FORM PTO-1619A Expires 06/30/99 OMB 0651-0027

01-24-2002



U.S. Department of Commerce Patent and Trademark Office PATENT

101957293 RECORDATION FORM COVER SHEET PATENTS ONLY

TO: The Commissioner of Patents and Trademarks	: Please record the attac	Attorney Docket No. 14089-00 thed original document(s) or copy(ies).
Submission Type / /// n /	Conveyance Type	
□ New		Security Agreement
Resubmission (Non-Recordation)	License	Change of Name
Document ib #	☐ Merger	Other
Correction of PTO Error Reel # 11700 Frame # 202	□ Merger	U.S. Government
Corrective Document	(For Use	e ONLY by U.S. Government Agencies)
Reel # Frame #		tmental File Secret File
Conveying Party(ies)	Mark if additional na	nes of conveying parties attached
		Execution Date Month Day Year
Name (line 1) AKASHIC MEMORIES CORP	PORATION	12 09 1999
Name (line 2)		
Second Party		Execution Date
		Month Day Year 12 09 1999
Name (line 1) STORMEDIA, INC.		12 00 1000
Name (line 2)		
Receiving Party	☐ Mark if add	ditional names of receiving parties attached
Name (line 1) UNITED MODULAR CORPO	RATION	If document to be recorded
		is an assignment and the receiving party is not
Name (line 2)		domiciled in the United St an appointment of a dome
(in 1) Coo Highland Circle		representative is attached (Designation must be a
Address (line 1) 993 Highland Circle		separate document from
Address (line 2)		Assignment.)
, (66,166)		94024
Address (line 3) Los Altos	CA	Zip Code
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and Trademark Office, Chief Information Officer, Chief Information Officer, Washington Project (0651-0027), Washington Brademark Assignment Practice. DO NOT SEND REQUEST Trademark Assignment Practice. Mail documents to be re-		

PATENT

REEL: 012483 FRAME: 0625

FORM PTO-161 Expires 06/30/99 OMB 0651-0027	9B Page 2	U.S. Department of Commerce Patent and Trademark Office PATENT
Correspondent	Name and Address Area Code and Telephone Number	NENA BAINS (650) 326-2400
Name	Townsend and Crew LLP	
Address (line 1)	Two Embarcadero Center	
Address (line 2)	Eighth Floor	
Address (line 3)	San Francisco, CA 94111	
Address (line 4)		
Pages	Enter the total number of pages of the attached conveyance dincluding any attachments	ocument # 46
If this document is being signed by the first name Patent Coopera Enter PCT only if a but	Application Number or the Patent Number (DO NOT ENTER BOTH of Application Number(s) Pate 4,861,662 Gilled together with a new Patent Application, enter the date the patent applicated executing inventor. Ition Treaty (PCT) Tapplication number PCT PCT PCT PCT PCT PCT PCT PC	ent Number(s)
Fee Amount	Fee Amount for Properties Listed (37 CFR 3.41):	\$ 40.00
Method of Deposit Ac Enter for pay		# 20-1430 Yes ⊠ No □
Otatamant and	Signature	
Statement and To the bes attached c indicated l	t of my knowledge and belief, the foregoing information is true a opy is a true copy of the original document. Charges to deposit a	
NENA BAINS		29 OCTOBER 2001
Name of Pers	on Signing Signature	Date

PA 3134290 v2

FORM PTO-1619A Expires 06/30/99 OMB 0651-0027

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U.S. Department of Commerce Patent and Trademark Office **PATENT**

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		Attorney Docket No. 140890000
		ttached original document(s) or copy(ies).
Submission Type	Conveyance Typ	·
New Resubmission (Non-Recordation)	Assignment	Security Agreement
Document ID #	License	Change of Name
Correction of PTO Error	☐ Merger	Other
Reel # Frame #		U.S. Government
Corrective Document	`	Use ONLY by U.S. Government Agencies)
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Conveying Party(ies)	Mark if additional	names of conveying parties attached
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Name (line 1) AKASHIC MEMORII	ES CORPORATION	12 09 1999
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Name (line 2)		
Second Party		Execution Date
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Name (line 1) STORMEDIA, INC.		12 09 1999
Name (line 2)		165036770
	☐ Mark if	additional names of receiving parties attached
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		separate document from
Address (line 2)		Assignment.)
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and Budget, Paperwork Reduction 17 June 200 NOT SEND	REQUESTS TO RECORD ASSIGNING	information to:
Trademark Assignment Flactice. Mail documen	ts to be recorded with required	d cover sheet(s) information to: ssignments , Washington, D.C. 20231
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PATENT

REEL: 012483 FRAME: 0627

FORM PTO-1619B Expires 06/30/99 OMB 0651-0027		Page 2	U.S. Department of Commerce Patent and Trademark Office PATENT
Correspondent Nam	ne and Address	Area Code and Telephone Number	NENA BAINS (650) 326-2400
Name To	wnsend and Townse	end and Crew LLP	
Address (line 1) Tw	o Embarcadero Cen	ter	
Address (line 2) Eig	hth Floor		
Address (line 3) Sai	n Francisco, CA 941	111	
Address (line 4)			
	er the total number o luding any attachmen	f pages of the attached conveyance its	document # 39
Patent Appl 08/780,381 09/653,444 0 If this document is being filed to signed by the first named executed by t	ent Application Number of ication Number(s) 9/165,513 09/6 9/716,876 oogether with a new Patent outing inventor. Treaty (PCT) ication number oplication	r the Patent Number (DO NOT ENTER BOTH	tent Number(s) 4,880,514 5,599,632 5,723,033 5,800,863 6,139,695 6,139,936
Number of Propertie		otal number of properties involved.	# 17
Fee Amount Method of Paymore Deposit Account Enter for payment b	ent: Ei t y deposit account or it add Deposit Ac	nclosed Deposit Account Ditional fees can be charged to the account.)	# 20-1430
		ion to charge additional fees:	Yes 🛛 No 📙
Statement and Sign To the best of n attached copy is indicated herein	ny knowledge and bel s a true copy of the o	lief, the foregoing information is true riginal document. Charges to deposi	and correct and any it account are authorized, as 28 MARCH 2001
NENA BAINS		Signature	Date
Name of Person S	igning	Jighature	

FORM PTO-1619C Expires 06/30/99 OMB 0651-0027

RECORDATION FORM COVER SHEET CONTINUATION PATENTS ONLY

U.S. Department of Commerce Patent and Trademark Office PATENT

	ATENTS ONE!
Conveying Party(ies)	Mark if additional names of conveying parties attached
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Name (line 2)	
	Execution Date
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	Execution Date
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	is an assignment and the
Name (line 2)	receiving party is not domiciled in the United
	States, an appointment of a domestic
Address (line 1)	representative is attached.
	(Designation must be a separate document from
Address (line 2)	Assignment.)
Address (line 3)	State/Country Zip Code
City	State/Country Zip Code
Name (line 1)	☐ If document to be recorded
	is an assignment and the receiving party is not
Name (line 2)	domiciled in the United States, an appointment
	of a domestic
Address (line 1)	representative is attached. (Designation must be
	a separate document from
Address (line 2)	Assignment.)
Address (line 3) City	State/Country Zip Code
	mber(s)
Application Number of	the Patent Number (DO NOT ENTER BOTH numbers for the same property).
Patent Application Number(s)	6 103 260
Patent Application	6,193,590 5,798,164 6,183,860
PA 3134290 v1	

Attorney Docket No.: 14089-00000US

ASSIGNMENT

WHEREAS, STORMEDIA INCORPORATED, a Delaware corporation, and AKASHIC MEMORIES CORPORATION, a California corporation, hereinafter referred to as "ASSIGNORS," are the record owners of the patents and patent applications identified in the attached Schedules.

