HECORI DE LI	0 - 2004 E 1 Patent and Trademark Office			
" V031-0001 (805, 404)				
To the Manageria Communication of Document	762517 onginal documents or copy thereof.			
Name of conveying party(ies):	Name and address of receiving party(les)			
Elan Home Systems, L.L.C.	Name: Fleet Capital Corporation, as agent			
Individual(s)  General Partnership  Corporation-State  Other	Street Address: 1633 Broadway  City: New York State: NY ZIP: 10019			
Nional name(a) of conveying party(les) strached? □ Yes 🔏 No	☐ Individual(s) citizenship ☐ Association			
Nature of conveyance:	General Partnership Limited Pannership			
☐ Assignment ☐ Merger  ② Security Agreement ☐ Change of Name	Corporation-State  Other			
Other	If assignee is not comiciled in the United States, a convent representive designation is attached:  (Designations must be a separate document from assignment)  Additional numeral & addressies attached? Yes Q No			
Application number(s) or patent number(s):				
A. Trademark Application No.(s)  7 6/369/10/	B. Trademark Registration No.(s)			
Additional numbers a	ttached? 2 Yes O No			
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:			
Name: Laura Konrath				
Internal Address: Winston & Strawn LLP	7. Total fee (37 CFR 3.41)			
33rd Floor	IX Enclosed			
Į.	Authorized to be charged to deposit account			
Street Address: 35 West Wacker Drive 06/09/2004 MGETACHE 00000047 76369114	8. Deposit account number:			
01 FC: 8521 40.00 UP 200.00 ID ZIP: 60601	N/A  (Attach dublicate copy of this page if paying by deposit account)			
DO NOT U	SE THIS SPACE (			
Laura Konrath	mation is true and correct and any attached copy is a true copy of			
Name of Person Signing  Total number of bages including	Signature Date occurrent:			

Mall documents to be recorded with required coversheet information to:

## **CONTINUATION ITEM 2**

Fleet Capital Canada Corporation, as agent 300 The East Mall
Suite 120
Toronto, Ontario, Canada M9B 6B7

A Canadian Corporation

**SCHEDULE I** 

to

Continuation Item4

## CONFIRMATORY TRADEMARK SECURITY AGREEMENT <u>TRADEMARKS</u>

<u>Subsidiary</u>	<u>Trademark</u>	Registration No.	Serial No.	Country of Registration
Elan Home Systems, L.L.C.	Elan		76/369,114	USA
	Elan		76/381,443	USA
	Elan Elite	2,699,315	76/146,373	USA
	VIA	2,519,206	76/822,338	USA
	VIA!	2,566,944	76/146,125	USA
	VIA!	2,676,344	76/158,809	USA
	VIA! Net		76/146,442	USA
	VIA! Net		76/146,152	USA
1	VIA! Touch Panel	2,687,897	76/146,154	USA
Operator Specialty Company, Inc.	Operator Specialty Company	1,581,118	73/63/1,898	USA
	OSCO /	1,4/78,371	73/632,054	/USA /
SpeakerCraft, Inc.	SoundSource SpeakerCraft		76452445 75397969	USA USA

CONFIRMATORY TRADEMARK SECURITY AGREEMENT

CONFIRMATORY TRADEMARK SECURITY AGREEMENT, dated as of

February 20, 2004, by each of Elan Home Systems, L.L.C., SpeakerCraft, Inc., and Operator

Specialty Company, Inc. (collectively, the "Grantors") and Fleet Capital Corporation ("Fleet",

and in its capacity as administrative agent, "Administrative Agent"), a Rhode Island corporation

with an office at 1633 Broadway, New York, New York 10019, and Fleet Capital Canada

Corporation ("Fleet Canada", and in its capacity as Canadian agent,

"Canadian Agent"), a Canadian corporation with an office at 300 The East Mall, Suite 120,

Toronto, Ontario, M9B 6B7 Canada (together with Fleet and the other Lenders named in the

Loan and Security Agreement (as defined below), the "Lenders").

WHEREAS, the Grantors have adopted and used in their respective businesses

certain trademarks, and each of the Grantors is owner of all right, title and interest in and to its

respective trademarks, and applications therefor and registrations thereof,

WHEREAS, pursuant to that certain Loan and Security Agreement dated as of

July 25, 2002 by and among Grantors, the other Borrowers named therein and Lenders

(including all annexes, exhibits or schedules thereto, as from time to time amended, restated,

supplemented or otherwise modified, the "Loan and Security Agreement"), Lenders have agreed

to make the Loans (as defined in the Loan and Security Agreement) for the benefit of Grantors

and the other Borrowers named therein;

NOW, THEREFORE, in consideration of the foregoing premises and mutual

promises set forth herein, and for other good and valuable consideration, the receipt and

sufficiency of which are hereby acknowledged, Grantors hereby agree as follows:

NY:843988.2

1. DEFINED TERMS. All capitalized terms used but not otherwise defined

herein have the meanings given to them in the Loan and Security Agreement.

