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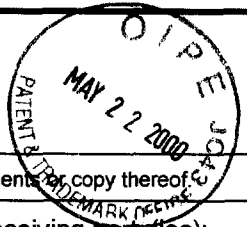
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FORM PTO-1595
1-31-92

U.S. DEPARTMENT OF COMMERCE
Patent and Trademark Office

MRD
5:24:00

**RECORDATION FORM COVER
PATENTS ONLY**



To the Commissioner of Patents and Trademarks. Please record the attached original document or copy thereof.

1. Name of conveying party(ies):
INSO Corporation, INSO Providence Corporation, and
ViewPort Development AB

2. Name and address of receiving party(ies):
Name: Enigma Information Systems Ltd.
Internal Address:

Additional name(s) of conveying party(ies) attached? Yes No

Street Address: 10 Kishon Street
City: Bnei Brak State:
ZIP: 51203 Country: ISRAEL
Additional name(s) & address(es) attached? Yes No

3. Nature of conveyance:
 Assignment Merger
 Security Agreement Change of Name
 Conveyance under Purchase and Sale Agreement

Execution Date: October 18, 1999

4. Application number(s) or patent number(s)
If this document is being filed together with a new application, the execution date of the application is:
A. Patent Application No.(s)

B. Patent No.(s) 5,557,722

Additional numbers attached? Yes No

5. Name and address of party to whom
correspondence should be mailed:
BROWN RAYSMAN MILLSTEIN FELDER &
STEINER LLP
120 West 45th Street
New York, New York 10036
(212) 944-1515

6. Total number of applications and patents
involved: 1
7. Total fee (37 C.F.R. § 3.41): \$ 40.00
 Check enclosed
 Authorized to be charged to deposit account

8. Deposit account number: 02-4270
(Attach duplicate copy of this page by deposit account)
Please charge any additional fees required, or credit any
overpayment, to the above deposit account

06/16/2000 JS HABAZZ 00000073 5557722

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40.00 DP

DO NOT USE THIS SPACE

9. Statement and signature.
*To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy
is a true copy of the original document.*

Anthony J. Natoli, Reg. No. 36,223
Name of Person Signing

Signature

May 18, 2000
Date

Total number of pages including cover sheet, attachments and document: 17
Docket No.: 3874/6 File 2

Mail documents to be recorded with required cover sheet information to:
Commissioner of Patents and Trademarks
Box Assignments
Washington, D.C. 20231

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MAY 22 2000
PATENT & TRADEMARK OFFICE

EXECUTION COPY

**INSO CORPORATION,
Seller**

**INSO PROVIDENCE CORPORATION,
Seller**

**VIEWPORT DEVELOPMENT AB,
Seller**

**ENIGMA INFORMATION SYSTEMS LTD.,
Buyer and**

**ENIGMA, INC.,
Buyer**

PURCHASE AND SALE AGREEMENT

Dated as of October 18, 1999

**PATENT
REEL: 010848 FRAME: 0211**

PURCHASE AND SALE AGREEMENT

This Purchase and Sale Agreement (including the Exhibits and Schedules hereto, this "Purchase and Sale Agreement") is made and entered into as of October 18, 1999, by and among **Enigma Information Systems Ltd.**, a corporation organized under the laws of Israel and having an address at 10 Kishon Street, Bnei-Brak, Israel 51203 ("Enigma"); **Enigma, Inc.**, a Delaware corporation and the wholly owned subsidiary of Enigma, having an address at 200 Wheeler Street, Burlington, MA 01803 ("Enigma USA" and, collectively with Enigma, the "Buyers"); **INSO Corporation**, a corporation organized and existing under the laws of Delaware and having an address at 31 St. James Avenue, Boston, Massachusetts, 02116 ("INSO"); **INSO Providence Corporation**, a Delaware corporation and the wholly owned subsidiary of INSO ("INSO Providence"), having an address at 299 Promenade Street, Providence, RI 02908; **ViewPort Development AB**, a corporation organized and existing under the laws of Sweden and having an address at Stora Nygatan 20, S-111 27, Stockholm, Sweden ("ViewPort") (INSO, INSO Providence, and ViewPort referred to collectively herein as the "Sellers").