WHEREAS, UNITED MODULE CORPORATION, a California corporation, having a mailing address of 993 Highland Circle, California 94024, hereinafter referred to as "ASSIGNEE," wishes to confirm acquisition of and to acquire all interest of ASSIGNORS in all said inventions and in Letters of Patent that have been granted on the same, effective on about December 9, 1999, the date on which the U.S. Bankruptcy Court for the Northern District of California, San Jose Division, issued a Court Order approving assignment of all said patents and patent applications to ASSIGNEE, a copy of which is attached herewith.

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged by ASSIGNORS, ASSIGNORS have sold, assigned, and transferred, and by these presents does sell, assign, and transfer to ASSIGNEE and ASSIGNEE'S successors, all right, title and interest in all said inventions and in and to said Letters Patent which may hereafter be granted or have been granted on the same in the United States and all other countries throughout the world, including any right to license and enforce rights for past infringement, said interest to be held and enjoyed by ASSIGNEE and ASSIGNEE'S successors and assigns as fully and exclusively as it would have been held and enjoyed by ASSIGNORS had this assignment not been made, for the full term of any Letters Patent and Registrations which may be granted thereon, or of any division, renewal, continuation in whole or in part, substitution, conversion, reissue, prolongation or extension thereof.

IN TESTIMONY WHEREOF, this Assignment is executed this 267 day of March, 2001.

usan L. Uecker

Title:

SS.

Stormedia Estate Representative

STATE OF CALIFORNIA

COUNTY OF San Francisco

personally appeared Susant. Necker, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument, and acknowledged to me that he/she executed the same in his/her authorized capacity, and that by his/her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

My Commission Expires: 4/30/01

PA 3131570 v1

ANNE YANOW Comm. #1136188 City & County of San Francisco Comm. Exp. April 30, 2001

SCHEDULE A AKASHIC MEMORIES CORPORATION

U.S. PATENT PROPERTIES

Patent No. Issue Date	Appl. No. Filing Date	Title	TTC Ref (Country)
4861662 08/29/89	07/010381 02/03/87	Protective Layer For Magnetic Disk	014089-000300US
4880514 1 1 /14/89	07/085300 08/10/87	Method Of Making A Thin Film Magnetic Disk	014089-000400US
5599632 02/04/97	08/435440 05/10/95	Carbon Seedlayer On Non-Metallic Substrates For Magnetic Recording Media	014089-001700US
5705044 01/06/98	08/511665 08/07/95	Modular Sputtering Machine Having Batch Processing & Serial Thin Film Sputtering	014089-002000US
5723033 03/03/98	08/524725 09/06/95	Discrete Track Media Produced By Underlayer Laser Ablation	014089-002200US
5800863 09/01/98	08/782988 01/14/97	Carbon Seedlayer On Non-Metallic Substrates For Magnetic Recording Media	014089-001710US
5858477 01/12/99	08/761336 12/10/96	Method For Producing Recording Media Having Protective Overcoats of Highly Tetrahedral Amorphous Carbon	014089-002520US
6139695 10/31/00	08/692367 08/06/96	Modular Deposition System Having Batch Processing & Serial Thin Film Deposition	014089-002010US
6139936 10/31/00	08/947647 10/09/97	Discrete Track Media Produced By Underlayer Laser Ablation	014089-002210US
6193590 02/27/01	09/048869 03/26/98	Abrasive Tape For Texturing Magnetic Recording Media	014089-001820US
Fees/Dwgs. submitted	08/780381 01/08/97	Magnetic Recording Media Having CrTIX Underlayers To Reduce Circumferentially/Radial Anistoropy and Methods for Their Production	014089-002310US
12/21/00	09/165513 10/02/98	Method Of Producing Recording Media Having Protective Overcoats of Highly Tetrahedral Amorphous Carbon	014089-002540US
	09/648341 08/25/00	Method Of Producing Recording Media Having Protective Overcoats of Highly Tetrahedral Amorphous Carbon	014089-002550US
	09/653444 08/31/00	Modular Deposition System Having Batch Processing & Serial Thin Film Deposition	014089-002030US

Schedule of U.S. Patents for Stormedia, Inc. and

Akashic Memories Corporation

SCHEDULE B STORMEDIA, INC.

U.S. PATENT PROPERTIES

Patent No. Issue Date	Appl. No. Filing Date	Title	TTC Ref (Country)
5798164 08/25/98	08/503785 07/18/95	Zone Textured Magnetic Recording Media	014089-001810US
6183860 02/06/01	09/072415 05/04/98	Magnetic Recording Media Having CrMo Underlayers	014089-003100US
144 244 1	09/716,876 11/20/00	Magnetic Recording Media Having CrMo Underlayers	014089-003110US

PA 3131791 v1

ORIGINAL

BRUCE BENNETT (SBN 105430) JOHN L. AMSDEN (SBN 137168) HENNIGAN, MERCER & BENNETT 601 South Figueroa Street, Suite 3300 Los Angeles, California 90017 Telephone: (213) 694-1200

FILED

KEENAN G. CASADY, CLERK United States Bankruptcy Court San Jose, California

Reorganization Counsel for Debtors and Debtors in Possession

STORMEDIA INCORPORATED, a

STRATES PTE. LTD., a company organized

KUBOTA TECHNOLOGIES SDN. BHD., a

AKASHIC MEMORIES CORPORATION,

STORMEDIA INTERNATIONAL, LTD., a company organized under the laws of the

Debtors.

STRATES SDN. BHD., f/k/a AKASHIC

company organized under the laws of

Delaware corporation;

under the laws of Malaysia;

a California corporation; and

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Malaysia;

Cayman Islands,

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HENNIGAN, MERCER & BENNETT

UNITED STATES BANKRUPTCY COURT

FOR THE NORTHERN DISTRICT OF CALIFORNIA

SAN JOSE DIVISION

Case No. 98-58275-ASW (Chapter 11) [This pleading applies to all jointlyadministrated cases] 98-58275-ASW, 98-58276-ASW 98-58277-ASW, 98-58278-ASW 98-58508-ASW

ORDER APPROVING (I) ASSIGNMENT OF PATENTS TO UNITED MODULE CORPORATION FREE AND CLEAR OF ALL EXISTING LIENS AND ENCUMBRANCES, AND (II) REJECTION OF SEAGATE CROSS-LICENSE AGREEMENT

Hearing:

Date:

December 9, 1999

Time:

2:15 p.m.

Place:

Courtroom of the

Honorable Arthur S. Weissbrodt

280 South First Street

San Jose, CA 95113

ORDER APPROVING (I) ASSIGNMENT OF PATENTS TO UNITED MODULE CORPORATION FREE AND CLEAR OF ALL EXISTING LIENS AND ENCUMBRANCES; AND (II) REJECTION OF SEAGATE CROSS-LICENSE AGREEMENT

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On December 9, 1999, the Motion of Debtors and Debtors in Possession for Order Approving (I) Assignment of Patents to United Module Corporation Free and Clear of all Existing Liens and Encumbrances, and (II) Rejection of Seagate Cross-License Agreement (the "Patent Motion") came on regularly for hearing before the Honorable Bankruptcy Judge Arthur S. Weissbrodt, presiding. John L. Amsden of Hennigan, Mercer & Bennett appeared on behalf of the debtors and moving party, Michael B. Schwarz of LeBoeuf, Lamb, Greene & MacRae LLP appeared on behalf of the Official Committee of Unsecured Creditors (the "Committee") and Jennifer Hagle of Sidley & Austin appeared on behalf of the Bank Group. Other appearances were noted on the record of the Court.

