EXHIBIT 1

Int. Cls.: 8, 9 and 18

Prior U.S. Cls.: 1, 2, 3, 21, 22, 23, 26, 28, 36, 38, 41 and 44

Reg. No. 2,033,366

United States Patent and Trademark Office Registered Jan. 28, 1997

TRADEMARK PRINCIPAL REGISTER

VANTAGE

STANLEY WORKS, THE (CONNECTICUT COR-PORATION) 1000 STANLEY DRIVE

NEW BRITAIN, CT 06050

FOR: TOOL KITS USED FOR HOME AND OFFICE REPAIR, SERVICING AND MAINTE-NANCE OF ELECTRONIC EQUIPMENT, COM-PUTERS AND TELECOMMUNICATION EQUIPMENT CONSISTING PRIMARILY OF HÀMMERS, DRIVER BLADE HANDLES, FILE HANDLES, HEXDRIVER BLADES, ALIGN-MENT TOOLS, KNIVES, NUTDRIVERS, NUT-DRIVER BLADES, PLIERS, PUNCHES, DRIVER BLADES, PLIERS, PUNCHES, PUNCHES, PUNCHES, SCISSORS, SCREWDRIVERS, SCREWSTARTERS, SOCKET SETS, SPRING TOOLS, 3 PRONG PARTS HOLDERS, TWEEZERS, WIRE CRIMPERS/ STRIPPERS, WRENCHES, **EXTENSION** BLADES, TORX KEY SETS, NUTDRIVER HANDLES, SCREWDRIVER BLADES, SCREW-NUTDRIVER DRIVER SETS, SOLDER REMOVAL TOOLS, SOLDER AIDS, WRENCH SETS, FILES, FILE SETS, FILE HANDLES, SAWS, HACKSAWS, HEX KEY SETS, WIRE STRIPPER/CRIMPER/ CUTTERS, SNIPS, TORX DRIVERS, TRIMPOT TOOLS, SPUDGERS, TAPE RULES, GAUGES, PENLIGHTS, MEASURING INSTRUMENTS, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

FIRST USE 9-1-1995; IN COMMERCE 9-1-1995.

FOR: TOOL KITS USED FOR HOME AND OFFICE REPAIR, SERVICING AND MAINTE-NANCE OF ELECTRONIC EQUIPMENT, COM-PUTERS AND TELECOMMUNICATIONS EQUIPMENT CONSISTING PRIMARILY OF FEELER GAUGES, HEMOSTATS, INSPECTION MIRRORS, PENLIGHTS, RULES, SOLDERING IRONS, TAPE MEASURES, WOOD STICKS, FLASHLIGHTS, OILERS, MAGNETIC PICKUP TOOLS, IC EXTRACTORS, IC INSERTERS, IN-SERTION/EXTRACTION TOOLS, AND A VA-RIETY OF HAND TOOLS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 9-1-1995; IN COMMERCE 9-1-1995.

FOR: TOOL CARRYING CASES SOLD EMPTY MADE LARGELY OF SYNTHETIC CLOTH, VINYL, POLYETHYLENE, OR POLY-ESTER WITH FITTED PALLETS, IN CLASS 18 (U.S. CLS. 1, 2, 3, 22 AND 41).

FIRST USE 9-1-1995; IN COMMERCE 9-1-1995.

SER. NO. 74-667,559, FILED 4-27-1995.

ANITA ODONOVICH, EXAMINING ATTOR-NEY



Reg. No. 5,212,427 Registered May 30, 2017 Int. Cl.: 9, 42 Service Mark Trademark Principal Register VSOFT CORPORATION (GEORGIA CORPORATION) 6455 East Johns Crossing Duluth, GA 30097

