U UV∜ HU

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type	
SCT FINANCIAL CORPORATION		03/05/2003	CORPORATION: DELAWARE	
SCT SOFTWARE AND RESOURCE MANAGEMENT CORPORATION		03/05/2003	CORPORATION: DELAWARE	
SYSTEMS & COMPUTER TECHNOLOGY CORPORATION		03/05/2003	CORPORATION: DELAWARE	
SCT PROPERTY, INC.		03/05/2003	CORPORATION: DELAWARE	
SCT INTERNATIONAL LIMITED		103/05/2003 1	limited liability corporation: UNITED KINGDOM	
SCT TECHNOLOGIES (CANADA)		03/05/2003	CORPORATION: CANADA	
SYSTEMS & COMPUTER TECHNOLOGY INTERNATIONAL B.V.		03/05/2003	CORPORATION: NETHERLANDS	

RECEIVING PARTY DATA

Name:	NDUS INTERNATIONAL, INC.		
Street Address:	301 Windy Ridge Parkway		
City:	Atlanta		
State/Country:	GEORGIA		
Postal Code:	30339		
Entity Type:	CORPORATION: DELAWARE		

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2182891	BILLGEN

CORRESPONDENCE DATA

Fax Number: (215)655-2617

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 215.994.2617

TRADEMARK
REEL: 002950 FRAME: 0350

900013578

Email: jay.johnston@dechert.com

Correspondent Name: Dechert LLP

Address Line 1: 4000 Bell Atlantic Tower

Address Line 2: 1717 Arch Street

Address Line 4: Philadelphia, PENNSYLVANIA 19103-2793

ATTORNEY DOCKET NUMBER: 55348-030

NAME OF SUBMITTER: James J. Johnston

Total Attachments: 25

source=BILLGEN assignment#page1.tif source=BILLGEN assignment#page2.tif

source=BILLGEN assignment#page3.tif

source=BILLGEN assignment#page4.tif

source=BILLGEN assignment#page5.tif

source=BILLGEN assignment#page6.tif

source=BILLGEN assignment#page7.tif

source=BILLGEN assignment#page8.tif

source=BILLGEN assignment#page9.tif

source=BILLGEN assignment#page10.tif

source=BILLGEN assignment#page11.tif

source=BILLGEN assignment#page12.tif

source=BILLGEN assignment#page13.tif

source=BILLGEN assignment#page14.tif

source=BILLGEN assignment#page15.tif

source=BILLGEN assignment#page16.tif source=BILLGEN assignment#page17.tif

DILLOSM '

source=BILLGEN assignment#page18.tif

source=BILLGEN assignment#page19.tif

source=BILLGEN assignment#page20.tif

source=BILLGEN assignment#page21.tif

source=BILLGEN assignment#page22.tif

source=BILLGEN assignment#page23.tif

source=BILLGEN assignment#page24.tif

source=BILLGEN assignment#page25.tif



INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

THIS INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT (the "Agreement") is dated as of __Manh 6 ____, 2003, by SCT FINANCIAL CORPORATION, a Delaware corporation ("SCT Financial"), SCT SOFTWARE AND RESOURCE MANAGEMENT CORPORATION, a Delaware corporation ("SCT Management"), SYSTEMS & COMPUTER TECHNOLOGY CORPORATION, a Delaware corporation ("SCT"), SCT PROPERTY, INC., a Delaware corporation ("SCT Property"), SCT INTERNATIONAL LIMITED, a limited liability corporation organized under the laws of England and Wales ("SCT International"), SCT TECHNOLOGIES (CANADA) INC., a company organized and existing under the laws of the Province of Ontario, Canada ("SCT Canada"), SYSTEMS & COMPUTER TECHNOLOGY INTERNATIONAL B.V., a corporation organized under the laws of the Netherlands ("SCT Netherlands" and with SCT Financial, SCT Management, SCT, SCT Property, SCT International and SCT Canada, the "Assignors") and INDUS INTERNATIONAL, INC., a Delaware corporation ("Assignee"). Capitalized terms used and not otherwise defined herein have the meanings set forth in the Purchase Agreement (as defined herein).