RECITALS

A. INSO owns directly all of the issued and outstanding shares of capital stock of INSO Providence and ViewPort. INSO Overseas Corporation, a company organized under the laws of the State of Delaware ("INSO Overseas") owns directly of all of the issued and outstanding shares of capital stock of INSO KK, a company organized under the laws of the State of Delaware ("INSO KK"). ViewPort owns directly all of the issued and outstanding shares of capital stock of Synex Information AB ("Synex"). Enigma owns directly all of the issued and outstanding shares of capital stock of Enigma USA.

B. For the consideration and on the terms and conditions set forth in this Purchase and Sale Agreement the Buyers desire to purchase, and INSO desires to sell, all of the issued and outstanding shares of ViewPort and INSO Providence and transfer all such shares to Enigma so that Enigma will own all of such shares directly, and (2) the parties desire to enter into certain license and other agreements pertaining to Buyers' purchase of the foregoing shares and the continued use of certain software subsequent to the Closing Date (as hereinafter defined).

TERMS AND CONDITIONS

NOW, THEREFORE, in consideration of the foregoing recitals and the mutual covenants, agreements, representations and warranties contained in this Purchase and Sale Agreement, and other good and valuable consideration, the receipt of which is hereby acknowledged, the parties hereto agree as follows:

1. DEFINITIONS; CONSTRUCTION OF AGREEMENT

1.1. Defined Terms. As used in this Purchase and Sale Agreement, the following words and terms shall have the meanings specified below:

(a) "Agreement" means any agreement, lease of real and personal property, loan, indenture, instrument, insurance policy, license, permit, authorization or other documents and arrangements, whether written or oral.

(b) [Intentionally omitted]

(c) "Books and Records" means all books of account, minute books, stock record books and other corporate records of an Entity.

(d) "Business" means collectively: (i) the current business operations of INSO and its subsidiaries pertaining to the "DynaText family of products", including without limitation, the DynaText, DynaWeb, DynaTag, InStEd products, the DPSL Software and any related DPSL Assets (if Buyers shall have elected to have INSO assign its rights to the DPSL Software and any DPSL Assets as described in Section 7.1(o) hereof), all other DynaText family components and the service business of INSO and its subsidiaries (including without limitation INSO Providence) related to any of the foregoing, and (ii) all business operations of INSO or its subsidiaries relating to ViewPort, including without limitation, all business operations of Synex. As used in this Agreement, the term "Business" does not include the DynaBase, MediaBank and Henderson computer graphics metafile products or any other business of INSO other than that as set forth above.

(e) "Charter Documents" means documents of formation required under the laws of any legal entity's jurisdiction of formation or registration, including without limitation Articles of Incorporation and By-Laws for a corporation, Memorandum and Articles for a limited company, partnership agreement and certificate of limited partnership for a limited partnership and equivalent documents.

(f) "Claim" has the meaning set forth in Section 9.4 hereof.

(g) "Closing" means the closing of the transactions provided for herein as provided in Section 2.2 hereof.

(h) "Closing Date" means the date of the Closing.

(i) "COBRA" means the health care coverage continuation provisions of the Consolidated Omnibus Budget Reconciliation Act of 1985, as amended.

(j) "Code" means the United States Internal Revenue Code of 1986, as amended.

