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FORM PTO-1594 (Rev. 6-93) RE( 12-18- OMB No. 0651-0011 (exp. 4/94) Tab settings ====================================					
	4639 drawined original documents or copy thereof.				
	i				
Name of conveying party(ies):	Name and address of receiving party(ies)				
AMERICAN MEDIA OPERATIONS, INC.	Name: JPMORGAN CHASE BANK				
12-17-02	Internal Address:				
☐ Individual(s) ☐ Association ☐ Ceneral Partnership ☐ Limited Partnership	Street Address: 270 PARK AVENUE				
☐ Corporation-State ☐ Other	City: NEW YORK State: NY ZIP:10017				
Additional name(s) of conveying party(ies) attached?   Yes  No	☐ Individual(s) citizenship				
Nature of conveyance:	General Partnership				
☐ Assignment ☐ Merger	☐ Limited Partnership. ☐ Corporation-State A/U				
☐ Security Agreement ☐ Change of Name	□ Other				
Other SECURITY AGREEMENT SUPPLEMENT	If assignee is not domiciled in the United States, a domestic represetative designation is attached: ○ Yes ○ No				
Execution Date: 12/09/02	(Designations must be a separate document from assignment) Additional numo(s) & address(es) attached? ☐ Yes 其 No				
4. Application number(s) or patent number(s):					
A. Trademark Application No.(s)	B. Trademark Registration No.(s)				
PLEASE SEE EXHIBIT A ATTACHED	PLEASE SEE EXHIBIT A ATTACHED				
Additional numbers at	nached? x⊑i Yes ⊡ No				
<ol><li>Name and address of party to whom correspondence concerning document should be mailed:</li></ol>	Total number of applications and registrations involved:      Total number of applications and registrations involved:      Total number of applications and registrations involved:				
Name: PENELOPE AGODOA	$-\mathcal{N}_{-}$				
Internal Address: FEDERAL RESEARCH CORPORATION	7. Total fee (37 CFR 3.41)\$21)				
TROTIES AUGUSS.	□ Enclosed				
	<ul> <li>Authorized to be charged to deposit account</li> </ul>				
Street Address: 1030 15th STREET, NW					
SUITE 920	8. Deposit account number:				
3011E 920	17				
City: WASHINGTON State: DC ZIP:20005	(Attach duplicate copy of this page if paying by deposit account)				
/2002 TDIAZ1 00000102 78189007 \ DO NOT US	E THIS SPACE				
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175.00 OP \ To the best of my knowledge and belief, the foregoing inform the original document.	nation is true and correct and any attached copy is a true copy of				
MAHA HUSSAIN	12/16/02				
Name of Person Signing  Total number of pages including	Signature Date cover sheet, attachments, and document:				
CONCINCIA REPORT OF PROPERTY	للسنسيسة : wind document بالمعالمة بالمعالمة المعالمة المعالمة المعالمة المعالمة المعالمة المعالمة المعالمة الم				

Mail documents to be recorded with required cover sheet information to: Commissioner of Patents & Trademarks. Box Assignments

## AMERICAN MEDIA OPERATIONS, INC.

### **TRADEMARKS**

Name of Registered Owner	Trademark	Application Number	File Date	Registration Number	Registration Date
American Media Operations, Inc	Bought to be Read	78109007	2/15/2002		
American Media Operations, Inc	Country Music	74503913	3/18/1994	1944995	1/2/1996
American Media Operations, Inc	Country Weekly	75701053	5/7/1999	2372499	8/1/2000
American Media Operations, Inc	Midnight Horoscope	75797300	9/13/1999	2379440	8/22/2000
American Media Operations, Inc	N Motion: The Pleasure of Now	78100170	12/28/2001		}
American Media Operations, Inc	N Step: Pleasure Up	78100179	12/28/2001		
American Media Operations, Inc	National Examiner	78097907	12/7/2001		
American Media Operations, Inc	True Police Yearbook	75504411	6/18/1998	2268931	8/10/1999

TRADEMARK REEL: 2635 FRAME: 0170

SUPPLEMENT dated as of December 9, 2002, to the Security Agreement dated as of May 7, 1999, among AMERICAN MEDIA OPERATIONS, INC., a Delaware corporation (the "Borrower"), AMERICAN MEDIA, INC., a Delaware corporation ("Holdings"), each subsidiary of Holdings listed on Schedule I thereto (collectively, with Holdings, the "Guarantors"; the Guarantors and the Borrower are referred to collectively herein as the "Grantors") and JPMORGAN CHASE BANK (formerly known as The Chase Manhattan Bank), a New York banking corporation ("JPMCB"), as collateral agent (in such capacity, the "Collateral Agent") for the Secured Parties (as defined therein).

