inc. merged with and into Grantor, with Grantor being the surviving entity.
- C. As a result of the foregoing, Grantor and the Collateral Agent now desire to amend the Agreement as herein set forth.
- NOW, THEREFORE, in consideration of the premises herein contained and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows effective as of the date hereof unless otherwise indicated:

ARTICLE 1.

Amendment

Section 1.1 <u>Amendment to the Recitals</u>. The first four paragraphs of the Amendment are amended and restated in their entirety to read as follows:

WHEREAS, ACXIOM CORPORATION (successor in interest by merger to Acxiom RTC, Inc.), a Delaware corporation (hereinafter referred to as "Grantor");

WHEREAS, Grantor owns the Trademarks, Trademark registrations, and Trademark applications listed on Schedule 1 annexed hereto, and is a party to the Trademark Licenses listed on Schedule 1 annexed hereto;

WHEREAS, Grantor, certain subsidiaries of Grantor, JPMorgan Chase Bank (successor in interest to The Chase Manhattan Bank), as collateral agent under the Intercreditor Agreement (as herein defined) (the "Collateral Agent"), and certain other parties have entered that certain Intercreditor Agreement dated as of September 21, 2001 (as the same has been and may be further amended or otherwise modified from time to time, the "Intercreditor Agreement"); and

FIRST AMENDMENT TO TRADEMARK SECURITY AGREEMENT, Page 1 DALLAS2 881873v2 12283-00139

WHEREAS, pursuant to the terms of the Security Agreement dated as of September 21, 2001 (as the same may be amended and in effect from time to time, the "Security Agreement") between Grantor, certain subsidiaries of Grantor and the Collateral Agent, Grantor has granted to the Collateral Agent a security interest in substantially all the assets of Grantor including all right, title and interest of Grantor in, to and under all now owned and hereafter acquired Trademarks (as defined in the Security Agreement), Trademark registrations, Trademark applications and Trademark Licenses (as defined in the Security Agreement), together with the goodwill of the business symbolized by Grantor's Trademarks, and all proceeds thereof, to secure the payment of all Obligations (as such term is defined in the Intercreditor Agreement);

Section 1.2 <u>Amendment to Schedule 1</u>. Schedule 1 to the Amendment is amended and restated in its entirety to read as Schedule 1 attached hereto.

ARTICLE 2.

Miscellaneous

- Section 2.1 <u>Ratifications</u>. The terms and provisions set forth in this Amendment shall modify and supersede all inconsistent terms and provisions set forth in the Agreement and except as expressly modified and superseded by this Amendment, the terms and provisions of the Agreement are ratified and confirmed and shall continue in full force and effect. Grantor and the Collateral Agent agree that the Agreement as amended hereby shall continue to be legal, valid, binding and enforceable in accordance with their respective terms.
- Section 2.2 <u>Reference to Agreement</u>. Each of the Transaction Documents, including the Agreement and any and all other agreements, documents, or instruments now or hereafter executed and delivered pursuant to the terms hereof or pursuant to the terms of the Agreement as amended hereby, are hereby amended so that any reference in such Transaction Documents to the Agreement shall mean a reference to the Agreement as amended hereby.
- Section 2.3 <u>Severability</u>. Any provision of this Amendment held by a court of competent jurisdiction to be invalid or unenforceable shall not impair or invalidate the remainder of this Amendment and the effect thereof shall be confined to the provision so held to be invalid or unenforceable.
- Section 2.4 <u>Applicable Law</u>. This Amendment shall be governed by and construed in accordance with the laws of the State of Texas and the applicable laws of the United States of America.
- Section 2.5 <u>Successors and Assigns</u>. This Amendment is binding upon and shall inure to the benefit of the Collateral Agent and Grantor and their respective successors and assigns, except Grantor may not assign or transfer any of its rights or obligations hereunder without the prior written consent of the Collateral Agent.
- Section 2.6 <u>Counterparts</u>. This Amendment may be executed in one or more counterparts and on telecopy counterparts, each of which when so executed shall be deemed to be an original, but all of which when taken together shall constitute one and the same agreement.
- Section 2.7 <u>Headings</u>. The headings, captions, and arrangements used in this Amendment are for convenience only and shall not affect the interpretation of this Amendment.