(kk) "Retained Assets" means (i) all cash, cash equivalents and similar investments or monetary instruments of any INSO Subsidiary; (ii) all leases for all INSO Providence domestic facilities; (iii) the stock of Henderson Software Inc.; (iv) the stock of INSO France SARL; (v) all network hardware and software owned or leased by any INSO Subsidiary; (vi) all source code control systems and other software programs not used in the Business owned by any INSO Subsidiary and all source code control systems and other software programs used in the Business owned by an INSO Subsidiary to the extent such source code control systems and other software programs are not transferable to Buyers; (vii) all software, documentation, test suites and other assets related to INSO's DynaBase and MediaBank products, including the domain name ebt.com and the trademarks EBT and EBT and DESIGN and all other trademarks (whether or not registered) copyrights, and patents relating to INSO's DynaBase and MediaBank products and all other intellectual property relating thereto; (viii) all furniture, fixtures and equipment associated with INSO Providence employees other than personal computer equipment of or utilized by remote sales personnel who shall have accepted employment with Buyers; (ix) all server hardware other than dedicated systems for the development of products of the Business; (x) all leasehold improvements of INSO Providence; (xi) all accounts receivable of every kind and description of each INSO Subsidiary; (xii) all contracts, licenses, agreements and understandings related to any matter or product, other the Business; (xiii) all software licensed by the Sellers to the Buyers, as contemplated by Section 7.1(o) of this Agreement, and (xiv) all rights of refund, claims, suits, and similar choses in action related to any matter or product, other than the Business. For the avoidance of doubt, Retained Assets include 100% of the issued and outstanding shares of capital stock of all subsidiaries of INSO Providence other than INSO KK. Unless Buyers shall have elected to have INSO assign its rights to the DPSL Software (as described in Section 7.1(o) hereof), the DPSL Software shall constitute Retained Assets, and all obligations and liabilities relating thereto shall constitute Retained Liabilities. With respect to each DPSL Asset, unless Buyers shall have elected to have INSO assign such DPSL Asset to INSO Providence, such DPSL Asset shall constitute Retained Assets, and all obligations and liabilities relating thereto shall constitute Retained Liabilities.

(ll) "Retained Liabilities" means any liability of any INSO Subsidiary arising from any Retained Asset, other than liabilities for deferred revenue.

(mm) "Returns" has the meaning set forth in Section 4.5(a)(ii) hereof.

(nn) "Right" means with respect to any security, any subscriptions, warrants, calls, unsatisfied preemptive rights, options, conversion rights, commitments or other agreements of any kind to purchase or to otherwise receive such security or other rights with respect to such security, including any preemptive, first refusal rights and registration rights.

(oo) "Sellers' Assets" means all property and assets that are used in the Business by any of the INSO Subsidiaries and/or are part of the Sellers' Intellectual Property including, without limitation, the Customer Support Website and the data contained therein.

(pp) "Sellers' Indemnified Losses" has the meaning set forth in Section 9.2 hereof.

(qq) "Sellers' Independent Accountants" has the meaning set forth in Section 4.3(a) hereof.

(rr) "Sellers' Intellectual Property" means all rights, title and interest that INSO or any of its subsidiaries (including, without limitation, INSO Providence, INSO KK, ViewPort or Synex), may own, control or license in any of the following:

(i) all Sellers' Hardware, Sellers' Software and Sellers' Documentation (as those terms are hereinafter defined). As used herein, (a) the term "Sellers' Hardware" means, collectively, all hardware, including any operating systems software loaded thereon, that are owned, controlled or licensed for use in connection with the Business; (b) the term "Sellers' Software" means, collectively, all computer software that is owned, controlled or licensed for use in connection with the Business, including, without limitation, any and all source code (as opposed to machine-readable code) and object code versions thereof and the computer programs, tools and applications identified on Schedule 1 hereto; and (c) the term "Sellers' Documentation" means, collectively, all written materials (and machine-readable text subject to human-readable display or printout) that are owned, controlled or licensed for use in connection with the Business and that relate to any of the Sellers' Hardware or Sellers' Software, or any elements thereof. "Sellers' Documentation" shall include, without limitation, any documentation used in the development or maintenance of any of the Sellers' Hardware or Sellers' Software, including design or development specifications, flow charts, error reports, support call reports, bug tracking system and related correspondence and memoranda. The Sellers' Software, Sellers' Hardware and Sellers' Documentation are, collectively, the "Sellers' System".

(ii) United States and foreign registered and unregistered copyrights in and to any works owned, controlled or licensed for use in connection with the Business, including without limitation (a) the registered copyrights set forth in Schedule 1 hereto; (b) all common law or other rights to register and obtain any renewal or extension of copyright; (c) all other interests accruing by reason of international copyright conventions, moral rights laws or otherwise; and (d) the right to sue for, settle, or release any past, present, or future infringement of any of the foregoing and to collect and retain all damages and profits therefor;

(iii) United States and foreign registered patents, as such patents may now exist or hereinafter come into existence, and registrations, licenses, and applications therefor, owned, controlled or licensed for use in connection

with the Business, including without limitation: (a) all right, title, interest and benefit of INSO, INSO Providence, INSO KK, ViewPort, Synex or any other subsidiary of INSO in and to the inventions, discoveries, improvements, processes and formulae, including generalized features of the sequence, structure and organization of any hardware and software owned, controlled or licensed for use in connection with the Business (including without limitation the Sellers' System), or otherwise necessary for the ownership and use of the Sellers' System; and (b) the filed patent applications and issued patents listed in Schedule 1 hereto, or such patents that may be granted therefor and thereon and all continuations-in-part, divisions, reissues and extensions thereof;

