OMB No. 0651-0027 (exp. 5/31/2002)

Form PTO-1594

(Rev. 03/01)

08-19-2002



U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

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To the Honorable Commissioner or a arctic at	u Trauemarks, Flease record the at	ached original doc	cuments or copy thereof.
me of conveying party(ies):	2. Name and ac	dress of receivin	ng party(ies)
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To the Honorable Commissioner or raterus and resourcements. Frease record trie attached original documents or copy thereof.				
1. Name of conveying party(ies): MACTEC, INC. Accordation	Name and address of receiving party(ies) Name: BNP Paribas Internal Address:			
Individual(s) Association General Partnership Limited Partnership ✓ Corporation-State Other	Street Address: 1200 Smith Street, Suite 3100 City: Houston State: TX Zip: 77002 Individual(s) citizenship Association			
Additional name(s) of conveying party(ies) attached? Yes No 3. Nature of conveyance: Assignment Merger Security Agreement Change of Name Other Execution Date: February 15, 2002	General Partnership Limited Partnership Corporation-State Other Banking If assignee is not domiciled in the United States, a domestic representative 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)	B. Trademark Registration No.(s) 1,781,670; 1,697,930; 2,270,421; 2,273,777			
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:			
Name: George M. Borababy, Esq. Internal Address:	7. Total fee (37 CFR 3.41)\$_590.00 Enclosed Authorized to be charged to deposit account			
Street Address:Patton Boggs LLP 2550 M Street, N.W.	8. Deposit account number: 500-709			
City: Washington State: DC Zip: 20037 DO NOT USE THIS SPACE				
9. Signature.	(26 mg) 8/3/02			
George M. Borababy Name of Person Signing Total number of pages including cover sheet, attachments, and document. Total number of pages including cover sheet, attachments, and document.				

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 20231

08/19/2002 GTON11

00000188 76168757

01 FC:481 02 FC:482

40.00 OP 550.00 OP

Recordation Form Cover Sheet Trademarks

- 1. Continuation of Conveying parties:
 - Pacific Environmental Services, Inc.
 - Validation and Process Associates, Inc.
 - Law Engineering & Environmental Services, Inc.
 - Law Companies Group, Inc.
 - NEXDSS, Inc.
 - Harding ESE
- 4. Continuation of Trademark Registration Numbers:
 - 2,108,523
 - 2,449,725
 - 2,035,010
 - 1,361,053
 - 2,045,453
 - 2,047,586
 - 1,929,695
 - 1,824,648
 - 2,343,691
 - 2,397,617
 - 1,953,088
 - 2,006,078
 - 2,020,177

Continuation of Trademark Application Numbers:

- 76/245,183
- 76/245,184

TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of February 15, 2002, among MACTEC, Inc. and Harding ESE, Inc. (collectively, the "Company") and each of the other entities listed on the signature pages hereof or which becomes a party hereto pursuant to Section 7.10 of the Security Agreement referred to below (each a "Grantor" and, collectively, the "Grantors"), in favor of BNP Paribas ("BNP Paribas"), as agent for the Secured Parties (as defined in the Security Agreement referred to below) (in such capacity, the "Agent").

WITNESSETH:

WHEREAS, pursuant to the Credit Agreement, dated as of February 5, 2002 (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement") among the Company, Law Companies Group, Inc., the Guarantors party thereto, the Lenders party thereto, the Issuing Banks party thereto and BNP Paribas, as agent for the Lenders and Issuing Banks, the Lenders and Issuing Banks have severally agreed to make extensions of credit to the Company upon the terms and subject to the conditions set forth therein; and

WHEREAS, the Grantors other than the Company are party to the Guaranty pursuant to which they have guaranteed the Obligations (as defined in the Credit Agreement); and

WHEREAS, all the Grantors are party to a Pledge and Security Agreement of even date herewith in favor of the Agent (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement") pursuant to which the Grantors are required to execute and deliver this Trademark Security Agreement;

Now, Therefore, in consideration of the premises and to induce the Lenders, the Issuing Banks and BNP Paribas as agent under the Credit Agreement to enter into the Credit Agreement and to induce the Lenders and Issuing Banks to make their respective extensions of credit to the Company thereunder, each Grantor hereby agrees with the Agent as follows:

SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, terms defined in the Credit Agreement or in the Security Agreement and used herein have the meaning given to them in the Credit Agreement or the Security Agreement.