Section 2.8 <u>ENTIRE AGREEMENT</u>. THIS AMENDMENT AND ALL OTHER INSTRUMENTS, DOCUMENTS AND AGREEMENTS EXECUTED AND DELIVERED IN CONNECTION WITH THIS AMENDMENT EMBODY THE FINAL, ENTIRE AGREEMENT AMONG THE PARTIES HERETO AND SUPERSEDE ANY AND ALL PRIOR COMMITMENTS, AGREEMENTS, REPRESENTATIONS AND UNDERSTANDINGS, WHETHER WRITTEN OR ORAL, RELATING TO THIS AMENDMENT, AND MAY NOT BE CONTRADICTED OR VARIED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS OR SUBSEQUENT ORAL AGREEMENTS OR DISCUSSIONS OF THE PARTIES HERETO. THERE ARE NO ORAL AGREEMENTS AMONG THE PARTIES HERETO.

Executed as of the date first written above.

GRANTOR:
ACXIOM CORPORATION (successor in interest by
merger Acxiom RTC, Inc.)
Ву:
Name: Dathan A. Gaskill
Title: Corporate Finance Leader
COLLATERAL AGENT:
JPMORGAN CHASE BANK (successor in interest by merger to The Chase Manhattan Bank)
By:
Name:

Title:

Section 2.8 <u>ENTIRE AGREEMENT</u>. THIS AMENDMENT AND ALL OTHER INSTRUMENTS, DOCUMENTS AND AGREEMENTS EXECUTED AND DELIVERED IN CONNECTION WITH THIS AMENDMENT EMBODY THE FINAL, ENTIRE AGREEMENT AMONG THE PARTIES HERETO AND SUPERSEDE ANY AND ALL PRIOR COMMITMENTS, AGREEMENTS, REPRESENTATIONS AND UNDERSTANDINGS, WHETHER WRITTEN OR ORAL, RELATING TO THIS AMENDMENT, AND MAY NOT BE CONTRADICTED OR VARIED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS OR SUBSEQUENT ORAL AGREEMENTS OR DISCUSSIONS OF THE PARTIES HERETO. THERE ARE NO ORAL AGREEMENTS AMONG THE PARTIES HERETO.

Executed as of the date first written above.

JPMorgan Chase Bank

ACKNOWLEDGEMENT

STATE OF ARKANSAS)	
COUNTY OF Pulaski)	SS.

On the 28th day of March, 2002 before me personally appeared Dathan Gastil, to me personally known or proved to me on the basis of satisfactory evidence to be the person described in and who executed the foregoing instrument as Corp. Finance Ldv. of Acxiom Corporation who being by me duly sworn, did depose and say that he is Corp. Finance Ldv. of Acxiom Corporation, the corporation described in and which executed the foregoing instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that the said instrument was signed and sealed on behalf of said corporation by order of its Board of Directors; that he signed his name thereto by like order; and that he acknowledged said instrument to be the free act and deed of said corporation.

{Seal}

Karnes Barnes
Notary Public

My commission expires: July 20, 2004

Schedule 1 to Trademark Security Agreement

	Goods or Services	Direct marketing services, namely market analysis, business planning, mailing list production, and mailing list utilization, namely consumer response analysis, in class 35 Direct marketing database design services, in class 42	Mailing list updating services, in class 35	Marketing list and telemarketing list preparation for those other than music composers, in class 35	Computer software in the filed of direct mail marketing, in class 9	Computer software in the field of direct mail marketing, in class 9	Commercial information services, namely, providing underwriting, claim, and marketing data to insurance companies, in class 35	Computer-aided market
	Filing Date	5/24/1994	3/15/94	3/16/99	8/25/93	8/25/93	6/3/96	6/22/93
	Serial No.	74/528,735	74/503,478	75/661,775	74/432,761	74/432,763	75/113,489	74/409,781
TRATIONS	Effective Until:	7/25/2005	10/31/2005	3/24/10	4/19/2005	2/14/2005	8/12/2007	8/1/2005
TRADEMARK REGISTRATIONS	Reg. Date	7/25/95	10/31/95	3/28/00	4/18/95	2/14/95	8/12/97	8/1/95
TRADEMA	Reg. No.	1,907,571	1,930,774	2,335,491	1,890,467	1,879,151	2,087,337	1,909,436
	Mark	ACXIOM®	ACXIOM CHANGEPLUS®	ACXIOM COMPOSER LIST PROCESSING SERVICES® & design	ACXIOM MARKETREADY®	ACXIOM MARKETSELECT®	ACXIOM RM- TOOLS®	ACXIOM
	Country of Reg	SO	US	US	US	US	US	Sn
	Owner	Acxiom Corporation	Acxiom Corporation	Acxiom Corporation	Acxiom Corporation	Acxiom Corporation	Acxiom Corporation	Acxiom Corporation