(iv) United States and foreign registered and common law trademarks, service marks, trade names, and any corporate names owned, controlled or licensed for use in connection with the Business, including, without limitation: (a) the registered and unregistered trademarks, service marks and trade names set forth in Schedule 1 hereto; (b) all other trademark or service mark interests accruing therefor by reason of international trademark conventions, accompanied by the goodwill of all business connected with the use of and symbolized by such marks or names; and (c) the right to sue for, settle, or release any past, present, or future infringement thereof or unfair competition involving any of the foregoing and retain all damages and profits therefor;

(v) United States and foreign registered and common law rights in and to any databases and compilations owned, controlled or licensed for use in connection with the Business; and

(vi) to the extent not otherwise provided in the interests set forth in (i), (ii), (iii) or (iv) above, any other hardware, software, idea, design, product drawings, concept, data, Customer list(s), documentation, method, technique, process, skill, tool, library, adaptation, invention, discovery, or improvement, whether or not patentable, but including trade secrets, and know-how, that are owned, controlled or licensed for use in connection with the Business, or otherwise pertaining to the Business.

For the avoidance of doubt, Seller's Intellectual Property includes all Third-Party Intellectual Property but excludes all Retained Assets.

(ss) "Shares" means, collectively, the INSO Providence Shares and the ViewPort Shares.

(tt) "Short Period" has the meaning set forth in Section 6.7(b) hereof.

(uu) "Split Contract" has the meaning set forth in Section 7.1(m) hereof.

any of INSO Providence, INSO KK, ViewPort or Synex, including any Rights with respect to any future offer, sale or issuance of securities of either such company. INSO has full power and complete authority to convey the Shares, free and clear of any Lien, and at Closing shall convey to the Buyers good and valid title thereto, free and clear of any Lien. Upon consummation of the transactions provided for herein, Enigma will own directly or indirectly all of the Shares.

4.3. Financial Condition

(a) Financial Statements. The Sellers have delivered to the Buyers: (i) audited consolidated balance sheets of INSO and its subsidiaries as of December 31, 1997 and 1998, and the related consolidated statements of operations, changes in stockholders' equity and cash flows for the years ended December 31, 1997 and 1998, together with the reports thereon of Ernst & Young, LLP, independent certified public accountants (the "Sellers' Independent Accountants"), and (ii) unaudited consolidated balance sheets of INSO and its subsidiaries for the one (1) month period ended January 31, 1999 and the six (6) month period ended July 31, 1999 and the related unaudited consolidated statements of operations (collectively, the "Unaudited Financial Statements"). The Unaudited Financial Statements and notes fairly present the financial condition and results of operations of INSO, and its subsidiaries, in accordance with U.S. GAAP and these financial statements reflect the consistent application of such accounting principles throughout the periods involved, except as disclosed in the notes to such financial statements. Sellers have provided to the Buyers unaudited statements of revenue for the Business for the period beginning January 1, 1998 through December 31, 1998 and the period beginning January 1, 1999 through July 31, 1999, and such statements of revenue fairly reflect the revenue of the Business during the applicable periods, subject to certain adjustments as set forth by KPMG on Schedule 4.3 in the course of their audit of such statements of revenue.

(b) Absence of Certain Changes. Since July 31, 1999, there has not been: (i) any Lien made or created on any of the assets of the Business or the Shares; (ii) any loan or advance between INSO and any of Synex, INSO Providence, INSO KK or ViewPort which is to be outstanding after the Closing, other than loans or advances which will be Retained Liabilities; or (iii) any agreement, in writing or otherwise to do any of the foregoing.