<u>WITNESSETH:</u>

WHEREAS, the Assignors and the Assignee are party to that certain Purchase Agreement dated as of February 12, 2003, as amended by that certain Amendment No. 1 to Purchase Agreement dated as of March 5, 2003 (the "Purchase Agreement");

WHEREAS, the Purchase Agreement provides for the sale, transfer, conveyance, assignment and delivery by each Assignor to Assignee of each Assignor's right, title and interest in, to and under all of the Purchased Intangible Property and Company Intellectual Property (as defined in the Purchase Agreement);

WHEREAS, pursuant to the Purchase Agreement each Assignor desires to transfer to Assignee all copyrightable material included but not limited to those referenced on Schedule A attached hereto (collectively, the "Works"), all United States and foreign trademarks, service marks, trade dresses, trade names, including without limitation to the registrations and applications for registration therefor listed on Schedule B attached hereto, (collectively, the "Trademarks"), all domain name registrations included but not limited to those listed on Schedule C attached hereto (collectively, the "Domain Names") and all patents, patentable processes or materials, know-how, trade secrets, processes, formulas, and inventions used exclusively in the Business (collectively, the "Patents") that constitute Purchased Intangible Property and/or Company Intellectual Property, in and to the extent that Assignor has any right, title and interest in the Works, Trademarks, Domain Names and Patents; and

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound, the Assignors and the Assignee hereby agree as follows:

COPYRIGHTS



- 1. Each Assignor hereby sells, assigns and transfers to Assignee all of Assignor's right, title and interest (including copyrights, goodwill and other intellectual property rights and including any continuation, extension or renewal rights) in and to the Works, including the right to sue for past, present or future infringement or violation thereof;
- 2. Assignee hereby accepts the foregoing assignment and expressly assumes any and all liabilities, debts and obligations associated with the Works to the extent contemplated by the Purchase Agreement;
- 3. Each Assignor agrees that, if necessary, it will reasonably assist Assignee in acquiring and maintaining copyright protection upon, and confirming Assignee's title to, the Works, at Assignee's expense;
- 4. Each Assignor hereby authorizes and requests the United States Register of Copyrights and, as applicable, the corresponding officials of all foreign countries, to record Assignee as the owner of the copyrights in and to the Works and/or to issue in the name of Assignee all registrations of copyrights in and to the Works, in accordance with this Agreement;

TRADEMARKS

- 5. Each Assignor hereby sells, assigns and transfers to Assignee all of Assignor's right, good will, title and interest in and to the Trademarks and the right to sue and recover any damages and profits and all other remedies for past and future infringements thereof;
- 6. Assignee hereby accepts the foregoing assignment and expressly assumes any and all liabilities, debts and obligations associated with the Trademarks to the extent contemplated by the Purchase Agreement;
- 7. The parties hereto shall reasonably cooperate with each other, at Assignee's expense, in any action required to be taken to fulfill their respective obligations hereunder, including, without limitation, the execution and delivery of any and all other instruments and papers and the taking of any and all additional actions which either party reasonably requests from time to time to effectuate the purposes and intent of the transaction provided for herein and otherwise to consolidate, vest and record in Assignee, full and complete ownership of the Trademarks;
- 8. Each Assignor hereby sells, assigns and transfers to Assignce all of Assignor's right, title and interest in and to the Domain Names;
- Assignce hereby accepts the foregoing assignment and expressly assumes any and all liabilities, debts and obligations associated with the Domain Names to the extent contemplated by the Purchase Agreement;
- 10. The parties hereto shall reasonably cooperate with each other, at Assignee's expense, in any action required to be taken to fulfill their respective obligations hereunder, including, without limitation, the execution and delivery of any and all other instruments and papers and the taking of any and all additional actions which either party reasonably requests from time to time to effectuate the purposes and intent of the transaction provided for herein and

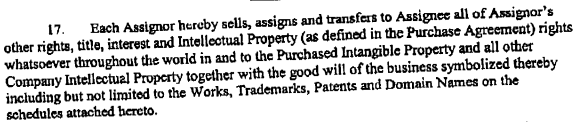


otherwise to consolidate, vest and record in Assignee, full and complete ownership of the Trademarks;