Upon review of the Patent Motion, the Declaration of Pablo Luther in support thereof and other pleadings and papers on file with the Court, and after consideration of the arguments of counsel, the Court finds that (a) notice of the Patent Motion was appropriate under the circumstances, (b) the legal and factual basis for the relief set forth in the Patent Motion and supporting papers establish good cause for granting the relief sought in the Patent Motion and (c) upon consummation of the Patent Assignment Agreement, United Module Corporation ("UIC") shall have purchased the Patents in good faith pursuant to Section 363(m) of the Bankruptcy Code and shall be entitled to the benefits thereof, and, based thereon, it is hereby

ORDERED, that the Patent Motion is GRANTED; and it is further

ORDERED, that the Court hereby APPROVES the execution, delivery, and performance by the Debtors of their rights and obligations under the Patent Assignment Agreement, a copy of which is attached hereto as Exhibit A; and it is further

ORDERED, that, upon full payment of the consideration therefore, the Patents are and shall be transferred to United Module Corporation ("UIC"), free and clear of all existing liens and encumbrances; and it is further

ORDERED, that the net proceeds of the sale of the Patents shall be deposited into one of the Debtors bank accounts subject to any valid, perfected and enforceable liens, claims and interests of the Bank Group but subject to all applicable defenses, rights of avoidance and other powers and

ights of the Debtors and/or the Committee, subject in each case to the settlement	among the
Debtors, the Committee and the Bank Group, which was approved by this Court of	on December 3,
999, and the Second Amended Joint Plan of Reorganization for the Jointly Admi	nistered Debtors
Dated November 12, 1999; and it is further	

ORDERED, that the net proceeds of the sale of the Patents pursuant to the Patent Assignment Agreement shall be allocated fifty percent (50%) to debtor Akashic Memories Corporation and fifty percent (50%) to debtor StorMedia Incorporated; and it is further

ORDERED, that, pursuant to Bankruptcy Code section 365(a), the rejection of the Seagate Cross-License Agreement, a copy of which is attached hereto as Exhibit B, is hereby APPROVED, and it is further

ORDERED that, upon the written consent of the Committee and the Bank Group, the commission payable to IP Managers, Inc. resulting from the consummation of the Patent Assignment Agreement in all respects consistent with the Order Authorizing Debtors to Employ I.P. Managers, Inc. as Licensing and Sales Representatives may be paid to I.P. Managers, Inc., out of the gross proceeds of the sale without further application to this Court, and it is further

ORDERED, that for good cause shown, this Order shall be effective immediately.

DATED: December _____, 1999

HENNIGAN, MERCER'S BENNETT

UNITED STATES BANKRUPTCY JUDGE

PATENT ASSIGNMENT AGREEMENT

This Patent Assignment Agreement (this "Agreement"), effective as of November 15, 1999, is made by and between StorMedia Incorporated, a Delaware corporation; Strates Pte. Ltd. ("Strates"), a Singapore corporation; Strates Sdn. Bhd., f/k/a Akashic Kubota Technologies Sdn. Bhd. ("Strates Sdn."), a Malaysia corporation; Akashic Memories Corporation ("Akashic"), a California corporation; and StorMedia International, Ltd., a Cayman Islands company ("StorMedia Int'l") (collectively, "StorMedia"), having a mailing address of c/o Hennigan, Mercer & Bennett, 601 S. Figueroa Str., Ste. 3300, Los Angeles, California 90017 and United Module Corporation ("Assignee"), a California corporation having a mailing address of 993 Highland Circle, Los Altos California 94024.

StorMedia owns the Patents (defined below) and Assignee desires to obtain an assignment of the Patents, subject to the following terms and conditions.

NOW, THEREFORE, in consideration of the following, and intending to be legally bound, the parties agree as follows:

- 1) Definitions. As used in this Agreement:
 - (a) "Assignment Agreements" means the agreements assigning ownership of the Patents from the inventors and prior owners to StorMedia.
 - (b) "Licenses Granted" means the licenses under the Patents that StorMedia has granted, a list of which is attached hereto as Exhibit D.
 - (c) "License Agreements" means the license agreements as to the Licenses Granted.
 - (d) "List of Prosecution Counsel" means the names and addresses of prosecution counsel who are currently handling the Patents, and/or who handled those prosecutions.
 - (e) "StorMedia's Knowledge" means the actual knowledge of Steve Abely and Pablo Luther.
 - (f) "Patent Files" means all files in StorMedia's possession or control directly relating to the Patents.
 - (g) "Patents" means the United States and foreign patents and patent applications listed on Exhibit A, attached hereto and made a part hereof, and all

EXHIBIT A

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extensions, renewals, divisions, continuations, reissues and reexaminations thereof.

- Assignment of the Patents. Effective upon full payment required by paragraph 6(a), StorMedia hereby sells, assigns and conveys to Assignee its entire right, title and interest in and to the Patents, including without limitation all rights of StorMedia (a) under the Assignment Agreements and (b) to sue for past infringements of the Patents, including (i) the right to collect and receive any damages, royalties, or settlements for such infringements and (ii) any and all causes of actions relating to any of the inventions or discoveries described in the Patents; provided, however, that this assignment is subject to the Licenses Granted.
- 3) <u>Assignment of the Patent Files</u>. StorMedia hereby assigns to Assignee all of the Patent Files.
- 4) <u>Deliveries</u>. Within twenty (20) days after payment of the purchase price for the Patents, StorMedia will deliver to Assignee in accordance with Assignee's instructions:
 - (a) The Patent Files; and
 - (b) The List of Prosecution Counsel.
- 5) <u>StorMedia Cooperation</u>. In aid of the assignment of paragraph 2, and conditioned upon payment of the purchase price for the Patents, StorMedia will provide reasonable assistance to Assignee in:
 - (a) Locating the inventors for the Patents and in authorizing those inventors to discuss with Assignee and its representatives all matters reasonably related to and/or concerning the inventions embodied in those Patents (without regard to any obligations of confidentiality or otherwise that may be owed to StorMedia);
 - (b) Providing copies of any additional files and information relevant to the Patents;
 - (c) Providing letters of instruction and revocations of Powers of Attorney with respect to prosecution counsel for the Patents;
 - (d) Executing and delivering any additional documents which are reasonably required in order to effectuate the assignment accomplished by this Agreement, including without limitation the assignment of Exhibit B and such further

EXHIBIT A

Confidential

documents as may be reasonably necessary with respect to the laws of the U.S. or any other jurisdiction; and

(e) Cooperating in any litigation and licensing of the Patents; provided, however, that Assignee will pay (i) all resulting recording, legalization and other fees relating to the Patents and (ii) reasonable per diem fees and out-of-pocket expenses in connection with the time of StorMedia employees and StorMedia's outside counsel required by requests of Assignee under this paragraph 5.

6) Payment.