SECTION 2. Grant of Security Interest in Trademark Collateral. Each Grantor, as collateral security for the full, prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Secured Obligations (as defined in the Security Agreement), hereby collaterally assigns, conveys, mortgages, pledges, hypothecates and transfers to the Agent for the benefit of the Secured Parties, and grants to the Agent for the benefit of the Secured Parties, a lien on and security interest in all of its right, title and interest in, to and under the following Collateral of such Grantor (the "Trademark Collateral"):

all of its owned Trademarks, Trademark Licenses, Service Marks and Service Mark Licenses to which it is a party, including those referred to on Schedule I hereto;

all renewals of the foregoing;

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Trademark Security Agreement 009131.0104:185304.03 all goodwill of the business connected with the use of, and symbolized by, each Trademark, Trademark License, Service Mark and Service Mark License; and

all Proceeds of the foregoing, including any claim by Grantor against third parties for past, present, future (i) infringement or dilution of any Trademark or Trademark licensed under any Trademark License, or (ii) infringement or dilution of any Service Mark or Service Mark licensed under any Service Mark License, or (iii) injury to the goodwill associated with any Trademark or any Trademark licensed under any Trademark License, or (iv) injury to the goodwill associated with any Service Mark or any Service Mark licensed under any Service Mark License.

Notwithstanding the foregoing, the Trademark Collateral shall not include any such Trademark License or Service Mark License to the extent the granting of a security interest in such Trademark License or Service Mark License by Grantor to Agent is specifically prohibited by applicable law or by the terms and provisions of such Trademark License or Service Mark License (other than to the extent that such prohibition or the term or provision providing for such prohibition is rendered ineffective pursuant to the Uniform Commercial Code (as defined in the Credit Agreement) or other applicable law, including the Bankruptcy Code); provided, however, that immediately upon the ineffectiveness, lapse or termination of any such prohibition or the term or provision providing for such prohibition, the Trademark Collateral shall include, and Grantor shall be deemed to have granted Agent a security interest in such Trademark License or Service Mark License as if such prohibition or term or provision providing for such prohibition had never been in effect.

SECTION 3. <u>Security Agreement</u>. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Agent pursuant to the Security Agreement and each Grantor hereby acknowledges and affirms that the rights and remedies of the Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

SECTION 4. Amendment and Restatement. The lien on and security interest in the Trademark Collateral granted hereunder by Grantors are in renewal, extension and modification of the liens and security interests previously granted by any Grantor pursuant to any trademark security agreement in connection with the Original Agreement, Restated Agreement or Second Restated Agreement. Such prior liens and security interests are not impaired, released or extinguished hereby; such prior liens and security interests are hereby affirmed, confirmed, ratified and carried forward; and the ranking, perfection and priority of such prior liens and security interests shall continue in full force and effect. This Trademark Security Agreement constitutes an amendment, modification and restatement, but not an extinguishment or novation of the obligations of any Grantor pursuant to each such prior trademark security agreement. With respect to matters relating to the period prior to the effective date of this Agreement, all of the provisions of each such prior trademark security agreement are hereby ratified and confirmed, and shall remain in full force and effect.

[signature page follows]

IN WITNESS WHEREOF, each Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized offer as of the date first set forth above.

Very truly yours,

MACTEC, INC.

By:

Title: Vice President

HARDING ESE, INC.

By:

Title: Vice President

PACIFIC ENVIRONMENTAL SERVICES, INC.

By:

Title: Vice President

VALIDATION AND PROCESS ASSOCIATES, INC.

Title: Vice President

LAW ENGINEERING & ENVIRONMENTAL SERVICES, INC.