4.4. Intellectual Property

(a) Except as set forth in Schedule 4.4 hereto, Sellers, INSO KK, Synex and/or ViewPort are the sole and exclusive owner of the entire right, title and interest in and to all Sellers' Intellectual Property. Unless otherwise set forth in Schedule 4.4, all of the Sellers' Intellectual Property (including, without limitation, the Sellers' System) was either (i) developed by employees of INSO or its subsidiaries within the scope of their employment; or (ii) developed by independent contractors who have either (1) been a party to a written "work for hire" agreement with INSO or its subsidiaries, in accordance with applicable federal, state and foreign laws, that has accorded INSO or its subsidiaries, as the case may be, full, exclusive, and original ownership of all tangible and intangible property thereby arising, or (2) executed appropriate

instruments of assignment in favor of INSO or its subsidiaries as assignee that have conveyed to INSO or its subsidiaries, as the case may be, full, effective and exclusive ownership of all tangible and intangible property thereby arising.

(b) Schedule 4.4 hereto lists each license or other agreement pursuant to which INSO, INSO Providence, INSO KK, ViewPort, Synex or any other subsidiary of INSO has the right to use Sellers' Intellectual Property not owned exclusively by INSO Providence, INSO KK, ViewPort or Synex and utilized in connection with the Business or the development activities of INSO Providence, INSO KK, ViewPort or Synex (the "Sellers' Licenses"). The cancellation or expiration of any Seller's License would not have a material adverse effect on the financial condition, properties, businesses or results of operations of the Business.


(c) INSO and its subsidiaries own or possess adequate licenses or other valid rights to use all of Sellers' Intellectual Property, and to Seller's Knowledge, there is no assertion or claim (or basis therefor) challenging ownership (or right to use, as applicable) by INSO or any of its subsidiaries of any Seller's Intellectual Property. Subject to Section 4.4(e) of this Agreement, to Sellers' Knowledge, there are no infringements of any Sellers' Intellectual Property. There is no breach or violation of or actual loss of rights accruing to INSO or any of its subsidiaries under any Seller's License. Each Seller's License is a legal, valid and binding agreement of INSO or a Subsidiary of INSO, and each Seller's License is a legal, valid and binding agreement of the other parties thereto, and INSO does not anticipate any termination or change to, or receipt of proposal with respect to, any Seller's License as a result of the closing of the transactions contemplated by this Agreement or otherwise. INSO has taken reasonable measures to maintain the confidentiality of the Sellers' Intellectual Property, including, without limitation, the research and development results and other know-how of INSO and its subsidiaries, the value of which to INSO and its subsidiaries is dependent upon the maintenance of the confidentiality thereof. The conduct of the Business, including the use of each item of Sellers' Intellectual Property, did not and does not infringe upon or conflict with, in any way, any license, trademark, trademark right, trade name, trade name right, patent, patent right, database, database rights, industrial model, invention, service mark or copyright of any third party that is reasonably likely to be material to the operations of the Business.

(d) Except as set forth in Schedule 4.4 hereto, no Person other than INSO or its subsidiaries has or has had or is authorized, by written agreement or otherwise, to have access to the source code versions of the Sellers' Intellectual Property.

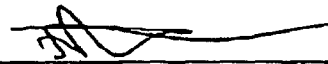
(e) Notwithstanding anything to the contrary contained in this Section 4.4, Sellers make no representation or warranty with respect to the Third Party Intellectual Property under this Section 4.4, except that, to Sellers' Knowledge, there is no assertion of claim (or basis therefor): (i) challenging ownership (or the right to use, as applicable) by INSO or any of its subsidiaries of such Third Party Intellectual Property and (ii) that the use of such Third Party Intellectual Property in the conduct of the Business infringes upon or conflicts with, in any way, any license, trademark, trademark right, trade name, trade name right, patent, patent right, database, database rights, industrial model, invention, service mark or copyright of any third party which infringement reasonably likely to be material to the operations of the Business.

IN WITNESS WHEREOF, the parties have duly executed this Purchase and Sale Agreement as of the date first above mentioned.

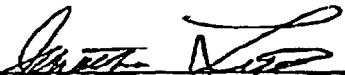
ENIGMA INFORMATION SYSTEMS LTD.

By: 
Name: Jonathan Yaron
Title: CEO

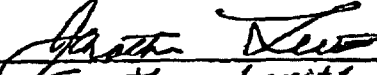
ENIGMA, INC.