- (a) In full consideration of the assignment of paragraphs 2 and 3, Assignee will pay to StorMedia the sum of TWO MILLION FIVE HUNDRED THOUSAND U.S. DOLLARS (\$2,500,000). One Hundred Thousand Dollars (\$100,000) of the forgoing sum shall be paid on or before November 19, 1999 by a check delivered to counsel for StorMedia for deposit into such counsel's trust account pending approval of the bankruptcy court, and, conditioned upon unconditional approval and confirmation of this Agreement by the Bankruptcy Court by written order entered on the record prior to December 29, 1999, the balance shall be paid on or before December 31, 1999, in accordance with the wire transfer instructions provided by StorMedia. Upon the full payment by Assignee under this Agreement, StorMedia shall promptly cause to be paid to IP Managers, Inc., the amount owing under the December 22, 1997 Representation Agreement previously approved by the bankruptcy court. In no event shall Assignee have any liability for the payment of amounts due to IP Managers, Inc. No other sums or royalties shall be due to StorMedia or any other as a result of this Agreement or the conveyance hereunder.
- (b) Payment is due in the United States in United States Dollars.
- (c) The payment of paragraph 6(a) is exclusive of any and all value added, withholding, excise and other similar taxes, which are the responsibility of Assignee.
- (d) Upon payment of the first installment described in paragraph 6(a) above, the StorMedia representatives will immediately take all reasonable actions to cause the payment of all then due and all past due maintenance fees for the Patents.
- (e) If the bankruptcy court approval has not been obtained and entered on or before December 29, 1999, all payments made by Assignee under this Agreement will be immediately refunded, and StorMedia and Assignee will be released in full from any and all obligations under this Agreement.

EXHIBIT A

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REEL: 012483 FRAME: 0638

- 7) <u>Warranties</u>. Subject to paragraph 8, StorMedia represents and warrants to Assignee that:
 - (a) It owns the entire right, title and interest to the Patents;
- (b) Upon entry of the order of the bankruptcy court approving this Agreement, and full payment therefore, the Patents shall be assigned and transferred free of any claims, liens and encumbrances;
 - (c) Subject to the approval by the bankruptcy court, it possesses the right and power to enter into this Agreement and grant the rights granted herein;
- (d) No licenses or covenants not to sue have been or will be granted by StorMedia under the Patents, except for the Licenses Granted and, to the best of StorMedia's Knowledge, there are no grants of rights under the Patents (including grants to former owners and inventors), except for the Licenses Granted.
- (e) Assignee's counsel has been given access to complete, true and correct copies of the License Agreements, subject to redaction of certain third party confidential information not relevant to the scope of the license (e.g. royalty rates);
 - (f) All Patent Files have been or will be delivered to Assignee;
- (g) To the best of StorMedia's Knowledge, with no investigation having been made or required to be made, StorMedia has not engaged in any material conduct, or omitted to perform any necessary act, the result of which would invalidate any claims of any of the Patents or preclude their enforceability;
- (h) The names and addresses of inventors provided to Assignee are true and correct, to the best of StorMedia's Knowledge, with no investigation having been made or required to be made; and
- (i) The Patents are subsisting (unless their full terms have expired), and all maintenance fees and annuities to date have been paid, except as stated in Exhibit C.
- (j) Upon bankruptcy court approval, StorMedia shall have obtained all requisite approval and consent from judicial and other authorities (including without limitation, the Bankruptcy Court, the Office of the U.S. Trustee and any creditors committees which may be involved) for this Agreement and the Assignments involved.

EXHIBIT A

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- To the best of StorMedia's Knowledge, Pablo Luther is the current agent of StorMedia with the most knowledge concerning the representations (d), (g) and (h) herein.
- Promptly upon the execution of this Agreement by all parties, StorMedia (I)shall file a motion with the Bankruptcy Court for (i) approval of this Agreement and the performance of its obligations thereunder, and (ii) approval of StorMedia's rejection of the Seagate Cross-License Agreement, which agreement is listed on Exhibit D hereto; provided, however, that StorMedia makes no representation or warranty whatsoever concerning the effect of such rejection.

8) Limitations on Warranties.

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- StorMedia makes no warranties as to the validity or enforceability of any (a) of the Patents.
- StorMedia makes no warranties that the practice of any of the Patents (b) does not infringe any third party patents.
- Except as set forth in paragraph 7, StorMedia makes no warranties (c) whatsoever, including without limitation warranties of merchantability or fitness for a particular purpose.
- Remedies. In the event of any breach of warranty, Assignee's remedy shall be 9) limited to the refund of a pro-rata portion of the consideration paid under paragraph 6(a) applicable to the Patent, which sum shall diminish annually based on the diminution of the remaining term of the applicable Patent from the date of execution of this Agreement.
- Assignability, Successors and Assigns. Assignee may assign this Agreement and 10) all rights and interests with respect to the Patents, and, upon written notice of such assignment on or before December 31, 1999, StorMedia will execute the attached Assignment in the name of such an assignee of Assignee's rights. This Agreement shall be binding on the parties and their successors and assigns.
- Governing Laws. The validity and interpretation of this Agreement and the 11) rights and duties of the parties shall be governed by the laws of the State of California, without regard to conflicts of laws principles. The state and federal courts of California shall have exclusive jurisdiction to hear any lawsuit between the parties.

EXHIBIT A

Confidential

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- Confidentiality. StorMedia and Assignee agree to keep in confidence and not to 12) disclose to any third party the terms and conditions of this Agreement, except to the extent required by statute or regulation or order of a court of competent jurisdiction or as may be required to obtain the bankruptcy court's approval of this Agreement.
- This Agreement may be executed in duplicates and \cdot 13) Counterparts. counterparts, which, taken together, will be deemed and serve as an original. In addition, the parties agree that their authorized representatives may bind them to the terms of this Agreement with signatures exchanged by fax, provided that original signature pages will be substituted for those fax signatures as preimptly as reasonably possible, and that each party intends to retain one fully executed original of this Agreement, and each of those duplicate "wet" signature originals will be deemed to be an original of this Agreement.
- Entire Agreement. This is the entire agreement between the parties as to the 141 Patents. There are no other agreements or understandings, written or oral, express or implied.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed and delivered in the United States by their duly authorized representatives.

StorMedia

Title: C.F.O. Assignee

Name: Peter Courtui

Title: CEO

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MOU StorMedia and United Module