Title: Vice President

Trademark Security Agreement 009131.104:185304

LAW COMPANIES GROUP, INC.

By:

Name: J. Michael Zika

Title: Vice President

NEXDSS, INC.

Bv:

Name: // Michael Zik

Title: Vice President

Trademark Security Agreement 009131.104:185304

By:

Name: Christopher S. Goodwin
Title: Managing Director

Accepted and Agreed:

By: Name: Lee S. Buckner
Title: Managing Director

Trademark Security Agreement 009131.104:185304

BNP PARIBAS, as Agent				
By:				
Name:	Christopher S. Goodwin			
Title:	Managing Director /			
By:	on Sh			
Name:	Lee S. Buckner			

Managing Director

Accepted and Agreed:

Title:

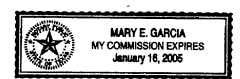
Trademark Security Agreement 009131.0104:185304

ACKNOWLEDGEMENT OF GRANTOR

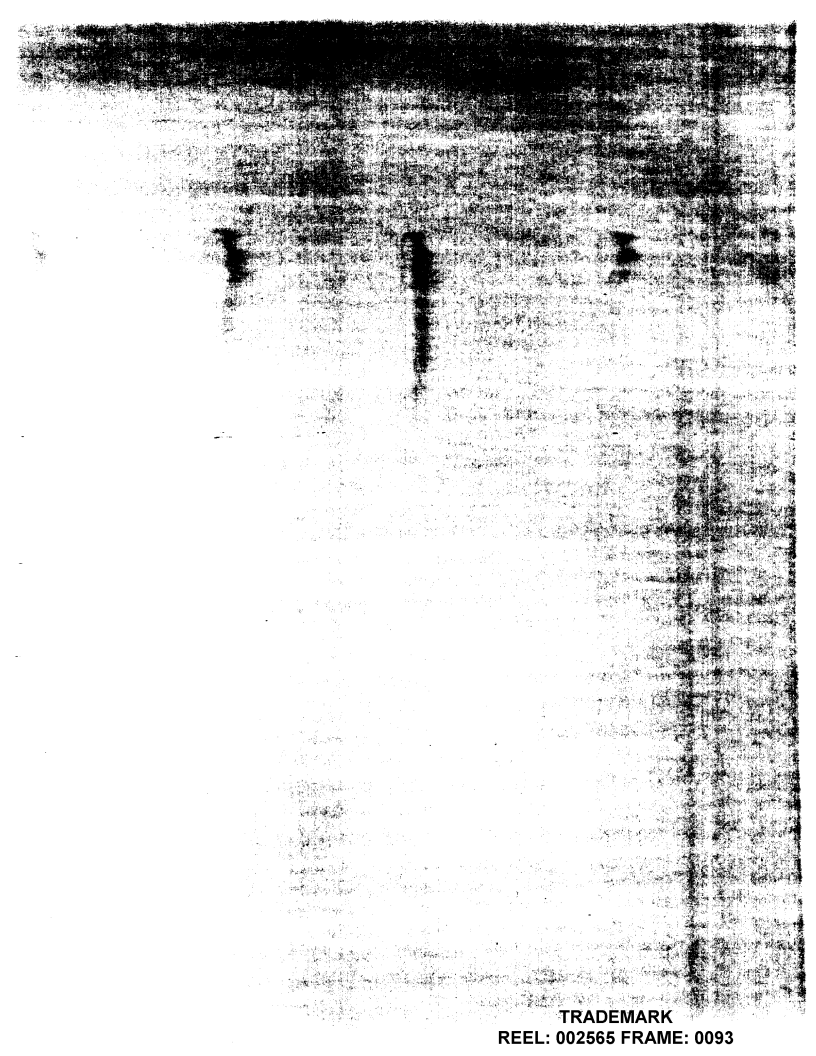
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)	SS.	
COUNTY OF T	TEXA:	S)		
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On this 15 day of February, 2002 before me personally appeared provided to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of each of MACTEC, Inc., Harding ESE, Inc., Pacific Environmental Services, Inc., Validation and Process Associates, Inc. and Law Engineering & Environmental Services, Inc., who being by me duly sworn did depose and say that he is an authorized officer of each said corporation, that the said instrument was signed on behalf of each said corporation as authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of each said corporation.