PATENTS

- Assignor's right, title and interest in and to the Patents, the inventions disclosed therein and all reissues, reexaminations, and extensions thereof, all said rights to be held and enjoyed by the Assignee for its own use and for the use of its successors, assigns, or other legal representatives, to the full end of the term for which the Patents have been or will be granted, reexamined, to the full end of the term for which the Patents have been or will be granted, reexamined, extended or reissued, as fully and entirely as the same would have been held and enjoyed by such Assignor if this Agreement and sale had not been made, and each Assignor hereby assigns any and all claims and causes for action for infringement of such Patents which have accrued up to and including the date of this Agreement, including all rights to recover damages and injunctive relief in respect to such infringement.
- 12. Assignee hereby accepts the foregoing assignment and expressly assumes any and all liabilities, debts and obligations associated with the Patents to the extent contemplated by the Purchase Agreement;
- 13. Each Assignor authorizes and empowers Assignee, its successors, assigns, or nominees, to make application for patent or other form of protection for the Patents in Assignee's own name, in any and all countries and to invoke and claim for any application for patent or other form of protection for the Patents filed by it or them, the benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it, and to invoke and claim such right of priority without further written or oral authorization from such Assignor;
- 14. Each Assignor agrees that such Assignor will, without demanding any further consideration therefor, at the request and the expense of Assignee, do all lawful and just acts, including the execution and acknowledgment of instruments, that may be or become reasonably necessary for obtaining, sustaining, reexamining or reissuing the Patents, and for maintaining and perfecting Assignce's rights to the Patents;
- 15. Each Assignor agrees that such Assignor will communicate to Assignee or its representatives any facts known to such Assignor respecting the Patents and, when requested by Assignee and at its expense, will reasonably aid Assignee, its successors, assigns, and legal representatives or nominees, to obtain or enforce proper protection for the Patents in any and all countries;
- 16. Each Assignor hereby consents that a copy of this Agreement shall be deemed a full legal and formal equivalent of any assignment, consent to file, or like document which may be required in any country for any purpose and, more particularly, in proof of the right of said corporation or its successors, assigns, or nominees to apply for patent or other proper protection for the Patents, and to claim the aforesaid benefits of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it;



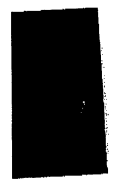


- assignment by the Assignors and the receipt and assumption by the Assignee of the Purchased Intangible Property and Company Intellectual Property as contemplated by the Purchase Agreement. Each of the Assignors and the Assignee by their execution of this Agreement each hereby acknowledge and agree that neither the representations and warranties nor the rights and remedies of any party under the Purchase Agreement shall be deemed to be enlarged, modified or altered in any way by this Agreement. Any inconsistencies or ambiguities between this Agreement and the Purchase Agreement shall be resolved in favor of the Purchase Agreement.
- 19. This Agreement is binding upon, inures to the benefit of and is enforceable by the parties hereto and their respective successors and assigns.
- 20. This Agreement shall be governed by and construed in accordance with the domestic laws of the State of Delaware, without giving effect to any choice of law or conflict of law provision or rule (whether of the State of Delaware or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than the State of Delaware. If any term, provision or part of this Agreement is to any extent held void, unenforceable or invalid by a court of competent jurisdiction, the remainder of this Agreement shall not be impaired or affected thereby and each term, provision or part shall remain in full force and effect.
- 21. This Agreement and the Purchase Agreement supersede all prior discussions and agreements between the parties and their respective Affiliates with respect to the subject matter hereof and thereof and contain the sole and entire agreement between the parties hereto with respect to the subject matter hereof and thereof. This Agreement may not be modified unless said modification appears in writing and is signed by Assignors and Assignce.
- 22. This Agreement may be executed in any number of counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument. Any signature page delivered by a fax machine shall be binding to the same extent as an original signature page, with regard to any agreement subject to the terms hereof or any amendment thereto. Any party who delivers such a signature page agrees to later deliver an original counterpart to any party that requires it.