SCHEDULE 1 TO TRADEMARK SECURITY AGREEMENT, Page 1 DALLAS2 881873v2 12283-00139

Goods or Services	research and market data analysis rendered to others, in class 35	Coding of mailing lists with respect to four-digit sub-codes for zip codes provided to direct mail marketers, in class 35	Information storage and retrieval services - namely, providing list order fulfillment services for mailing list rentals and updating list order management services for the direct mailing industry, in class 35	Mailing and telemarketing list preparation for those other than music composers, in class 35	Operating and maintaining a computerized database incorporating security features for storage and retrieval of information for others, in class 35	Mail list preparation services via computer, in class 35	Computerized mail list preparation services via dialup or lease-line access, in class 35	Computer software, namely, an output program that provides basic sorting, segmenting and counting of
Filing Date		2/5/90	5/17/82	12/22/98	7/22/93	10/12/90	10/15/90	1/13/94
Serial No.		74/025439	364,995	75/610,306	74/420,006	74/106,.252	74/106,236	74/478,800
Effective Until:		11/3/2000	8/23/93	3/21/10	12/20/2004	12/24/2001	8/4/2002	2/28/2005
Reg. Date		11/3/90	8/23/83	3/21/00	12/20/94	12/24/91	8/4/92	2/28/95
Reg. No.		1,621,575	1,249,248	2,331,779	1,868,979	1,669,690	1,705,320	1,880,455
Mark	TARGETQUEST®	ADDRESSABILITY ®	CCX®	COMPOSER®	DATATRUST®	DEMODUP®	LOFS®	MELODY®
Country of Reg	d	NS	Sn	NS	NS.	SN	NS	NS
Owner	The state of the s	Acxiom Corporation	Acxiom Corporation	Acxiom Corporation	Acxiom Corporation	Acxiom Corporation	Acxiom Corporation	Acxiom Corporation

SCHEDULE 1 TO TRADEMARK SECURITY AGREEMENT, Page 2 DALLAS2 881873v2 12283-00139

Acxiom Corporation Acxiom Corporation US RELA Acxiom Corporation US NAA	Mark		Reg. Date	Until:		•	ζ
US R	ATIONDACE	Keg. No.	0		Serial No.	Date	Goods or Services
US US US	A TIONED A SEE						business records in the nature
US US					000000	00,00,0	Of Highling lists, in Class 7
US	ATTOMPASE	1,653,857	8/13/91	8/13/2001	74/032,393	7/26/90	Computerized mail list
US		-					preparation services for direct
US							mail marketers, in class 35
US	SOLVITUR®	2,363,878	7/4/00	7/4/10	75,568,294	10/13/98	Computer services for others,
US							namely, database
nS.							manipulation, database
US							development, database
US							creation, database
US							enhancement, namely,
Sn							maintenance and updating
ns							computer databases
US							containing marketing
ns							information for others, in
SO							class 42
	ACXIOM	1,874,594	1/17/95	1/17/05	74/437,004	9/11/93	Computer software in the
	MARKETIMAGE	,					field of direct mail
							marketing.
Acxiom Corporation US	ACXIOM	1,874,593	1/17/95	1/17/05	74/437,003	9/11/93	Computer software in the
MARI	MARKETTRANSFE						field of direct mail
	R						marketing.
Acxiom Corporation US	ACXIOM	1,879,150	2/14/95	2/14/05	74/432,760	8/25/93	Computer software in the
	MARKETSCORE						field of direct mail
							marketing.
Acxiom Corporation US ACX	ACXITRACK EDA	1,872,021	1/3/95	1/3/05	74/371,451	3/24/93	On-line computer services for
•							obtaining individual
							telephone numbers.
Acxiom Corporation US A	ACXITRACK	1,697,968	76/30/95	6/30/02	74/192,759	8/8/91	Location of people by
							computer for others for
							collection of overdue
							accounts.