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EXHIBIT A

List of Patents

EXHIBIT A

Confidential

Parties Files: Issued and Pending P	atents				Application			
ב מוכווו המהם וויים	Status	Pat. No.	Country	Date	Serial No	Date Published	Category	
0	Pending				63-502152	_		
	Pending				88-00419	2/2/88 ?	Carbon Film	
-	Issued	4861662	US	8/29/89		issued	Carbon Film	
i	Pending				101219/86	5/2/86 ?	Magnetic Film	
-	Issued	4880514	SN	11/14/89	-	issued	Magnetic Film	
ŧ	Pending				87/03130	12/17/87 ?	Underlayer	
1	Pending				94/00328	1/6/94 Yes	Glass	
1	Issued	5599632	SN	2/4/97		Issued	Carbon Film/Glass	388
	panss	5800863	OS	9/1/98		issued	Carbon Film/Glass	388
111 Carbon Seedlayer on Not-Metallic Substitution for their Produ	penssi	5798164	SN	8/25/98		issued	Texture	3
113 Zone Textured Magnetic Recording Media & Methods for their Produ	Pending				09/048869	3/26/98 No	Texture	
- [Pending	-			85104424	4/13/96 ?	į۶	System
-:	lssued	5705044	SN	1/6/98	•	issued	Sputtering Svs	System
!					08/692367	8/6/96 No	Sputtering Sys	System
	Pending				08/925610	9/8/97 No	Sputtering Sys	System
)	lssued	91797	ξ	4/17/98	-	issued	Texture	
1	Issued	5723033	SO	3/3/98	-	issued	Texture	
1	Pending				08/947647	10/9/97 No	Texture	
i	Pending				97/02532	2/18/97 Yes(W097/30840)	1 -	
Ī	panssi	92689	≥	5/28/98		issued	1	
1277 Magnetic Recording Media having Critix Underlayers to Reduce Circu	- :				08/780381	1/8/97 No	T-	
<i>!</i> L	Pending				97/09375	5/29/97 Yes(W097/45834)	T	
139 Recording Media naving Protective Overcoats of highly Tetrahedral	Issued	5,858,477	US	1/12/99	08/761336	12/10/96 No	T	
13.50 Recording Media Having Flores & Methods for their Pro					97/09393	5/29/97 Yes(W097/45855)	Ť-	
					08/761338	12/10/96 No		
					C9/072415	5/4/98 No	Magnetic Film	
Â۱	lssued	5470447	SN	11/28/95	315,092	issued	Heads	
137 Carbon Coated head will insurance (Peritectic Allov)	ssued	5421975	ns	6/6/95	986,986	issued	Underlaver	
	lssued	5482785	SN	1/9/96	346,474	issued	Underlaver	
1	lssued	5660695	SO	8/27/97	375,961	issued	Test	
- 1	Issued	5462796	SO	10/31/95	887,187	issued	Underlaver	5)10
1	ssued	5620574	Sn	4/15/97	296,958	penssi	2	ن وريد ا
- ;	Issued	5674582	ns	10/7/97	363,725	panssi	Lubrication	3
143 Zone Lubrication Dispersed in Vertrel XF	Issued	5718942	OS	2/17/98	673,338	issued	Lubrication	
T	lssned	5721033	SO	2/24/98	684,854	issued	7	
1	lssued	5726455	ns	3/10/98	640,567	issued	Test	
i	panss	5774303	Sn	6/30/98	409,698	issued	Heads	
147 SIM I extured nead	Pending				08/979427	6/30/95 No	Lubrication	
Ī	Issued	5958543	NS	9/28/99	08/673342	7/7/95 No	2	
T	Issued	5851601	ns	12/22/98	08/921297	9/3/96 No		
1	Pending				09/037283	3/31/97 No	Sputtering System	tem
15/ Target Proming with Laser Modulation	Pending			1	09/079941	5/15/98 No	Texture	
136 Disk Texturing Evaluation (Resonance, etc.)	Pending				2	6/25/98 No	Test	1
7								

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161 Dual Domain	Pending				60/088322	6/4/98 No	
166 Co-N-Cr-P Magnetic Layer	lssned	5013616	ns	5/7/91	581266	issued	Magnetic Film
•	Issued	5082750	SN	6/21/92	424500	issued	Magnetic Film
1	lssued	5314745	Sn	8/18/92	931366	issued	Glace
!	lssued	5480733	Sn	1/2/96	208958	issued	Magazin Cilm
	Pending				054155JP	6	Magnetic Fillin
	Issued	5700593	SN	12/23/97	9.5-152403JP	6/23/93 issued	Magnetic Filti
-	Issued	5789090	Sn	8/4/98	692491	8/6/96 No	Underlayer
1	Issued	2071152	٩	7/10/96	272653	issued (S63_12743	
:	horo Issued	2048055	J.	4/25/96	170547	issued (SH01-0132	
1	m Issued	2626737	٩	4/18/97	057056	issued (H01,03050	
-	m Issued	2747695	٩	2/20/98	057047	Issued (H01,23252	
:	panss	2527616	٩	6/14/96	147637	Issued (H03-01284	Magazio Elles
;	Issued	2527617	٩	6/14/96	147638	Issued (H03-01281	
	Issued	2527618	ď	6/14/96	147639	Issued (H02-10201	Magnetic
-	Issued	2544205	٩ſ	7/25/96	147640	Issued (H02-19201	
-	Issued	2552546	ਯੂ	8/22/96	147641	Issued (H03-01281	Magnette Film
:	agne Issued	2544206	٩ſ	7/25/96	208930	issued (H03-07141	
191 Protective Film Structure for Magnetic Layer of Magnetic Recordin	din Issued	2527623	طر	6/14/96	208935	Issued (H03-07341	42
· -	lssued	2723153	٩L	11/18/97	094672	issued (H04-25330	
163 Heat Sink Laver for Disk Substrate	Issued	2724067	굨	11/18/97	006791	issued (H05-19794	~~+~
Underlayer Comprising CrB Alloy	lssued	2721624	머	10/28/97	253084	issued (HO6-10411	Underlayer
	Bo Issued	2834154	ď	10/2/98	266956	issued (H02-11341	
Carbonaceous Protective Film for Metal Thin film Type Magnetic Re					042266	2/22/90 No (H03-245321)	Carbon Eilm
_	Pending				134595	5/24/90 No (H04-028013)	Magnetic City
1	or Pending				176797	7/3/90 No (H04-064920)	Carbon Eilm
199 Manufacture of Thin Metallic Film Type Magnetic Recording Disk	Pending		5		192607	7/19/90 No (H04-079025)	Magnetic Film
i					054155	3/15/93 No (H06-267050)	Magnetic Film
1	Pending				065502	3/24/93 No (H06-295433)	Magnetic Film
					082122	4/8/93 No (H06-295433)	Magnetic Film
	ım Pending	_			101564	4/27/93 No (H06-309666)	Magnetic Film
1		2802016	굡	7/10/98	101565	issued	Inderlaver
:	Pending				143942	6/15/93 No (H07-006362)	2
224 Metallic Thin Film Type Magnetic Recording Medium	Pending		:		149469	6/21/93 No (H07-006344)	Magnetic Film 1
225 Head Floating amount Measuring Device for Hard Disk	Pending		ı		150754	6/22/93 No (H07-014334)	Test
226 Head Floating amount Measuring Device for Hard Disk	Pending		•		155554	6/25/93 No (H07-014335)	Test
231 Magnetic Recording Medium and its Production	Pending			:	049212	3/18/94 No (H07-262547)	2
232 Metallic Thin Film Type Magnetic Recording Medium	Pending				081827	4/20/94 No (H07-287830)	Magnetic Film
233 Metal Thin Film Magnetic Recording Medium	Pending				164122	7/15/94 No (H08-031638)	Magnetic Film
234 Substrate for Magnetic Recording Medium and its Production	Pending				208835	9/1/94 No (H08-077553)	Substarte
235 Magnetic Recording Medium	Pending				274034	11/8/94 No (H08-138226)	Magnetic Film
236 Magnetic Recording Medium	Pending				285325	11/18/94 No (H08-147660)	Magnetic Film
1	Pending				311865	12/15/94 No (H08-167142)	2
238 Production of Magnetic Recording Medium	Pending				020452	2/8/95 No (H08-212544)	2
239 Method and Apparatus for Inspecting Surface Defect	Pending				020453	2/8/95 No (H08-220003)	Test
240 Magnetic Recording Medium and its Production	Pending				029634	2/17/95 No (H08-221743)	2

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Metallic Thin Film Type Magnetic Recording Medium Medium and a Method of Manufacturing the sa	301248	1/23/96 No (H09-147341) Magnetic Film
		2/5/96 No
or Manufacturing the sa	33710 2	
	34461	
Magnetic Recording Medium	153606	6/14/96 No
,	319416 1	
	319462	1/29/96 No
	18702	
	125152	
	151191	
	125199	5/15/97 No
	125208	:
	162339	
	170081	
	Pending 173324 6	,
-	Pending 263628 9	
	Pending 325962 11	1/27/97 No TEST
	Pending 331374 1	
	Pending	2/11/07 N.