By: 
Name: Jonathan Yaron
Title: CEO

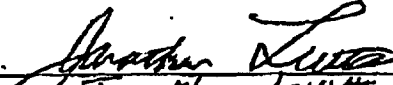
INSO CORPORATION

By: 
Name: Jonathan Levitt
Title: Vice President

INSO PROVIDENCE CORPORATION

By: 
Name: Jonathan Levitt
Title: Secretary

VIEWPORT AB

By: 
Name: Jonathan Levitt
Title: Director

EXHIBITS & SCHEDULES

Exhibits

Exhibit 3.1-1	-	Promissory Note
Exhibit 3.1-2	-	Form of Stock Pledge Agreement
Exhibit 6.3(m-1)	-	Assignment and Assumption Agreement
Exhibit 6.3(m-2)	-	Assignment and Assumption Agreement
Exhibit 7.1(v)	-	Assignment and Assumption Agreement
Exhibit B-1	-	Sellers' Counsel Opinion
Exhibit B-2	-	INSO General Counsel Opinion
Exhibit D	-	Multilicense Agreement
Exhibit E	-	DynaBase License Agreement
Exhibit F	-	DPSL License Agreement
Exhibit H	-	Buyers' Counsel Opinion
Exhibit I	-	DynaTag License Agreement

Schedules

Schedule 1	-	Sellers Intellectual Property
Schedule 1.1(vv)	-	Third Party Intellectual Property
Schedule 4.2	-	Shares
Schedule 4.3	-	Certain Changes - KPMG Adjustments
Schedule 4.4	-	Seller's Licenses; Source Code
Schedule 4.5	-	Tax Matters
Schedule 4.7	-	Sellers' Assets
Schedule 4.8	-	Required Consents
Schedule 4.9	-	Threatened Proceedings
Schedule 4.13	-	Swedish Bank Accounts
Schedule 4.14(a)	-	Agreements
Schedule 4.14(b)	-	Agreements Containing Non-Assignment Clauses
Schedule 4.15	-	Permits and Licenses
Schedule 4.16	-	Leases
Schedule 4.17	-	List of Employees
Schedule 4.21	-	Assignment of Licenses
Schedule 4.22	-	Customers
Schedule 4.23	-	Customer Support Site
Schedule 4.24	-	Subsidiaries
Schedule 6.3(a)	-	List of Employees to be Offered Employment by Enigma
Schedule 6.3(b)	-	Persons To Whom Buyer May Offer Employment Within 3Months
Schedule 6.11	-	DynaBase Software Description
Schedule 6.12	-	DynaText and DynaWeb Patents to be Licensed
Schedule 7.1	-	Board of Directors and Corporate Officers

Schedule 1
Sellers' Intellectual Property

All Third Party Intellectual Property

All other software listed on Schedule 4.7

Sellers' Intellectual Property excludes the Retained Assets.

Unless specifically noted otherwise, all registered copyrights, patents, domain names and registered trademarks listed in this Schedule 1 are registered in the name of Inso Providence Corporation.

Registered Copyrights

DynaText Professional Publishing System, Version 4.1

DynaWeb Web Publisher, Version 3.1

DynaWeb Web Publisher, Version 4.1

Synex ViewPort, Version 1.1 (registered under Inso Corporation)

Synex ViewPort, Version 1.2 (registered under Inso Corporation)

Synex ViewPort, Version 1.3 (registered under Inso Corporation)

Synex ViewPort, Version 1.4 (registered under Inso Corporation)

Synex ViewPort, Version 2.0 (registered under Inso Corporation)

Synex ViewPort, Version 2.1 (application pending) (registered under Inso Corporation)

Registered Trademarks

DynaText

Australia

Benelux

Canada

China

France

Germany

Greece

Hong Kong

India

Italy

Japan

Korea

Mexico

Norway

Portugal

Singapore

Spain

Sweden

Switzerland

Taiwan

DynaTag

Australia

Benelux

Canada

China

Finland

France

Germany

Hong Kong

India

Italy

Japan

Korea

Mexico

Norway

Portugal

Singapore

Spain

Sweden

Switzerland

Taiwan

DynaWeb

Australia

Benelux

Canada

China

France

Finland

Germany

Greece

Hong Kong

India

Italy

Japan

Korea

Mexico

Norway

Portugal

Singapore

Spain

Sweden

Switzerland

United Kingdom
United States

United Kingdom
United States

Taiwan
United Kingdom
United States

Domain Names

DynaText.com (owned by Inso Corporation)