CLASS 9: Downloadable computer software platforms for providing access to banking transactional applications and services; downloadable computer software platforms for providing access to applications and services, namely, banking applications and services; downloadable computer software platforms for providing access to applications and services through a web operating system or portal interface; downloadable computer software platforms for providing access to applications and services, namely, initiation, routing, and tracking of various payments; downloadable integrated suite of software for providing access to banking transactional applications and services; downloadable integrated suite of software for banking transactions; downloadable computer software for banking transactions; downloadable computer software for banking transactions; downloadable computer software integrated suite of software applications and services, namely, downloadable banking software for banking transactions; downloadable computer software, namely, electronic financial platforms that accommodate multiple types of payment and debt transactions in an integrated mobile phone, PDA, tablet, and web based environment

FIRST USE 2-17-2012; IN COMMERCE 4-30-2013

CLASS 42: Software as a service (SaaS) services featuring software for providing access to banking transactional applications and services; software as a service (SaaS) services featuring software for providing access to applications and services, namely, banking applications and services; software as a service (SaaS) services featuring software for providing access to applications and services, namely, providing access to applications and services through a web operating system or portal interface; software as a service (SaaS) services platforms featuring software for providing access to applications and services, namely, initiation, routing, and tracking of various payments; software as a service (SaaS) services featuring software for providing an integrated suite of software to providing access to banking transactional applications and services; software as a service (SaaS) services, namely, banking software applications and services; software as a service (SaaS) services, namely, banking software applications and services; software as a service (SaaS) services, namely, banking software applications and services; software as a service (SaaS) services, namely, non-downloadable software for providing electronic financial platforms that accommodates multiple types of payment and debt transactions in an integrated mobile phone, PDA, tablet, and web based environment

FIRST USE 2-17-2012; IN COMMERCE 4-30-2013

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 87-133,170, FILED 08-10-2016 KAPIL KUMAR BHANOT, EXAMINING ATTORNEY



Michelle K. Len

Director of the United States Patent and Trademark Office

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- *Second Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.



Reg. No. 5,362,335	Frontier Communications Corporation (DELAWARE CORPORATION) 401 Merritt 7 Norwalk, CONNECTICUT 06851	
Registered Dec. 26, 2017		
Int. Cl.: 9	CLASS 9: Digital media streaming devices; computer software for streaming audio, video and digital media content via the Internet and to computers and mobile devices; software for	
Trademark	use in electronic transmission and streaming of digital media content for others v computers, tablets, mobile phones, television, wireless communication devices, and optic	
Principal Register	communications networks; cable television set-top boxes and modems; digital video recorders (DVRs); remote controls for televisions	
	FIRST USE 2-3-2016; IN COMMERCE 2-3-2016	
	THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR	

SER. NO. 86-958,199, FILED 03-30-2016



matel

Performing the Functions and Duties of the Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- *Second Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at http://www.uspto.gov.





Reg. No. 5,302,432	Superior Industries, Inc. (MINNESOTA CORPORATION) 315 East State Highway 28	
Registered Oct. 03, 2017	Morris, MINNESOTA 56267	
Int. Cl.: 9	CLASS 9: Electronics in the nature of electronic controllers and software for operating and controlling machinery, namely, rock crushers	
Trademark	FIRST USE 7-29-2017; IN COMMERCE 7-29-2017	
Principal Register	THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR	

SER. NO. 86-973,789, FILED 04-13-2016



matel

Performing the Functions and Duties of the Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- *First Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- *Second Filing Deadline:* You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

• You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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Reg. No. 4,878,114 Registered Dec. 29, 2015	HONEYWELL INTERNATIONAL INC. (DELAWARE CORPORATION) 101 COLUMBIA ROAD MORRISTOWN, NJ 07962
Int. Cl.: 9	FOR: ELECTRIC AND PNEUMATIC AIRFLOW CONTROL SYSTEMS CONSISTING OF VALVES AND CONTROLLERS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).
TRADEMARK	FIRST USE 4-23-2015; IN COMMERCE 4-23-2015.
PRINCIPAL REGISTER	THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PAR- TICULAR FONT, STYLE, SIZE, OR COLOR.
	SN 86-242,989, FILED 4-4-2014.

