# Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Security Agreement

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Infinium Software, Inc.		09/22/2005	CORPORATION: MASSACHUSETTS

#### **RECEIVING PARTY DATA**

Name:	JPMorgan Chase Bank, N.A., as Collateral Agent
Street Address:	270 Park Avenue
City:	New York
State/Country:	NEW YORK
Postal Code:	10017
Entity Type:	Association-National:

### PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	2031558	INFINIUM
Registration Number:	2314388	INFINIUM

#### **CORRESPONDENCE DATA**

Fax Number: (866) 459 - 2899

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

Phone: 202-783-2700

Email: pagodoa@federalresearch.com Correspondent Name: CBCInnovis dba Federal Research Address Line 1: 1030 Fifteenth Street, NW, Suite 920

Address Line 2: attn: Penelope J.A. Agodoa

Address Line 4: Washington, DISTRICT OF COLUMBIA 20005

ATTORNEY DOCKET NUMBER:	341790
NAME OF SUBMITTER:	Penelope J.A. Agodoa
Signature:	/pja/

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Date:	10/05/2005
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	ORM COVER SHEET U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office
Tab settings ⇔⇔ ♥ ▼	<b>T T T</b>
To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original documents or copy thereof.
Name of conveying party(ies):     Infinium Software, Inc.	Name and address of receiving party(ies)     Name: JPMorgan Chase Bank, N.A., as Collateral Agent     Internal     Address:
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation-State ☐ Other	Street Address: 270 Park Avenue  City: New York State: NY Zip: 10017  Individual(s) citizenship  Association National
Additional name(s) of conveying party(ies) attached?	General Partnership
3. Nature of conveyance:  Assignment  Merger	Limited Partnership
Security Agreement Change of Name  Other  Execution Date: 09/22/2005	☐ Other Other 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
A. Application number(s) or registration number(s):     A. Trademark Application No.(s)     PLEASE SEE ATTACHED.  Additional number(s) a	B. Trademark Registration No.(s) PLEASE SEE ATTACHED.  ttached ✓ Yes □ No
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: Penelope Agodoa Internal Address: Federal Research Corporation	7. Total fee (37 CFR 3.41)\$  Enclosed  Authorized to be charged to deposit account
Street Address: 1030 15th Street, NW Suite 920	8. Deposit account number:
City Washington State: DC Zip: 20005	(Attach duplicate copy of this page if paying by deposit account)
	THIS SPACE
<ol> <li>Statement and signature.</li> <li>To the best of my knowledge and belief, the foregoing infor copy of the original document.</li> </ol>	mation is true and correct and any attached copy is a true
Jared Policicchio	10/03/2005
	signature Date ver 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 US TRADEMARKS APPLICATIONS AND REGISTRATIONS

Owner of Record Infinium Software, Inc. Reg. / App. No. Mark 2031558 2314388

Infinium Software, Inc.

INFINIUM

INFINIUM

TRADEMARK SECURITY AGREEMENT, dated as of September 22, 2005, among SSA GLOBAL TECHNOLOGIES, INC. (the "Borrower"), the subsidiaries (the "Subsidiary Parties") of the Borrower listed on Schedule I hereto and JPMORGAN CHASE BANK, N.A., as Collateral Agent (the "Collateral Agent").

Reference is made to the Guarantee and Collateral Agreement dated as of September 22, 2005 (as amended, supplemented or otherwise modified from time to time, the "Collateral Agreement"), among the Borrower, each Subsidiary of the Borrower from time to time party thereto and the Collateral Agent. The Lenders have agreed to extend credit to the Borrower subject to the terms and conditions set forth in the Credit Agreement dated as of September 22, 2005 (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among the Borrower, the lenders from time to time party thereto (the "Lenders") and JPMorgan Chase Bank, N.A., as Administrative Agent and Collateral Agent. The obligations of the Lenders to extend such credit are conditioned upon, among other things, the execution and delivery of this Agreement. The Subsidiary Parties are affiliates of the Borrower, will derive substantial benefits from the extension of credit to the Borrower pursuant to the Credit Agreement and are willing to execute and deliver this Agreement in order to induce the Lenders to extend such credit. Accordingly, the parties hereto agree as follows:

SECTION 1. <u>Terms.</u> Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Collateral Agreement. The rules of construction specified in Section 1.01(b) of the Collateral Agreement also apply to this Agreement.

SECTION 2. Grant of Security Interest. As security for the payment or performance, as the case may be, in full of the Obligations, each Grantor, pursuant to the Collateral Agreement, did and hereby does grant to the Collateral Agent, its successors and permitted assigns, for the benefit of the Secured Parties, a security interest in, all right, title and interest in or to any and all of the following assets and properties now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "Trademark Collateral"):

(a) all of the following now owned or hereafter acquired by any Grantor:
(a) all trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, logos and other source or business identifiers, all registrations, applications and recordings thereof, and all registration and application recordings filed in connection therewith, including registrations and registration applications in the United States Patent and Trademark Office (except for intent-to-use applications for trademark or service mark registrations filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. §1051, to the extent that any security interest of the Collateral Agent therein could reasonably be expected to cause the invalidation of such application and unless and until an Amendment of Alleged Use or a Statement of Use under

[[2540131]]

Section 1(c) or (d), as the case may be, of such Act (or the equivalent) in respect thereof has been filed with, and accepted by, the United States Patent and Trademark Office) or any similar offices in any State of the United States or any other country or any political subdivision thereof, and all extensions or renewals thereof, including those listed on Schedule III, as updated from time to time pursuant to Section 4.05(e) and (b) all goodwill associated therewith or symbolized thereby.