DynaText.net (owned by Inso Corporation)

Miscellaneous

Data (consists of XML documents referred to as the "knowledge base", customer support form, and homepage) contained in the Customer Support Website

Patents

Product	Serial No.	Filing Date	Patent No.	Status	Relation to Other Patents	Title
DynaText	07/733,204	7/19/91	N/A	Abandoned 4/7/95	See 08/419,051	Data Processing System and Method for Generating a Representation of and Random Access Rendering ...
DynaText	2048039	7/29/91		Pending	See 07/733,204	Data Processing System and Method for Generating a Representation of and Random Access Rendering ...
DynaText	08/455,839	5/31/95	N/A	Abandoned 6/7/95	Divisional of 08/419,051 filed 4/7/95, a Continuation of 07/733,204, filed 7/19/91	Data Processing System and Method for Generating a Representation of and Random Access Rendering ...
DynaText	08/419,051	4/7/95	5,557,722	Issued 9/17/96	Continuation of 07/733,204	Data Processing System and Method for Generating a Representation of and Random Access Rendering ...

*The later issued patents on DynaText were drafted in an attempt to cover DynaWeb as well.

Product	Serial No.	Filing Date	Patent No.	Status	Relation to Other Patents	Title
DynaText	08/458,349	6/2/95	N/A	Abandoned 4/29/96	Divisional of 08/419,051 filed 4/7/95, a Continuation of 07/733,204, filed 7/19/91	Data Processing System and Method for Generating a Representation for and Random Access Rendering of ...
DynaText	08/488,547	6/7/95	5,708,806	Issued 1/13/98	Continuation of 08/419,051 filed 4/7/95, a Continuation of 07/733,204, filed 7/19/91	Data Processing System and Method for Representing; Generating a Representation of and Random Access Rendering ...
DynaText	08/480,611	6/7/95	5,644,776	Issued 7/1/97	Continuation of 08/419,051, a Continuation of 07/733,204 filed 7/19/91	Data Processing System and Method for Random Access Formatting of a Large Hierarchical ...
DynaWeb	08/552,553	11/3/95	N/A	Abandoned	See also 09/190,604	Client-Server Computer System for Large Document Retrieval on Networked Computer System ...
DynaWeb	08/616,930	3/15/96	5,893,109	Issued 4/6/99	See also 09/268,981	Generation of Chunks of a Long Document for an Electronic Book System ...

Product	Serial No.	Filing Date	Patent No.	Status	Relation to Other Patents	Title
DynaWeb	08/609,224	3/1/96		Pending		Computer System and Method for Customizing Context Information Sent With Document Fragments Across a Computer Network
DynaWeb	N/A	N/A	N/A	File Closed 12/4/96 (Decision not to File)	See 08/552,553	System and Apparatus for Conditional Translation of Marked-Up Text by a Server Based on Identity of Client
DynaText*	08/885,578	6/30/97	Not Yet Assigned	Pending (Issue Fee paid 3/26/99)	Continuation of 08/480,611, a Divisional of 08/419,051 filed 4/7/95, Continuation of 07/733,204	Data Processing System and Method for Representing; Generating a Representation of and Random Access Rendering ...
DynaWeb	09/190,604	11/12/98		Pending	Continuation of 08/552,553	Client-Server Computer Systems for Large Document Retrieval on Networked Computer System
DynaWeb	09/268,981	3/16/99		Pending	Continuation of 08/616,930	Generation of Chunks of a Long Document for an Electronic Book System

Product	Serial No.	Filing Date	Patent No.	Status	Relation to Other Patents	Title
DynaText*	Not Yet Assigned	7/13/99		Active File as of 2/12/99	Divisional of 08/885,578	Data Processing System and Method for Generating a Representation for and Random Access of ...
DynaText*	Not Yet Assigned	7/13/99		Active File as of 5/19/99	Divisional of 08/885,578	Data Processing and Method for Generating a Representation for and Random Access Rendering of ...
DynaText*	Not Yet Assigned	7/13/99		Active File as of 5/19/99	Divisional of 08/885,578	Data Processing System and Method for Generating a Representation for and Random Access Rendering of ...