NAKIA HENRY, EXAMINING ATTORNEY



Michele K. Le

Director of the United States Patent and Trademark Office

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

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Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* *See* 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

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Vantage

Reg. No. 4,414,433AUTONOMOUS SOLUTIONRegistered Oct. 8, 2013AUTONOMOUS SOLUTIONInt. Cl.: 9FOR: COMPUTER HARD

TRADEMARK PRINCIPAL REGISTER AUTONOMOUS SOLUTIONS, INC. (UTAH CORPORATION), DBA ASI 990 NORTH 8000 WEST PETERSBORO, UT 84325

FOR: COMPUTER HARDWARE AND SOFTWARE SYSTEMS FOR OBSTACLE DETECTION AND AVOIDANCE IN AUTONOMOUS VEHICLES, NAMELY, INTERPRETING DATA OUTPUTS FROM LASER AND LIDAR DETECTION SENSORS, COMMUNICATION WITH ONBOARD AND REMOTE COMPUTER SYSTEMS, IDENTIFICATION OF OBSTACLES, ALGORITHM TO DYNAMICALLY CHANGE AUTONOMOUS VEHICLE PATH TO AVOID OBSTACLES, ALGORITHM TO CALCULATE AND SEND SEE-AND-STOP COMMAND TO AUTONOMOUS VEHICLES, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 6-1-2010; IN COMMERCE 11-1-2010.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PAR-TICULAR FONT, STYLE, SIZE, OR COLOR.

SER. NO. 85-864,284, FILED 3-1-2013.

ANDREA BUTLER, EXAMINING ATTORNEY



Deputy Director of the United States Patent and Trademark Office

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* *See* 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or reminder of these filing requirements.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at http://www.uspto.gov.



Reg. No. 4,625,704 Registered Oct. 21, 2014	NEWPORT CORPORATION (NEVADA CORPORATION) 1791 DEERE AVENUE IRVINE, CA 92606
Int. Cl.: 9	FOR: LASERS FOR NON-MEDICAL USE, NAMELY, TUNABLE EXTERNAL-CAVITY DIODE LASERS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).
TRADEMARK	FIRST USE 1-10-2014; IN COMMERCE 1-10-2014.
PRINCIPAL REGISTER	THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PAR- TICULAR FONT, STYLE, SIZE, OR COLOR.
	SN 85-925,660, FILED 5-7-2013.

KAMAL PREET, EXAMINING ATTORNEY



Michelle K. Len

Deputy Director of the United States Patent and Trademark Office

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

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Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* *See* 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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Reg. No. 4,350,864	TRANSITIONS OPTICAL, INC. (DELAWARE CORPORATION) 9251 BELCHER ROAD	
Registered June 11, 2013		
Int. Cl.: 9	FOR: PHOTOCHROMIC EYEGLASS LENSES AND LENS BLANKS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).	
TRADEMARK	FIRST USE 3-1-2012; IN COMMERCE 3-1-2012.	
PRINCIPAL REGISTER	THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PAR- TICULAR FONT, STYLE, SIZE, OR COLOR.	
	SN 85-421,164, FILED 9-13-2011.	

ANTHONY RINKER, EXAMINING ATTORNEY



United States Patent and Trademark Offic

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

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NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at http://www.uspto.gov.

Prior U.S. Cls.: 21, 23, 26, 36, and 38

United States Patent and Trademark Office Reg. No. 3,442,974 Registered June 3, 2008

> TRADEMARK PRINCIPAL REGISTER

VANTAGE

SURVIVAL ARMOR, INC. (DELAWARE COR-PORATION) INTERNATIONAL CENTER I, UNIT 8 13881 PLANTATION ROAD FORT MYERS, FL 33912

FOR: BULLET-PROOF VESTS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 12-11-2007; IN COMMERCE 12-11-2007.

THE MARK CONSISTS OF STANDARD CHAR-ACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SN 78-944,848, FILED 8-4-2006.