EXHIBIT A

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EXHIBIT B

ASSIGNMENT

acknowledged, StorMedia a corporation ('transfers and conveys to United Module Corpora ("Assignee"), its designees, successors, assigns and title and interest in and to the following patents at and all divisions, continuations, and renewals the (including but not limited to, all license royalties and all United States and foreign letters patents wapplications or any corresponding applications in States, and all reissues, extensions thereof, and in past, present and future infringement of any of the inventions or discoveries described therein, include such infringements and the right to sue on all such and benefit and the use and benefit of their successions.	Assignor"), hereby sells, assigns, ation, a California corporation degal representatives, the entire right inventions recof, and all proceeds therefor and proceeds of infringement entite which may be granted on the a a country foreign to the United an to any and all causes of action for Letters Patents, or relating to any ding the right to collect royalties for he causes of action for their own use scors, assigns and legal	ght,
representatives, each and every of the foregoing riassigned to be held and enjoyed by Assignee, its strepresentatives, as fully and entirely as the same was Assignor had this Assignment not been made. IN TESTIMONY WHEREOF, Assignor has caused in its name and behalf by affixing its hand and sea director, or agent, whose name and title appear be	uccessors, assigns and legal would have been held and enjoyed it this Assignment to be duly executed thereto by its designated officer,	
Executed at	this day of	
November, 1999 STORMEDIA M A M A		
Signature		
Name: PABLO LUTHER		
Title: <u>C. F. O.</u>		-
MOU StorMedia and United Module 8	Confidential	
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FXHIRIT A

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AGREEMENT dated as of July 1, 1995, between STORMEDIA INC. CO., LTD., a Delaware corporation (hereinafter called STORMEDIA), and SEAGATE TECHNOLOGY, INC., a Delaware corporation (hereinafter called SEAGATE).

Each of the parties has the right (as GRANTOR herein) to grant licenses to the other party (as 'GRANTEE herein) under certain patents and desires to acquire a non-exclusive license under such patents of the other party.

Each of the parties expects to continue research and development which will produce further patents and each party may require a non-exclusive license under such patents of the other party.

In consideration of the promises and mutual covenants herein contained, STORMEDIA and SEAGATE agree as follows:

1. Definitions

- 1.1. "Magnetic Disc" shall mean magnetic recording disc.
- 1.2. "Manufacturing Apparatus" shall mean any instrumentality or aggregate of instrumentalities primarily designed for use in the fabrication of Magnetic Discs.
- 1.3. "Licensed Patents" shall mean all patents, including utility models, design patents for type fonts and registrations for type fonts (but not including any other design patents or registrations), issued or issuing on patent applications entitled to an effective filing date prior to December 1, 2000, under which patents or the applications therefor GRANTOR or any of its Subsidiaries now has, or hereafter obtains, the right to grant licenses to GRANTEE of or within the scope granted herein without such grant or the exercise of rights thereunder resulting in the payment of royalties or other consideration by GRANTOR or its Subsidiaries to third parties (except for payments between GRANTOR and Subsidiaries of GRANTOR, and payments to third parties for inventions made by said third parties while employed by GRANTOR or any of its Subsidiaries). The term "Licensed Patents" shall also include said patent applications and any patent reissuing on any of the aforesaid patents, as well as any continuations, continuations-in-part and divisions based on such patents or patent applications. In the case of SEAGATE, the term "Licensed Patents" shall not include the patents and patent applications listed in Schedule 1.4. In the case of STORMEDIA, the term "Licensed Patents" shall not include the patents and patent applications listed in Schedule 1.5.
- 1.5. "Licensed Product" shall mean a Magnetic Disc, including, without limitation, any component or subassembly.
- 1.6. "Subsidiary" shall mean a corporation, company or other entity:
 - nore than fifty percent (50%) of whose outstanding shares or securities (representing the right to vote for the election of directors or other managing authority) are, now or hereafter, owned or controlled, directly or indirectly, by a party hereto, but such corporation, company or other entity shall be deemed to be a Subsidiary only so long as such ownership or control exists; or

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- 1.6.2. which does not have outstanding shares or securities, as may be the case in a partnership, joint venture or unincorporated association, but more than fifty percent (50%) of whose ownership interest representing the right to make the decisions for such corporation, company or other entity is, now or hereafter, owned or controlled, directly or indirectly, by a party hereto, but such corporation, company or other entity shall be deemed to be a Subsidiary only so long as such ownership or control exists.
- 1.7. "Licensed Combination" shall mean and be limited solely to a combination resulting from incorporation of a Licensed Product with other components into a larger assembly wherein the larger assembly is covered by a claim in a Licensed Patent, the Licensed Product has no other viable commercial use except in such larger assembly and the sale of the Licensed Product for use in that larger assembly would constitute contributory infringement of such claim as defined in 35 U.S.C. § 271(c) without regard to the clause reading "knowing the same to be especially made or especially adapted for use in an infringement of such patent," and, further, wherein such larger assembly, or any such other component, is not separately covered by any Other Claim in any patent of a licensing party.
- 1.8. "Other Claim" shall mean any claim in other than a Licensed Patent of a party, or any claim which covers a larger assembly or any component of a larger assembly into which a Licensed Product is or may be incorporated or for which the sale of such Licensed Product for incorporation into such larger assembly would not constitute contributory infringement as defined in 35 U.S.C. § 271(c) without regard to the clause reading "knowing the same to be especially made or especially adapted for use in an infringement of such patent."

2. Licenses and Immunities

- 2.1. Subject to the provisions of Section 2.7, STORMEDIA on behalf of itself and its Subsidiaries grants to SEAGATE a worldwide, fully paid-up, non-exclusive non-transferable, irrevocable, royalty-free license (without the right to sublicense, except as permitted under Section 3 below) in all countries of the world under STORMEDIA's Licensed Patents:
 - 2.1.1. to import, make, have made, use, lease, sell offer to sell and otherwise transfer Licensed Products or Licensed Combinations and to practice any method or process involved in the manufacture or use thereof; and
 - 2.1.2. to import, make, have made, use, and have used Manufacturing Apparatus and to practice and have practiced any method or process involved in the manufacture or use thereof.
- 2.2. In the event that neither STORMEDIA nor any of its Subsidiaries has the right to grant a license under any particular STORMEDIA Licensed Patent of the scope set forth above in this Section 2, then the license granted herein under said STORMEDIA Licensed Patent shall be of the broadest scope which STORMEDIA or any of its Subsidiaries has the right to grant within the scope set forth above.
- 2.3. Subject to the provisions of Section 2.7, SEAGATE on behalf of itself and its Subsidiaries grants to STORMEDIA a worldwide, fully paid-up, non-exclusive non-transferable,

Seagate-Stormedia Inc. Cross License

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irrevocable, royalty-free license (without the right to sublicense, except as permitted under Section 3 below) in all countries of the world under SEAGATE's Licensed Patents:

- 2.3.1. to import, make, have made, use, lease, sell, offer to sell and otherwise transfer Licensed Products or Licensed Combinations and to practice any method or process involved in the manufacture or use thereof; and
 2.3.2. to import, make, have made, use and have used Manufacturing Apparatus and to practice and have practiced any method or process involved in the manufacture or use thereof.
- 2.4. In the event that neither SEAGATE nor any of its Subsidiaries has the right to grant a license under any particular SEAGATE Licensed Patent of the scope set forth above in this Section 2, then the license granted herein under said SEAGATE Licensed Patent shall be of the broadest scope which SEAGATE or any of its Subsidiaries has the right to grant within the scope set forth above
- 2.5. SEAGATE, on behalf of itself and its Subsidiaries, hereby grants to the users of Licensed Products and Licensed Combinations manufactured, leased, sold or otherwise transferred by STORMEDIA or its sublicensed Subsidiaries within the scope of the licenses granted to STORMEDIA under this Agreement, an immunity from suit under SEAGATE Licensed Patents for the use, lease, sale, offer to sell, import or transfer of such Licensed Products or Licensed Combinations, and with respect to such claims of Licensed Patents for which the sale lease or ansfer of such Licensed Product or Licensed Combination would constitute contributory infringement as defined in 35 U.S.C. § 271(c) without regard to the clause reading "knowing the same to be especially made or especially adapted for use in an infringement of such patent;" provided, however, that except as provided in Section 2.7 below, such immunity shall not extend to the combination of Licensed Products or Licensed Combinations with other apparatus which is not supplied by STORMEDIA or its sublicensed Subsidiary.
- 2.6. STORMEDIA hereby grants to the users of Licensed Products manufactured, leased, sold or otherwise transferred by SEAGATE or its sublicensed Subsidiaries within the scope of the licenses granted to SEAGATE under this Agreement, an immunity from suit under STORMEDIA Licensed Patents for the use, sale, offer to sell, import or transfer of such Licensed Products or Licensed Combinations, and with respect to such claims of Licensed Patents for which the sale of such Licensed Product or Licensed Combination would constitute contributory infringement as defined in 35 U.S.C. § 271(c) without regard to the clause reading "knowing the same to be especially made or especially adapted for use in an infringement of such patent;" provided, however, that except as provided in Section 2.7 below, such immunity shall not extend to the combination of Licensed Products or Licensed Combinations with other apparatus which is not supplied by SEAGATE or its sublicensed Subsidiary.
- 2.7. Each party hereto, on behalf of itself and its Subsidiaries, covenants not to sue for direct infringement customers of the other party who purchase Licensed Products or Licensed Combinations from such other party solely because of such customer's incorporation of Licensed Products or Licensed Combinations into combinations under circumstances wherein the Licensed Product or Licensed Combination has no other viable commercial use except in such combination and the sale of such Licensed Product or Licensed Combination for use in such combination would constitute contributory infringement of a Licensed Patent(s) or Licensed Combinations(s) as defined in 35 U.S.C. § 271(c) without regard to the clause reading "knowing the same to be especially made or especially adapted for use in an infringement of such patent.". Except as above provided in this Section 2.7, no license or immunity is granted by either party hereto with respect

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PATENT



to the combination of Licensed Products with any other components, devices or assemblies that may be covered by Other Claims.

3. Extension of License to Subsidiaries

- 3.1. The licenses granted herein shall include the right of the parties hereto to sublicense their respective Subsidiaries and the right of such sublicensed Subsidiaries to sublicense other Subsidiaries. Each sublicensed Subsidiary shall be bound by the terms and conditions of this Agreement as if it were named herein in the place of the party with whom the sublicense originated. If a Subsidiary ceases to be a Subsidiary and holds any patents or patent applications under which a party hereto is licensed, such licenses will continue for the life of such patents or patent applications. Any sublicense granted to a Subsidiary shall terminate on the date such Subsidiary ceases to be a Subsidiary.
- 3.2. In the event a sublicensed Subsidiary of one party hereto is an Operating Subsidiary (as hereinafter defined) at the time it ceases to be a Subsidiary, and, with the written approval of said one party, requests in writing, within one hundred and eighty (180) days after ceasing to be a Subsidiary, a license agreement with the other party hereto upon terms and conditions substantially identical with the terms and conditions of this Agreement (except as bereinafter provided) the other party hereto agrees that it will enter into such license agreement forthwith. An Operating Subsidiary shall be any Subsidiary of one party hereto which at the time it ceases to be a Subsidiary has all of the following:
 - a line of marketable products; 3.2.1.
 - patents or other intellectual property relating to the line of marketable 3.2.2. products;
 - tangible assets at least equivalent in value to the lesser of twenty-five million U.S. dollars (\$25,000,000) or twenty percent (20%) of the total assets of the party of which it was formerly a Subsidiary; and
 - at the time of entry into such license agreement, it is not a corporation, 3.2.4. company or other entity who has either of the following owned or controlled by a third party:
 - more than fifty percent (50%) of its outstanding shares or securities (representing the right to vote for the election of directors or other managing authority); or
 - which does not have outstanding shares or securities, as may 3.2.4.2 be the case in a partnership, joint venture or unincorporated association, but more than fifty percent (50%) of its ownership interest representing the right to make the decisions for such corporation, company or other entity.
- Any such agreement with an Operating Subsidiary shall differ from this Agreement in the 3.3. following respects:
 - this Section 3 shall be omitted; 3.3.1.
 - the name of the Operating Subsidiary shall be substituted for the name 3.3.2. of the party hereto of which it was formerly a Subsidiary; and
 - in the event that such Operating Subsidiary is or becomes organized 3.3.3. under the laws of a country different from that of the party hereto of which it was

Seagate-Stormedia Inc. Cross License

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EXHIBIT B



formerly a Subsidiary, the parties shall negotiate in good faith an appropriate adaptation of such license agreement (other than royalty provisions) to accord with customary local law and practice.

4. Release

4.1 Each party, on behalf of itself and its Subsidiaries that are Subsidiaries on the date hereof, hereby irrevocably releases the other party, its Subsidiaries that are Subsidiaries on the date hereof, and their respective customers, mediate and immediate from any and all claims of infringement of any of the Licensed Patents, which claims have been made or which might be made at any time, with respect to any apparatus which includes any product manufactured, used, leased, sold or otherwise transferred by or for the other party or its Subsidiaries before the date hereof, and with respect to any method practiced in the manufacture or use of such apparatus, to the extent that such apparatus or method would have been licensed or the subject of any immunity hereunder had it been manufactured, used, leased, sold or otherwise transferred or practiced after the date hereof. Each party similarly releases the other with respect to any notice or claim of infringement of any patent not constituting a Licensed Patent, without however extending this release to customers of a party, to the extent the parties have actually notified the other of the claim or potential claim.

5. Other License Rights

- 5.1. It is recognized that the parties hereto or their respective Subsidiaries may now have or hereafter obtain, the right to grant licenses under one or more patents of any country, including utility models, design patents and registrations for type fonts, (but not including any other design patents or registrations) issuing on patent applications entitled to an effective filing date prior to December 1, 2000, but that such grant or the exercise of rights thereunds, will result in payment of royalties or other consideration by GRANTOR or its Subsidiaries to third parties. Each party (as GRANTOR herein) agrees that, upon written request, it will grant to the other party to the extent and subject to the terms and conditions under which it then has the right to do so, a license of the broadest scope which GRANTOR has the right to grant at any time, but of no greater scope than the scope of the licenses granted herein with respect to, any such patent or patent application. Such license shall be granted under a separate agreement, upon payment of the same royalty or other consideration as that which GRANTOR or any of its Subsidiaries is obligated to pay to a third party because of the grant of such license or the exercise of rights thereunder.
- 5.2. Upon written request by a party, the other party will inform the requesting party of those patents or patent applications coming within the scope of Section 5.1 at the time of such request.