SCHEDULE 1 TO TRADEMARK SECURITY AGREEMENT, Page 3 DALLAS2 881873v2 12283-00139

Jenkens & Gilchrist

A PROFESSIONAL CORPORATION

1445 Ross Avenue Suite 3200 Dallas, Texas 75202

Andrea Walker (214) 855-4775 awalker@jenkens.com

(214) 855-4500 FACSIMILE (214) 855-4300

www.jenkens.com

Austin, Texas (512) 399-3800

CHICAGO, ILLINOIS (312) 425-3900

Houston, Texas (713) 951-3300

Los Angeles, California (310) 820-8800

New York, New York (212) 704-6000

Pasadena, California (626) 578-7400

San Antonio, Texas (210) 246-5000

Washington, D.C. (202) 326-1500

Box Assignment
Director - U.S. Patent and Trademark Office
Washington, D. C. 20231

CERTIFICATE OF MAILING BY EXPRESS MAIL
EXPRESS MAIL NO ELOS 8676455US

I hereby certify that this paper or fee is being deposited with the U.S. Postal Service AS Express Mail addressed to Director - U.S. Patent and Trademark Office, washington D.C. 20231

on May 14, 2002

Dorothy MacKinnon

Signature

Re:

Conveying Party:

Acxiom Corporation

Registration Nos.:

1,907,571; 1,930,774; 2,335,491; 1,890,467; 1,879,151; 2,087,337;

1,909,436; 1,621,575; 1,249,248; 2,331,779; 1,868,979; 1,669,690; 1,705,320; 1,880,455; 1,653,857; 2,363,878; 1,874,594; 1,874,593;

1,879,150; 1,872,021; 1,697,968

Docket No.:

12283-00139

Dear Sir/Madam:

Transmitted for recording in the Patent and Trademark Office are the following documents for the above-referenced trademark registrations:

- 1. Recordation Form Cover Sheet;
- 2. First Amendment to Trademark Security Agreement
- 3. A check in the amount of \$540.00 representing the recording fee; and
- 4. Acknowledgement Postcard.

Dallas2 895659 v 1, 12283.00139

Director - U.S. Patent and Trademark Office Page 2

Please address all communications related to this to:

Andrea Walker Jenkens & Gilchrist, P.C. 1445 Ross Avenue, Suite 3200 Dallas, Texas 75202-2799

In the event there is an under or over payment, please debit or credit our Deposit Account #10-0447. This letter is being filed in duplicate to facilitate processing.

Respectfully submitted,

Andrea Walker

Andrea Walker

Enclosure

Jenkens & Gilchrist

A PROFESSIONAL CORPORATION

1445 Ross Avenue Suite 3200 Dallas, Texas 75202

Andrea Walker (214) 855-4775 awalker@jenkens.com

(214) 855-4500 FACSIMILE (214) 855-4300

www.jenkens.com

AUSTIN, TEXAS (512) 399-3800

CHICAGO, ILLINOIS (312) 425-3900

HOUSTON, TEXAS (713) 951-3300

Los Angeles, California (310) 820-8800

New York, New York (212) 704-6000

Pasadena, California (626) 578-7400

San Antonio, Texas (210) 246-5000

Washington, D.C. (202) 326-1500

Box Assignment
Director - U.S. Patent and Trademark Office
Washington, D. C. 20231

CERTIFICATE OF MAILING BY EXPRESS MAIL
EXPRESS MAIL NO FL 0.5 86 76 435 US

I hereby certify that this paper or fee is being deposited with the U.S. Postal Service AS Express Mail addressed to Director - U.S. Patent and Trademark Office Washington D.C. 20231

on May 14, 2002

Dorothy MacKinnon

Signature

Re: Conveying Party: Acxiom Corporation

Registration Nos.: 1,907,571; 1,930,774; 2,335,491; 1,890,467; 1,879,151; 2,087,337;

1,909,436; 1,621,575; 1,249,248; 2,331,779; 1,868,979; 1,669,690; 1,705,320; 1,880,455; 1,653,857; 2,363,878; 1,874,594; 1,874,593;

1,879,150; 1,872,021; 1,697,968

Docket No.: 12283-00139

Dear Sir/Madam:

Transmitted for recording in the Patent and Trademark Office are the following documents for the above-referenced trademark registrations:

- 1. Recordation Form Cover Sheet;
- First Amendment to Trademark Security Agreement
- 3. A check in the amount of \$540.00 representing the recording fee; and
- 4. Acknowledgement Postcard.

Dallas2 895659 v 1, 12283.00139

Director - U.S. Patent and Trademark Office Page 2

Please address all communications related to this to:

Andrea Walker Jenkens & Gilchrist, P.C. 1445 Ross Avenue, Suite 3200 Dallas, Texas 75202-2799

In the event there is an under or over payment, please debit or credit our Deposit Account #10-0447. This letter is being filed in duplicate to facilitate processing.

Respectfully submitted,

andrea Walker

Andrea Walker

Enclosure

Dallas2 895659 v 1, 12283.00139

RECORDED: 05/14/2002