KAPIL BHANOT, EXAMINING ATTORNEY



Reg. No. 3,845,793 Registered Sep. 7, 2010	TELESTREAM, INC. (DELAWARE CORPORATION) 848 GOLD FLAT ROAD, SUITE 1 NEVADA CITY, CA 95959
Int. Cl.: 9 TRADEMARK	FOR: COMPUTER SOFTWARE APPLICATIONS FOR MANAGING COORDINATION AND TRACKING OF VIDEO AND AUDIO ASSETS AS THEY RUN THROUGH AUTOMATED WORKFLOW PROCESSES, PRIMARILY FOR THE MEDIA AND ENTERTAINMENT IN- DUSTRY, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).
PRINCIPAL REGISTER	FIRST USE 6-2-2010; IN COMMERCE 6-2-2010. THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PAR- TICULAR FONT, STYLE, SIZE, OR COLOR. SN 77-584.236. FILED 10-2-2008.

BARBARA BROWN, EXAMINING ATTORNEY



land J. Kappos

Director of the United States Patent and Trademark Office

Prior U.S. Cls.: 21, 23, 26, 36, and 38

United States Patent and Trademark Office Reg. No. 2,972,030 Registered July 19, 2005

TRADEMARK PRINCIPAL REGISTER

VANTAGE

NORDSON CORPORATION (OHIO CORPORA- TION)	FUNCTIONING IN THE GUN, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).
28601 CLEMENS ROAD WESTLAKE, OH 44145	FIRST USE 10-6-2004; IN COMMERCE 10-6-2004.
FOR: ELECTRONIC CONTROLLER FOR SPRAY	SN 76-529,313, FILED 7-14-2003.

GUNS COMPRISED OF COMPUTER HARDWARE AND SOFTWARE WHICH CONTROL SPRAY

BRENDAN MCCAULEY, EXAMINING ATTORNEY

Prior U.S. Cls.: 21, 23, 26, 36, and 38

United States Patent and Trademark Office

Reg. No. 2,740,730 Registered July 22, 2003

TRADEMARK PRINCIPAL REGISTER

VANTAGE

VIP INVESTMENTS, LTD. (UTAH LIMITED PARTNERSHIP) 345 EAST 800 SOUTH OREM, UT 84097

FOR: ELECTRICAL AND ELECTRONIC DEVI-CES IN THE FIELD OF BUILDING AUTOMATION SYSTEMS, NAMELY, BUILDING AUTOMATION CONTROLLERS, KEYPADS, REMOTE CONTROLS, RS-232 STATIONS, POWER ENCLOSURE HUBS, THERMOSTAT STATIONS, RELAY STATIONS, IN-PUT STATIONS, OUTPUT STATIONS, INFRA-RED EMITTER STATIONS, DIMMER STATIONS, LCD CONTROL STATIONS, RELAY MODULES, DIM-MING MODULES, REMOTE INFRA-RED RECEI- VERS, DMX COMMUNICATION STATIONS, RADIO FREQUENCY TRANSCEIVERS, AND MOD-EMS FOR OPERATING BUILDING ENVIRONMEN-TAL CONDITION SYSTEMS, WATER SYSTEMS, AUDIO/VIDEO SYSTEMS, AND BUILDING AME-NITIES; COMPUTER PROGRAMS FOR BUILDING AUTOMATION SYSTEMS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 0-0-1987; IN COMMERCE 0-0-1987.

SN 76-248,400, FILED 4-18-2001.

MICHAEL KAZAZIAN, EXAMINING ATTORNEY

Prior U.S. Cls.: 21 and 50

United States Patent and Trademark Office Reg. No. 1,554,501 Registered Sep. 5, 1989

TRADEMARK PRINCIPAL REGISTER

VANTAGE

CLEARR CORP. (MINNESOTA CORPORA-TION) 150 WEST 60TH STREET MINNEAPOLIS, MN 55419

FOR: NARROW PROFILE BACKLIT GRAPH-IC ILLUMINATORS NAMELY, ELECTRIC SIGNS, IN CLASS 9 (U.S. CLS. 21 AND 50). FIRST USE 3-0-1987; IN COMMERCE 5-0-1987.

SER. NO. 765,099, FILED 11-21-1988.

HARRIET M. SINTON, EXAMINING ATTORNEY