IN WITNESS WHEREOF, the parties hereto have duly executed this Intellectual Property Assignment Agreement as of the date set forth above.

SCT FINANCIAL CORPORATION
SCI FINAL COLLEGE
By: Michaly
Name: Grule HASKELL
Title: SENIOR VICE PYLKSIDEHT LAND
THEROTHERE
SCT PROPERTY, INC.
By: fine thell
1497770
Title: Savient VICE PRESIDENT
SCT INTERNATIONAL LIMITED
SCI INTERNATIONAL
By: Me / be felf
Name: ETIK HASKELL
Title: DIRECTOR
SCT TECHNOLOGIES (CANADA) INC.
1. // 1 1.
By: Dufalely
Name: ETIC HASKELL
Title: SENIOR VICEPILESI DENT MAS
てもこんらから いれんずし
SYSTEMS & COMPUTER
TECHNOLOGY INTERNATIONAL B.V.
l- 11 0 11
By: Med Mary
Name: Enic HASKGUL
Title: MANACING DIRECTOR
SYSTEMS & COMPUTER
TECHNOLOGY CORPORATION
h. H. l. l. l.
By: Muftahly
Name: ETILL HASKELL
Title: EXECUTIVE VICE PRESIDENT
AND TREASURER



SCT SOFTWARE AND MANAGEMENT	
CORPORATION	
- li la lell -	
Name: Enic HASKGLL	
Name:	
Title: SENIOR VICE PRESIDENT	دررسي
INDUS INTERNATIONAL, INC.	
Ву:	-
Name:	•
Title:	_



SCT SOFTWARE AND MANAGEMENT CORPORATION
Ву:
Name:
Title:
INDUS INTERNATIONAL, INC.
Ву:
Name: SEPRIEY A. BARKA
Title: EVP + CFO



SCHEDULE A

COPYRIGHTS

Digital Systems Division of Computerecords Presents-The React System Report Descriptions and Sample Reports

REGISTRATION NUMBER: A744606

RECAP system computer source programs: v. 1-11.

REGISTRATION NUMBER: TXu65327

RECAP system file layout descriptions.
REGISTRATION NUMBER: TXu65326

React system computer source programs: v. 1[-9]

REGISTRATION NUMBER: TXu60591

REACT system user manuals: v, 1[-7]
REGISTRATION NUMBER: TXu64021

TASC system computer source programs: v. 1-4. REGISTRATION NUMBER: TXu94914

Banner CIS System Reg. No.: TXu565283

COPYRIGHTS TO THE COMPANY SOFTWARE

CRM Essentials
SCT Customer Management Solution (fka Banner Customer Management System)
Banner Advantage CIS (fica, Banner Customer Information System, Banner CIS)
iContact (fix Banner Customer Contact System, Banner CCS)
Electronic Work Queue (fks Banner BWO, Banner Electronic Work Queue)
Target (Ika Banner Target+)
Customer Web Access (fka Banner Customer Web Access, Banner CWA)
eDash (fika ¢Dash - Portal)
iIntelligence (fka eDash - Data Marts, Reports)
EnerLink BillGen (aka BillGen)
EnerLink CS
EnerLink.net
Visual Rate Modeler
Interval Data Toolkit
PriceGen

GV: #235142 v1 (51FQ01!:DCXC) 105809-68



MeterLink
Gas Pooling
WinCalc
EnerLink Basic
RTP Mail
RTP Sender
RTP Mail Module
RateCom
Profile Modeler
Profile Creator
CBL Manager
CBL Manager Batch
Argus (Sentinel)
CRMS (Load Curtailment Head End)
MLM Analysis Tool
PriceGen/PriceSender
ENET
Enerlink Rate Design System
Vantera
Banner Fuels Management System (aka Banner PMS)
Banner Work Management System (aka Banner WMS)
Banner Materials Management System (aka Hanner MMS)
Synchronization Solutions (aka Synchro)
Banner Customer EnergyLink (aka EnergyLink, Elink)
EC9R
General Services Layer
REACT PLUS CIS
REACT I-V
RECAP
REACT CIS
REACT PLUS
REACT- used to track inventory
Rate Tariff Modeler
Load Profile Creator
Intelliceader
iSchedule (early stages of development)
BLBMA
ELBMA API
Manual Price Transmissions
Enerlink Account Executive
Enerlink RTP Add On Software