- A. Reference is made to the Credit Agreement dated as of May 7, 1999 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among the Borrower, Holdings, the lenders from time to time party thereto (the "Lenders") and JPMCB, as administrative agent for the Lenders.
- B. Capitalized terms used herein and not otherwise defined herein shall have the meanings assigned to such terms in the Security Agreement and the Credit Agreement.
- C. Pursuant to Section 4.03 of the Security Agreement, each Grantor authorizes the Collateral Agent, with prompt notice thereof to the Grantors, to supplement the Security Agreement by supplementing Schedule II, III, IV or V thereto or adding additional schedules thereto to specifically identify any asset or item that may constitute Copyrights, Licenses, Patents or Trademarks. The Grantors have identified additional Copyrights, Licenses, Patents or Trademarks as set forth on the Schedules hereto. The undersigned Grantors are executing this Supplement in order to facilitate a supplemental filing to be made by the Collateral Agent with the United States Patent and Trademark office.

Accordingly, the Collateral Agent and each of the undersigned Grantors agree as follows:

SECTION 1. Schedule V of the Security Agreement is hereby supplemented by the information set forth in Schedule 1 hereto.

SECTION 2. This Supplement may be executed in two or more counterparts, each of which shall constitute an original, but all of which when taken together shall constitute but one contract. This Supplement shall become effective as to any Grantor when a counterpart hereof executed on behalf of such Grantor shall have been delivered to the Collateral Agent and a counterpart hereof shall have been executed on behalf of the Collateral Agent, and thereafter shall be binding upon such Grantor and the Collateral Agent and their respective successors and assigns, and shall inure to the benefit of such Grantor, the Collateral Agent and the other Secured Parties and their respective successors and assigns, except that no Grantor shall have the right to assign or transfer its rights or obligations hereunder or any interest herein or in the Collateral (and any such assignment or transfer shall be void) except as expressly contemplated by the Security Agreement or the Credit Agreement. This Supplement shall be construed as a separate Supplement with respect to each Grantor and may be amended, modified, supplemented, waived or released with respect to any Grantor without the approval of any other Grantor and without affecting the obligations of any other Grantor hereunder. Delivery of an executed signature page to this Supplement by facsimile or other electronic transmission shall be effective as delivery of a manually signed counterpart of this Supplement.

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TRADEMARK REEL: 2635 FRAME: 0171 SECTION 3. Each of the undersigned Grantors hereby represents and warrants that the information set forth on Schedule 1 hereto is true and correct.

SECTION 4. Except as expressly supplemented hereby, the Security Agreement shall remain in full force and effect.

# SECTION 5. THIS SUPPLEMENT SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF THE STATE OF NEW YORK.

SECTION 6. In case any one or more of the provisions contained in this Supplement should be held invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein and in the Security Agreement shall not in any way be affected or impaired thereby (it being understood that the invalidity of a particular provision in a particular jurisdiction shall not in and of itself affect the validity of such provision in any other jurisdiction). The parties hereto shall endeavor in good-faith negotiations to replace the invalid, illegal or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the invalid, illegal or unenforceable provisions.

SECTION 7. The undersigned Grantors agree to reimburse the Collateral Agent for its reasonable out-of-pocket expenses in connection with this Supplement, including the reasonable fees, other charges and disbursements of counsel for the Collateral Agent.

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IN WITNESS WHEREOF, the parties hereto have duly executed this Supplement to the Security Agreement as of the day and year first above written.

AMERICAN MEDIA OPERATIONS, INC.

by Wheelestol

Name: Whokast Kanaa.

Title: Senior Vice President & General Counsel

JPMORGAN CHASE BANK, as Collateral Agent,

by

Name: Title:

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IN WITNESS WHEREOF, the parties hereto have duly executed this Supplement to the Security Agreement as of the day and year first above written.

AMERICAN MEDIA OPERATIONS, INC.
by
Name: Title:
JPMORGAN CHASE BANK, as Collateral Agent,
by At b. 12mm
Name: Title: Peter B. Thauer Vice President

### AMERICAN MEDIA OPERATIONS, INC. DECEMBER 9, 2002 SECURITY AGREEMENT SUPPLEMENT SCHEDULE 1

#### **TRADEMARKS**

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American Media Operations, Inc	True Police Yearbook	75504411	6/18/1998	2268931	8/10/1999

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**RECORDED: 12/17/2002** 

TRADEMARK REEL: 2635 FRAME: 0175