2. GRANT OF SECURITY INTEREST IN TRADEMARK

COLLATERAL. Each Grantor, pursuant to the Loan and Security Agreement, hereby does and

did grant to Administrative Agent and Canadian Agent, on behalf of Lenders a continuing first

priority security interest in all of the respective Grantor's right, title and interest in and to the

following, throughout the world, whether presently existing or hereafter created or acquired

(collectively, the "Trademark Collateral"):

(a) all of its right, title and interest in and to its respective trademarks,

trademark registrations, and trademark applications (collectively, the "Marks"), including those

listed on Schedule I hereto;

(b) all renewals or extensions of the foregoing;

(c) all goodwill of the business connected with the use of, and symbolized by,

each of the foregoing; and

(d) all products and proceeds of the foregoing, including, without limitation,

any claim or right to petition, sue, or otherwise seek and recover damages, profits and any other

remedy (monetary, injunctive, declaratory or other), for any past, present or future infringement,

dilution, conversion or misappropriation of, or other injury, offense, violation, breach of duty or

wrong relating to any of the foregoing, or any license, agreement, contract or matter relating

thereto.

3. SECURITY AGREEMENT. The security interests granted to the

Administrative Agent and Canadian Agent on behalf of Lenders pursuant to this Confirmatory

Trademark Security Agreement are granted pursuant to the security interests granted to the

-2-

NY:843988.2

Administrative Agent and Canadian Agent on behalf of Lenders pursuant to the Loan and

Security Agreement. Grantors hereby acknowledge and affirm that the rights and remedies of

the Administrative Agent and Canadian Agent on behalf of Lenders with respect to the security

interest in the Trademark Collateral made and granted hereby are more fully set forth in the Loan

and Security Agreement, the terms and provisions of which are incorporated by reference herein

as if fully set forth herein.

-3-

NY:843988.2

IN WITNESS WHEREOF, the undersigned have executed this Confirmatory

Trademark Security Agreement as of the date first above written.

ELAN HOME SYSTEMS, L.L.C.
By: Edward Coon
Name: Edward J. Cooney
Title: Vice President and Treasurer
SPEAKERCRAFT, INC.
By: Edward J. Cooney
Name: Edward J. Cooney
Title: Vice President and Treasurer
OPERATOR SPECIALTY COMPANY, INC.
By: Edward & Coop
Name: Edward J. Cooney
Title: Vice President and Treasurer
FLEET CAPITAL CORPORATION, as Administrative Agent and as a Lender
By:
Name:
Title:
FLEET CAPITAL CANADA CORPORATION, as Canadian Agent and as a Canadian Lender
By:
Name:
Title:

Trademark Security Agreement as of the date first above written.

ELAN HOME SYSTEMS, L.L.C.
By:
Name:
Title:
SPEAKERCRAFT, INC.
By:
Name:
Title:
OPERATOR SPECIALTY COMPANY, INC.
By:
Name:
Title:
FLEET CAPITAL CORPORATION, as Administrative Agent and as a Lender
By: David Fiorito
Name: David Fiorito
Title: SUP
FLEET CAPITAL CANADA CORPORATION, as Canadian Agent and as a Canadian Lender
By:
Name:
Title:

Trademark Security Agreement as of the date first above written.

ELAN HOME SYSTEMS, L.L.C.
By:
Name:
Title:
SPEAKERCRAFT, INC.
Ву:
Name:
Title:
OPERATOR SPECIALTY COMPANY, INC.
Ву:
Name:
Title:
FLEET CAPITAL CORPORATION, as Administrative Agent and as a Lender
By:
Name:
Title:
FLEET CAPITAL CANADA CORPORATION,
as Canadian Agent and as a Canadian Lender
By:
Name: Doug McKenzie
Title: Vice President &
General Manager

-4-

## **SCHEDULE I**

to

## CONFIRMATORY TRADEMARK SECURITY AGREEMENT **TRADEMARKS**

<u>Subsidiary</u>	<u>Trademark</u>	Registration No.	Serial No.	Country of Registration
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	VIA! Touch Panel	2,687,897	76/146,154	USA
Operator Specialty Company, Inc.	Operator Specialty Company	1,581,118	73/631,898	USA
	osco	1,478,371	73/632,054	USA
SpeakerCraft, Inc.				
	SoundSource		76452445	USA
	SpeakerCraft		75397969	USA

NY:843988.2

RECORDED: 06/08/2004