v1 (51PQ01!:DOC) 105809-68



SCHEDULE B TRADEMARKS

PRICENET

SERIAL NO.: 76-448,565 COUNTRY: United States

CRM ESSENTIALS

SERIAL NO.: 76-397,968 COUNTRY: United States

EDASH

REG. NO.: 2,656,132 COUNTRY: United States

VISUAL RATE MODELER

REG. NO.: 2,411,672 COUNTRY: United States

CBL MANAGER REG. NO.: 2,474,580

COUNTRY: United States

ENERLINK and Design REG. NO.: 2,184,010 COUNTRY: United States

ENERLINK and Design REG. NO.: 2,184,006 COUNTRY: United States

PROFILE MODELER REG. NO.: 2,224,832 COUNTRY: United States

eNET

REG. NO.: 2,224,879 COUNTRY: United States

GV: #235142 v1 (\$1FQ01!JJOC) 105809-68



WINCALC/C

REG. NO.: 2,143,397 COUNTRY: United States

ENERLINK RTP MAIL REG. NO.: 2,129,888 COUNTRY: United States

RTPMAIL

REG. NO.: 2,112,831 COUNTRY: United States

RATECOM

REG. NO.: 2,145,114 COUNTRY: United States

WINCALC

REG. NO.: 2,026,027 COUNTRY: United States

METERLINK

REG. NO.: 1,894,581 COUNTRY: United States

METERLINK

REG. NO.: 796715 COUNTRY: Canada

ENERLINK

REG. NO.: 1,839,740 COUNTRY: United States

ENERLINK

REG. NO.: 1,833,747 COUNTRY: United States

ENERLINK

REG. NO.: 740083 COUNTRY: Australia

GV: #235142 v1 (\$1FQ015,DOC) 105809-68



ENERLINK

REG. NO.: 16404 COUNTRY: Bolivia

ENERLINK

REG. NO.: 820265519 COUNTRY: Brazil

ENERLINK

REG. NO.: 28,392

COUNTRY: Brunei Darussalam

ENERLINK

REG. NO.: 796717 COUNTRY: Canada

ENERLINK

REG. NO.: 796716 COUNTRY: Canada

ENERLINK

REG. NO.: 394818 COUNTRY: Chile

ENERLINK

REG. NO.: D97-20828 COUNTRY: Indonesia

ENERLINK

REG. NO.: 9-173285 COUNTRY: Japan

ENERLINK

REG. NO.: 97-44117

COUNTRY: Korea, Republic of

ENERLINK

REG. NO.: 310532 COUNTRY: Mexico

GV: #235142 vi (51FQ01LDOC) t05809-68



ENERLINK

REG. NO.: 282411

COUNTRY: New Zealand

ENERLINK

REG. NO.: 21781-97 COUNTRY: Paraguay

ENERLINK

REG. NO.: 050650 COUNTRY: Peru

ENERLINK

REG. NO.: 126727 COUNTRY: Philippines

ENERLINK

REG. NO.: 9029/97 COUNTRY: Singapore

ENERLINK

REG. NO.: 86052431 COUNTRY: Taiwan

ENERLINK

REG. NO.: 352827 COUNTRY: Thailand

ENERLINK

Reg. No. 1253902

COUNTRY: China (PRC) (registered in name of SAIC)

ENERLINK

Reg. No. 248593

Country: Colombia (registered in name of SAIC)

ENERLINK

Reg. No. 400853

Country: Community Trade Mark (EU)

GV: #235142 v1 (51FQ011.DOC) 105809-68



ENERLINK Reg. No. 298334 Country: Uruguay

Unregistered or Abandoned Trademarks and Trade Names:

SinglePoint Solutions ENERLINK COMPLIANT

eNET

ENERLINK COMPLIANT and DESIGN

Synchro

CRM Essentials

iIntelligence (fka eDash - Data Marts, Reports)

EnerLink BillGen (aka BillGen)

EnerLink CS

EnerLink.net

Visual Rate Modeler

Interval Data Toolkit

PriceGen

MeterLink

Gas Pooling

EnerLink Basic

Profile Modeler

Profile Creator

· CBL Manager Batch

CRMS (Load Curtailment Head End)

MLM Analysis Tool

PriceGen/PriceSender

Enerlink Rate Design System

Synchronization Solutions (aka synchro)

Enerlink PriceGen

eCSR.