Notary Public



Trademark Security Agreement 009131.104:185304



SCHEDULE 1 TO TRADEMARK SECURITY AGREEMENT

A. Registered Trademarks

Mark	Registration or Filing Date	Registration No. or Application No.	Owner
MAC	07/13/93	1,781,670	MACTEC, Inc. formerly Management Analysis Company ("MACTEC"), pledged to Lenders
MAC (stylized)	06/30/92	1,697,930	MACTEC, pledged to Lenders
MACTEC	08/17/99	2,270,421	MACTEC, pledged to Lenders
MACTEC, Inc. and Design	08/31/99	2,273,777	MACTEC, pledged to Lenders
NOVOCS (stylized)	10/28/97	2,108,523	MACTEC, pledged to Lenders
TEMS	05/08/01	2,449,725	Harding ESE, Inc., formerly Environmental Science & Engineering, Inc.
Harding ESE	11/20/00	76/168,757	MACTEC
ESE (Design)	02/04/97	2,035,010	MACTEC
RADCAP	02/07/01	76/206,535	MACTEC
ESE	09/17/85	1,361,053	Harding ESE, Inc.
ESE (Expanded Description of Services)	03/18/97	2,045,453	MACTEC
PES (stylized)	03/25/97	2,047,586	Pacific Environmental Services, Inc. ("PES")
i-STEPS (stylized)	10/24/95	1,929,695	PES
i-STEPS (Mexico)	04/06/95	229,023	PES
THERM-O-DETOX	03/01/94	1,824,648	MACTEC Environmental Technologies Company, LLC (to be abandoned or assigned to a Borrower or Guarantor within 30 days of Closing)

DNVR1:60189975.02

i-STEPS (Canada)	01/14/97	TMA 468,757	PES
VPA	04/18/00	2,343,691	Validation and Process
			Associates, Inc.
Trintegral (& Design)	10/24/00	2,397,617	PES
FaMIS (U.S.)	01/30/96	1,953,088	Law Engineering &
	H		Environmental Services,
			Inc. (" <u>LEES</u> ")
LAW/CRANDALL AND	10/08/96	2,006,078	LEES
DESIGN (U.S.)			
LAW ENGINEERING AND	12/03/96	2,020,177	Law Companies Group,
ENVIRONMENTAL			Inc., formerly Law Gibb
SERVICES AND DESIGN			Group, Inc.
(U.S.)			
FaMIS DIVISION	02/09/95	35076	LEES, formerly Law
FACILITIES	5		Crandall, Inc.
MANAGEMENT			ļ
INFORMATION SYSTEMS			
(Arizona)			
FaMIS DIVISION	04/03/95	44,501	LEES
FACILITIES	ĺ		
MANAGEMENT			
INFORMATION SYSTEMS			
(California)			
FaMIS (Georgia)	04/14/95	S-14401	LEES
FaMIS (Texas)	02/10/95	54248	LEES
FaMIS (Virginia)	02/14/95	6288	LEES
FaMIS (Washington)	02/09/95	23863	LEES, formerly Law
			Crandall, Inc.
LAW/CRANDALL AND	06/13/95	44,685	LEES
DESIGN (California)			
Vertex		76/350,399	NexDSS, Inc.
	12/18/01		
VERTEX (& Design)	12/18/01	76/350,397	NexDSS, Inc.

B. Trademark Applications

Mark	Registration or Filing Date	Registration No. or Application No.	Owner
MACTEC CHEVRON (Design only)	Application is being prepared for submission		MACTEC

DNVR1:60189975.02

NexDSS	Application submitted 4/23/01	LEES
NexDSS and Design	Application submitted 4/23/01	LEES

C. Trademark Licenses—None

DNVR1:60189975.02

TRADEMARK
RECORDED: 08/19/2002 REEL: 002565 FRAME: 0096