	_ 03-02-1999)080/16
FORM PTO-1595 (Modified) (Rev. 6-93) OMB No. 0651-0011 (exp.4/94) Copyright 1994-97 LegalStar P08/REV02 Tab settings → → →	OF	ARTMENT OF COMMERCE Patent and Trademark Office
To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original do	
 Name of conveying party(ies): Robert J. Skandalaris Edge Technologies Additional names(s) of conveying party(ies)	2. Náme and address of receiving pa Name: Joseph P. White Internal Address:	arty(ies):
3. Nature of conveyance:		
Assignment Merger	Street Address: 28655 Kimberly	Lane
Security Agreement Change of Name		
Other	City: St. Clair Shores	State: MI ZIP: 48081
Execution Date: 12/30/98	Additional name(s) & address(es) attacl	hed? 🗆 Yes 🛛 No
Additional numbers atta	ached? 🗋 Yes 🛛 No	
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and	patents involved: 3
Name: Ronald W. Citkowski	7. Total fee (37 CFR 3.41):	\$ 40.00
Internal Address: Gifford, Krass, Groh, Sprinkle, Anderson & Citkowski, P.C.	 Enclosed - Any excess or ins credited or debited to deposit 	
	Authorized to be charged to c	deposit account
Street Address: 280 N. Old Woodward, Ste. 400 3/01/1999 DNGUYEN 00000075 5090851	8. Deposit account number:	
I FC:581 40.00 OP City: Birmingham State: MI ZIP: 48009	07-1180	
DO NO	T USE THIS SPACE	
9. Statement and signature. To the best of my knowledge and belief, the foregoing inform of the original document. Ronald W. Citkowski	A A F	ebruary 16, 1999
Name of Person Signing Total number of pages including cover	Signature 5	Date

PATENT REEL: 9781 FRAME: 0416

<u>AGREEMENT</u>

THIS AGREEMENT, is entered into this *2* day of December, 1998 by and between ROBERT J. SKANDALARIS, who by the execution of this agreement does covenant and warrant that there have been no assignments of the intellectual property covered by this agreement, by him or by Edge Acquisition Inc., (collectively "Skandalaris") and JOSEPH P. WHITE, an individual residing at 28655 Kimberly Lane, St. Clair Shores, Michigan 48081 ("White").

WHEREAS, White, acting as an individual, and Edge Technologies Inc., a Michigan corporation, through the actions of White, its president, have previously entered into a business transaction with Skandalaris wherein White and Edge Technologies Inc. transferred various assets to Edge Acquisition, Inc.; and

WHEREAS, among those assets transferred were certain rights in intellectual property which was owned by White and sold to Edge Technologies Inc., which intellectual property is set forth in Appendix A hereto.

NOW, THEREFORE, do the parties agree as follows:

- 1. "The Intellectual Property" shall mean the intellectual property embodied in the patents and applications set forth in Appendix A, as well as said patent applications, including all continuations, divisions, continuations-in-part, reissues and foreign equivalents.
- 2. In consideration of the sum of One Dollar (\$1.00), and other good and valuable consideration, receipt of which is hereby acknowledged, Skandalaris does hereby sell, transfer, assign and set over to White any and all title, licenses, covenants or other rights in and to the Intellectual Property.

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- 3. Skandalaris further agrees that he shall not, either directly, or through third parties assert any claim of ownership, license or other right in said Intellectual Property.
- Skandalaris further agrees that he shall execute, or cause to be executed any further 4. documents which are reasonably necessary for White to perfect any title or rights in and to the Intellectual Property, provided that the reasonable costs associated therewith are borne by White.
- 5. This Agreement embodies the entire understanding of the parties relating to the subject Intellectual Property, and supersedes all previous agreements relating thereto.
- This Agreement is entered into in the State of Michigan and is to be interpreted in 6. accord with the laws thereof.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed and delivered as of the date first above written.

EDGE ACQUISITION INC.

By: <u>Robert Bleardelaus</u> Bobert I Skandalaris

President Its:

Robert J. Skandalaris

EDGE TECHNOLOGIES INC.

Its: President

Joseph P. White, Individually

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PATENT **REEL: 9781 FRAME: 0418**

EXHIBIT A

United States Issued Patents

Patent Nos.	Title	Issue Date	
5,090, 8 51 5,360,301	Cutting Tool for Milling Machines Tapered Cutter Mounting	February 25, 1992 November 1, 1994	
Pending United States Patent Applications			
<u>Serial No.</u>	Title	Filing Date	
08/204,082	Indexable Cutting Inserts Having Dual Cutting Edges Arranged in Tandem and Cutter Tools Providing Location Therefor Between the Cutting Edges Thereof	March 1, 1994 (now abandoned)	

Foreign Patent Applications Corresponding to United States Patent No. 5,090,851

Country	Serial No.	Filing Date
Australia	20616/92	July 28, 1992
Canada	2075539	August 7, 1992
China	92109486.8	August 14, 1992
European Patent Convention	92307103.9	August 4, 1992
Israel	102688	July 28, 1992
Japan	4-210441	August 6, 1992
Korea	92-14611	August 14, 1992
Mexico	924652	August 11, 1992
Russia	5052458.08	August 14, 1992

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EDGE ACQUISITION INC.

By: Sobert J. Skandalaris

Its: President

Robert J. Skandalaris, Individually

EDGE TECHNOLOGIES INC.

By: Joseph P. White

Its: President

Joseph P. White, Individually

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PATENT **REEL: 9781 FRAME: 0420** CERTIFICATE UNDER 37 CFR 1.8(a)

I hereby certify that this correspondence (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on <u>February 16, 1999</u> with sufficient postage as First Class Mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231.

Sharon Kaiser

RECORDED: 02/24/1999