# 10-05-2001

ILS DEPARTMENT

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Form **PTO-1594** (Rev. 03/01)
OMB No. 0651-0027 (exp. 5/31/2002)

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

Tab settings ⇔⇔⇔ ▼ ▼	<u> </u>
To the Honorable Commissioner of Patents and Trademarks: F	Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): eCash Technologies, Inc.	Name and address of receiving party(ies)     Name: eOne Global LP     Internal     Address:
Individual(s)  General Partnership  Corporation-State  Other	Street Address: 801 Trefethen Way  City: Napa State: CA Zip: 94558  Individual(s) citizenship  Association
Additional name(s) of conveying party(ies) attached? 🎴 Yes 🛂 No	General Partnership
3. Nature of conveyance:	Limited Partnership
Assignment	Corporation-State
Security Agreement Change of Name Other Execution Date: September 10, 2001	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. Trademark Application No.(s)  See attached list.  Additional number(s) at	B. Trademark Registration No.(s)
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: Andrew Haring	
Internal Address:	7. Total fee (37 CFR 3.41)
eCash Technologies, INc.	Enclosed
	Authorized to be charged to deposit account
Street Address: 19015 N. Creek Pkway. Suite 105	8. Deposit account number:
City: <u>Bothell</u> State: WA Zip: 98011	(Attach duplicate copy of this page if paying by deposit account)
	THIS SPACE
9. Statement and signature.  To the best of my knowledge and belief, the foregoing information copy of the original document.  The property of the original document.  The property of the original document.	
Andrew Haring	9/28/01
3	ignature Date

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

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 20231

CHECK Refund Total:

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## TRADEMARK REGISTRATIONS

Trademark	Class	Registration No.
ECASH	42	2,271,287
CYBER-CASH	9	2,183,077
CYBER PAY	9	2,036,405
CYBER PAY	42	2,036,406
CYBER\$	9	2,117,355
DIGIBANK .	9	2,074,363
DIGIBANK	36	2,036,410
DIGIBANK	42	2,036,407
DIGICASH	9	2,085,188
DIGICASH	36	2,163,019
DIGICASH	42	2,188,678
DIGICOIN	9	2,068,307
DIGICOIN	36	2,098,545
DIGICOIN	42	2,058,600
DIGI-DOLLAR	9	2,203,439
DIGIPAY,	9	2,036,409
DIGIPAY	3.6	2,098.541
DIGIPAT	-2	2.936.408
E400B)	ļ	2.080.538
E40001	-2	2,309,491

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### TRADEMARK REGISTRATIONS

(cont'd)

E-DOLLAR	9	2,291,817
E-DOLLAR	36	2,291,818
E-DOLLAR	42	2,339,451
E\$	9	2,175,976
E-VOTE	9	2,206,304
E-VOTE	36	2,163,073
KIDCASH	9	2,206,333
KIDCASH	36	2,275,106
KIDCASH	42	2,117,383
NET-CASH	9	2,050,173
NET-CASH	42	2,224,854
NET-PAY	9	2,050,190
NET-PAY	36	2,078,302
NET-PAY	42	2,034,817
V-CASH	36	2,098,628
V-CASH	42	2,117,259
V-COIN	36	2,224,870
V-COIN	42	2,117,258
V-MONEY	9	2.241.419

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## PENDING TRADEMARK APPLICATIONS

Trademark	Class	Serial No.
ECASH & DESIGN	9, 36 & 42	75/895,751
ECASH	9	74/605,417
CYBER-BUCKS	42	74/623,986
CYBER DOLLAR	9	75/061,132
CYBER DOLLAR	36	75/061,243
CYBER\$	36	75/061,240
CYBER\$	42	75/061',245
DIGI\$	9	75/061,129

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#### TRADEMARK SECURITY AGREEMENT

#### WITNESSETH:

WHEREAS, pursuant to that certain letter agreement dated as of the date hereof by and among Borrower and Lender (including all annexes, exhibits and schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Letter Agreement"), Lender has agreed to make certain loans to Borrower (the "Loans").

WHEREAS, Lender is willing to make the Loans as provided for in the Letter Agreement, but only upon the condition, among others, that Borrower shall have executed and delivered to Lender that certain Security Agreement dated as of the date herewith (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement");

WHEREAS, pursuant to the Security Agreement, Borrower is required to execute and deliver to Lender this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Borrower hereby agrees as follows:

1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement.

"Trademark" means all right, title and interest in and to any United States or foreign trademarks, service marks and trade names now held or hereafter acquired by Debtor which are registered in the United States Patent and Trademark Office or in a comparable office in any State of the United States or any foreign country or subdivision thereof; any registration or application for registration in any such office of any trademarks or service marks now held or hereafter acquired by Debtor, any unregistered trademarks, service marks, and trade names now used or owned, or used or owned hereafter, by Debtor; any domain names used or owned now or in the future by Debtor; any trade dress including logos, designs, company names, business names, fictitious business names and other business identifiers now used or owned, or used or owned hereafter, by Debtor in the United States or any foreign country; any rights under licenses from another person to use any such trademark, service mark, trade name, trade dress, or other above-described rights, and any contractual rights, whether or not in the nature of a license, pursuant to which Debtor has or may have use of any such rights.

2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Borrower hereby grants to Lender a continuing first priority security interest in all of Borrower's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "Trademark Collateral"):

- all of its Trademarks (including without limitation, rights to use trademarks owned by others pursuant to licenses) including those referred to on Schedule I hereto;
  - all reissues, continuations or extensions of the foregoing; (b)
- all goodwill of the business connected with the use of, and symbolized by, each Trademark; and
- all products and proceeds of the foregoing, including, without limitation, any claim by Borrower against third parties for past, present or future (i) infringement or dilution of any Trademark or (ii) injury to the goodwill associated with any Trademark.
- SECURITY AGREEMENT. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to Lender pursuant to the Security Agreement. Borrower hereby acknowledges and affirms that the rights and remedies of Lender 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.

[signature page follows]

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

ECASH TECHNOLOGIES, INC. ("Borrower")

By: Name:

Title:

ACCEPTED AND ACKNOWLEDGED BY:

eOne Global, L.P. ("Lender")

Ву:\_\_\_\_

Name:

ACKNOWLEDGMENT OF BORROWER

STATE OF WORNINGTON

COUNTY OF KING

SS.

On this 10th day of September, 2011 before me personally appeared provided the foregoing instrument on behalf of executed the foregoing instrument on behalf of economic of said corporation, who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said corporation.

{seal}



Notary Public

## SCHEDULE I TO TRADEMARK SECURITY AGREEMENT

See attached.

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Document12

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#### SCHEDULE 1

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E-00M	بر .	2.080.533
E-CCD1	÷2	2.009.491

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V-COIN	36	2,224,870
V-COIN	12	2,117.258
V-MONEY	ن	2.241,419

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CYBER\$	36	75/0 <b>6</b> 1,240
CYBER\$	42	75/061',245
DIGI\$	9	75/061,129

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TRADEMARK
RECORDED: 10/01/2001 REEL: 002374 FRAME: 0242

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