SECTION 3. Collateral Agreement. The security interests granted to the Collateral Agent herein are granted in furtherance, and not in limitation of, the security interests granted to the Collateral Agent pursuant to the Collateral Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the Trademark Collateral are more fully set forth in the Collateral Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the Collateral Agreement, the terms of the Collateral Agreement shall govern.

SECTION 4. <u>Governing Law.</u> THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK APPLICABLE TO AGREEMENTS MADE AND WHOLLY PERFORMED THEREIN.

SECTION 5. <u>Counterparts.</u> This Agreement may be executed in counterparts, each of which shall constitute an original but all of which, when taken together, shall constitute a single contract.

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IN WITNESS WHEREOF, the p	arties hereto have duly executed this
Agreement as of the day and year first above wi	ritten.
ss	A GLOBAL TECHNOLOGIES, INC.,
	by Marine
	NINE: KIRK J. ISAACSON Title: EXECUTIVE VICE PRESIDENT & GENERAL COUNSEL
	MORGAN CHASE BANK, N.A., as liateral Agent,
	ьу
	Name:
	Title:

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

SSA GLOBAL TECHNOLOGIES, INC.,

bу	•			
-	Name:	<del></del>		
	Title:			

JPMORGAN CHASE BANK, N.A., as Collateral Agent,

Ъу

Name: Title:

David M. Mallett Vice President

[[2540131]]

INFINIUM SOETWARE INC.,

by

Name: KIRK J. ISAACSON

SENECA HOLDINGS DIC,

by

Name: KIRK J. ISAACSON

SENECA ACQUISITION SUBSIDIARY
INC.,

by

Name: KIRK J. ISAACSON

KIRK J. ISAACSON

ELEVON, INC.

bу

by

Same Kirks, Isaacson

Baan U.S.A. Big.,

by

Same Kirks, Isaacson

Title:

EXE TECHNOLOGIES INC.

by

Manner Kirks, Isaacson

SSA PACIFIC RIM CORP.,

by

Manner Kirks, Isaacson

SSA GLOBAL TECHNOLOGIES

Name: Name:

(JAPAN) L.L.C.

bу

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SSA JAPAN CORP///
by
Xarba XIRK J. ISAACSON
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ARZOON GLOBAL COMMERCE, INC.,
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by ////
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by A Jally
Name KIRK J. ISAACSON Title:
SSA-E ACQUISITION SUBSIDIARY INC.,
by A
Title: KIRK J. ISAACSON
SSA-E MERGER SIDESIDIARY INC.,
by / by
Name: ICRK J. ISAACSON Title:

## Schedule I

# SUBSIDIARY PARTIES

CAPS Logistics Inc. Elevon, Inc. Infinium Software, Inc.

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Schedule II

**TRADEMARKS** 

See Attached.

[[2540131]]

US TRADEMARKS APPLICATIONS AND REGISTRATIONS

Owner of Record

Reg. / App. No. Mark

ONE Of the least of the

CAPS Logistics Inc.

2716992

CAPS LOGISTICS

#### US TRADEMARKS APPLICATIONS AND REGISTRATIONS

Owner of Record	Reg. / App. No.	<u>Mark</u>
Elevon, Inc.	2727183	ELEVON
Elevon, Inc.	2467240	HORIZON
Elevon, Inc.	2330246	WALKER

US TRADEMARKS APPLICATIONS AND REGISTRATIONS

Owner of RecordReg. / App. No.MarkInfinium Software, Inc.2031558INFINIUMInfinium Software, Inc.2314388INFINIUM

#### SSA Global Technologies, Inc. 2602762 **BPCS** SSA Global Technologies, Inc. 78304993 **BUSINESS WITHOUT BOUNDARIES** SSA Global Technologies, Inc. 2327696 SSA Global Technologies, Inc. 2365587 **EXE TECHNOLOGIES** SSA Global Technologies, Inc. 2290776 IRONSIDE SSA Global Technologies, Inc. 2737885 LIFE SSA Global Technologies, Inc. 1582410 MANMAN 78420012 SSA Global Technologies, Inc. MARCAM 1376990 SSA Global Technologies, Inc. MASTERPIECE SSA Global Technologies, Inc. 1421775 **MASTERPIECE** SSA Global Technologies, Inc. 1541279 MAXCIM 2219368 **OBTECH** SSA Global Technologies, Inc. SSA Global Technologies, Inc. 2183235 PRISM SSA Global Technologies, Inc. 2183236 PRISM SSA Global Technologies, Inc. 2211400 PRISM

Reg. / App. No.

76155457

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1:1 PERSONAL AGENTS

ARZOON

US TRADEMARKS APPLICATIONS AND REGISTRATIONS

Owner of Record

SSA Global Technologies, Inc.

SSA Global Technologies, Inc. SSA Global Technologies, Inc.

SSA Global Technologies, Inc.

SSA Global Technologies, Inc.

SSA Global Technologies, Inc.

SSA Global Technologies, Inc.

TRADEMARK
RECORDED: 10/05/2005 REEL: 003170 FRAME: 0909

SSA GLOBAL FORWARD FASTER (Design)

SSA GLOBAL TECHNOLOGIES SSA GLOBAL TECHNOLOGIES

SSA GLOBAL TECHNOLOGIES

SSA GLOBAL TECHNOLOGIES

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