General Services Layer

RECAP

IN/OUT

REACT

STATS- System to Automate Telephone Support

iContact

Electronic Work Queue

GV: #235(42 v) (\$1FQ011.DCX;) 105800-68



iTarget Customer Web Access Argus (Sentinel) Advantage CIS iSchedule Customer Management Solution Fuels Management System Work Management System Materials Management system Customer EnergyLink **ELink** Intellireader Vantera Profile Modeler **Profile Creator** Rate Tariff Modeling
Enerlink Account Executive Enerlink RTP Add On Software

GV: #235142 v1 (51FQ01f.DOC) 105809-68



SCHEDULE C

DOMAIN NAMES

Schedule B is incorporated herein by this reference

GV: #235142 v1 (51FQ011.DQC) 105809-68

				2.00
1			· ·	
				0

SCT FINANCIAL CORPORATION
By: Sin / holy
Name: ERIC HASKELL
Title: SE NIOTZ VICETIZES IDENT ALE
TRALGUNGA
STATE OF You was love &
COUNTY OF Checker \$
On this 27 day of
State and County aforesaid, personally appeared Eric Haskell, known by me to be the person of the above name and an officer of SCT FINANCIAL CORPORATION, duly authorized to execute this Trademark Assignment on behalf of SCT FINANCIAL CORPORATION, who
signed and executed the foregoing instrument on behalf of SCT FINANCIAL
CORPORATION.
Patricia A. Slaweki
Notary Public

NOTARIAL SEAL
PATRICIA A. SLAWECKI, Notary Public
Tredyffin Twp. Chester County
My Commission Expires August 20, 2006

My Commission Expires: 8/20/2016



SCT PROPERTY, INC.

By: Sin / habell

Name: Enic HASTELL

Title: SENIOR VICE PRESIDENT 445

COUNTY OF CLUTCH

On this 27 day of ______, 2003 before me, a Notary Public in and for the State and County aforesaid, personally appeared Eric Haskell, known by me to be the person of the above name and an officer of SCT PROPERTY, INC., duly authorized to execute this Trademark Assignment on behalf of SCT PROPERTY, INC., who signed and executed the foregoing instrument on behalf of SCT PROPERTY, INC.

Notary Public

My Commission Expires:_

NOTARIAL SEAL
PATRICIA A. SLAWECKI. Notary Public
Tredyffrin Twp. Chester County
My Commission Expires August 20, 2006



SCT INTERNATIONAL LIMITED

By: Min / habelt

Name: GRIC HASKELL

Title: DIRECTOR

STATE OF Panay ham is \$

COUNTY OF CLASS

8

On this 17 day of _______, 2003 before me, a Notary Public in and for the State and County aforesaid, personally appeared Eric Haskell, known by me to be the person of the above name and a director of SCT INTERNATIONAL LIMITED, duly authorized to execute this Trademark Assignment on behalf of SCT INTERNATIONAL LIMITED, who signed and executed the foregoing instrument on behalf of SCT INTERNATIONAL LIMITED.

Notary Public

My Commission Expires: 8/20/201

NOTARIAL SEAL
PATRICIA A. SLAWECKI. Notery Public
Tredythin Twp. Chester County
My Commission Expires August 20, 2006



SCT TECHNOLOGIES (CANADA) INC.

Name: GRIC HASKGE

Title: SCHIOR VICE PRESIDEN

TREAS WEETL

COUNTY OF

On this 27 day of 1 , 2003 before me, a Notary Public in and for the State and County aforesaid, personally appeared Eric Haskell, known by me to be the person of the above name and an officer of SCT TECHNOLOGIES (CANADA) INC., duly authorized to execute this Trademark Assignment on behalf of SCT TECHNOLOGIES (CANADA) INC., who signed and executed the foregoing instrument on behalf of SCT TECHNOLOGIES (CANADA) INC.

My Commission Expires;

NOTARIAL SEAL
PATRICIA A. SLAWECKI, Notary Public
Tredyffrin Twp. Chester County
My Commission Expires August 20, 2006



SYSTEMS & COMPUTER TECHNOLOGY CORPORATION

By: March

Maille. Cl. Can duic live Proce

Title: EXECUTIVE VICE PRESTURAL,
TOLERSURER AND OHIEF FINANCIAL

COUNTY OF Caster

On this 27 day of ______, 2003 before me, a Notary Public in and for the State and County aforesaid, personally appeared Eric Haskell, known by me to be the person of the above name and an officer of SYSTEMS & COMPUTER TECHNOLOGY CORPORATION, duly authorized to execute this Trademark Assignment on behalf of SYSTEMS & COMPUTER TECHNOLOGY CORPORATION, who signed and executed the foregoing instrument on behalf of SYSTEMS & COMPUTER TECHNOLOGY CORPORATION.

Notary Public

My Commission Expires: 8

NOTARIAL SEAL
PATRICIA A. SLAWECKI, Notary Public
Tredylfrin Twp.. Chester County
My Commission Expires August 20, 2006



SCT SOFTWARE & RESOURCE MANAGEMENT CORPORATION

Name: ETCIC HASKGLL

Title: SENIOTE VICE . PRESIDENT AND

COUNTY OF Cleaning

On this 7 day of 2, 2003 before me, a Notary Public in and for the State and County aforesaid, personally appeared Eric Haskell, known by me to be the person of the above name and an officer of SCT SOFTWARE & RESOURCE MANAGEMENT CORPORATION, duly authorized to execute this Trademark Assignment on behalf of SCT SOFTWARE & RESOURCE MANAGEMENT CORPORATION, who signed and executed the foregoing instrument on behalf of SCT SOFTWARE & RESOURCE MANAGEMENT CORPORATION.

Notary Public

My Commission Expires:

NOTARIAL SEAL PATRICIA A. SLAWECKI, Notary Public Tredyffrin Twp., Chester County My Commission Expires August 20, 2006



SYSTEMS & COMPUTER TECHNOLOGY INTERNATIONAL B.V.

by: Many of the second

Name: ETZIC HASKELL

Title: MANAGING DIRECTOR

COUNTY OF Clette

On this <u>17</u> day of <u>10.000</u>, 2003 before mc, a Notary Public in and for the State and County aforesaid, personally appeared Eric Haskell, known by me to be the person of the above name and a managing director of SYSTEMS & COMPUTER TECHNOLOGY INTERNATIONAL B.V., duly authorized to execute this Trademark Assignment on behalf of SYSTEMS & COMPUTER TECHNOLOGY INTERNATIONAL B.V., who signed and executed the foregoing instrument on behalf of SYSTEMS & COMPUTER TECHNOLOGY INTERNATIONAL B.V.

otary Public

My Commission Expires: 1

NOTARIAL SEAL
PATRICIA A. SLAWECKI, Notary Public
Tredyffin Twp. Chester Countly
My Commission Expires August 20, 2006

STATE OF

COUNTY OF

INDUS INTERNATIONAL, INC.

By: \(\square \)	
Name: JEFFREY A. BABKA	
Title: EVP & CFO	
§	
2003 before me, a Notary Public in and i	or
ally appeared a beginning the ball of known by m	e t

On this 2 day of 2003 before me, a Notary Public in and for the State and County aforesaid, personally appeared known by me to be the person of the above name and an officer of INDUS INTERNATIONAL, INC., duly authorized to execute this Trademark Assignment on behalf of INDUS INTERNATIONAL, INC., who signed and executed the foregoing instrument on behalf of INDUS INTERNATIONAL, INC.

Notary Public

My Commission Expires: NOTARY PUBLIC, CORR COUNTY, GEOFICIA

TRADEMARK
REEL: 002950 FRAME: 0376

RECORDED: 10/04/2004