Seagate-Stormedia Inc. Cross License





6. Term of Agreement

- 6.1. The term of this Agreement shall be from the date hereof until the expiration of the last to expire of the Licensed Patents.
- 6.2. In the event that more than fifty percent (50%) of the outstanding shares or securities (representing the right to vote for the election of directors or other managing authority) of one party hereto hereafter become owned or controlled, directly or indirectly, by a third party prior to December 1, 2000, said one party shall promptly give notice of such acquisition to the other party. If said one party does not have outstanding shares or securities, such acquisition shall be deemed to occur if more than fifty percent (50%) of its ownership interest representing the right to make decisions for said party is acquired by said third party. If the acquiring party is a competitor of the licensor hereunder in Licensed Products or Licensed Combinations, all rights granted hereunder to said one party together with any sublicenses theretofore granted by said one party shall terminate on a termination date one hundred and eighty (180) days after the date of such acquisition.

In the event of such acquisition,

- all licenses and immunities granted herein by each party to the other under any patents issuing on patent applications having an effective filing date subsequent to said termination date and under said patent applications shall terminate; and
- the acquired party shall be entitled, upon request made within one 6.2.2. hundred and eighty (180) days after the date of such acquisition to a nontransferable, non-exclusive, royalty-free license under said other party's Licensed Patents (including the right to sublicense its Subsidiaries) to make, have made, use, lease, sell, offer to sell and otherwise transfer only the same products as those manufactured and marketed by the acquired party within the licenses granted in this Agreement prior to such acquisition.

Warranty

7.1. Each party represents and warrants that it has the full right and power to grant the license, immunities and release set forth in Section 2 and 4 and that there are no outstanding agreements, assignments or encumbrances inconsistent with the provisions of said Sections or with any other provision of this Agreement. Each party (as a GRANTOR) further represents and warrants that prior to the execution of this Agreement it has set forth on the Schedules hereto and informed the other party of any patent originating from inventions made by employees of GRANTOR or its Subsidiaries, which patent is now owned by GRANTOR or its Subsidiaries and which patent, owing to prior arrangements with third parties, does not, or will not, qualify as a Licensed Patent, under which licenses are granted of the full scope set forth in Section 2. Neither party makes any other representations or warranties, express or implied, nor does either party assume any liability in respect of any infringement of patents or other rights of third parties owing to the other party's operation under the license herein granted.

Seagate-Stormedia Inc. Cross License

EXHIBIT B

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PATENT REEL: 012483 FRAME: 0652



8. Communications

- 8.1. Any payment, notice or other communication required or permitted to be made or given to either party hereto pursuant to this Agreement shall be sent to such party by certified mail, postage prepaid, addressed to it at its address set forth below, or to such other address as it shall designate by written notice given to the other party, and shall be deemed to have been made or given on the date of mailing. The addresses are as follows:
 - 8.1.1. For STORMEDIA INC.
 Atef Eltoukhy
 390 Reed St.
 Santa Clara, CA 95050
 - 8.1.2. For SEAGATE,
 Patent Counsel
 Seagate Technology, Inc.
 920 Disc Drive
 Scotts Valley, CA 95066

9. Assignments

9.1. Neither party shall grant an exclusive license with respect to, or assign, any of its patents, or the applications therefor, which qualify as Licensed Patents, or any of its patents or the applications therefor or rights which are subject to the other party's rights pursuant to Section 5, unless such assignment is made subject to the terms and conditions of this Agreement. Subject to the provisions of Section 3, neither party shall assign any of its rights or privileges hereunder without the prior written consent of the other party. Any attempted assignment in derogation of the foregoing shall be void.

Know-How and Trade Secrets

10.1. No license or other right is granted herein to either party, directly or by implication, estopped or otherwise, with respect to any trade secrets or know-how, and no such license or other right shall arise from the consummation of this Agreement or from any acts, statements or dealings leading to such consummation. Except as specifically provided herein, neither party is required hereunder to furnish or disclose to the other any technical or other information.

Seagate-Stormedia Inc. Cross License

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EXHIRIT A



11. Applicable Law

11.1. This Agreement shall be construed, and the legal relations between the parties hereto shall be determined, in accordance with the laws of the United States and of the State of California.

12. Miscellaneous

- 12.1. Nothing contained in this Agreement shall be construed as a warranty or representation by either party as to the validity or scope of any of its Licensed Patents and either party is free to contest in any proceeding said validity or scope.
- 12.2. Nothing contained in this Agreement shall be construed as conferring any right to use in advertising, publicity, or other promotional activities any name, trade name, trademark, or other designation of either party hereto (including any contraction, abbreviation or simulation fany of the foregoing); and each party hereto agrees not to use or refer to this Agreement or any provision thereof in any promotional activity associated with apparatus licensed hereunder, without the express written approval of the other party.
- 12.3. Nothing contained in this Agreement shall be construed as conferring on either party any license or other right to copy the exterior design of the products of the other party.
- 12.4. Nothing contained in this Agreement shall be construed as conferring any rights by implication, estoppel or otherwise, to or under copyrights or mask work or similar rights under any form of statutory protection now existing or hereafter enacted, in any country or countries, wherein the copying is a requisite of infringement under such form of protection.
- 12.5. Nothing contained in this Agreement shall be construed as limiting the rights which the parties have outside the scope of the licenses granted hereunder, or restricting the right of either party or any of its Subsidiaries to make, have made, use, lease, sell, offer for sale, import or otherwise dispose of any particular product or products not herein licensed.
- 12.6. Each party shall, upon request from the other party sufficiently identifying any patent or patent application, inform the other party as to the extent to which said patent or patent application is subject to the licenses and rights granted hereunder. If such licenses or rights under said patent or patent application are restricted in scope, copies of all pertinent provisions of any contract or other arrangement creating such restrictions shall, upon request, be furnished to the party making such request, unless such disclosure is prevented by such contract, and in that event a statement of the nature of such restriction will be provided.
- 12.7. Neither of the parties hereto, nor any of their respective Subsidiaries shall be required hereunder to file any patent application, or to secure any patent or patent rights, or to maintain

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any patent in force, or to provide copies of patent applications to the other party or its Subsidiaries, or to disclose any inventions described or claimed in such patent applications.

- 12.8. Neither party shall have any obligation hereunder to institute any action or suit against third parties for infringement of any of its Licensed Patents or to defend any action or suit brought by a third party which challenges or concerns the validity of any of its Licensed Patents. In addition, neither party shall have any right to institute any action or suit against third parties for infringement of any of the other party's Licensed Patents.
- 12.9. Licensed Products leased, sold or otherwise transferred by a party hereto or its sublicensed Subsidiary shall be considered to be licensed under any Licensed Patent which at any time covers such Licensed Products, notwithstanding that the Licensed Product has been re-leased, re-sold or re-transferred by any entity in the same or another country.
- 12.10. Each party shall pay all taxes (including, without limitation, sales and value added taxes, but excluding income tax) imposed by the national government, including any political subdivision thereof, or any country in which said party is doing business, as the result of said party's furnishing consideration hereunder. In the event such a tax becomes payable as a result of a party's furnishing consideration in respect of a sublicense granted to any of its Subsidiaries pursuant to Section 3.1, said sublicensing party shall be responsible for determining the amount of and paying, or causing said sublicensed Subsidiary to pay, said tax.
- 12.11. This Agreement will not be binding upon the parties until it has been signed hereinbelow by or on behalf of each party, in which event it shall be effective as of the date first above written. No amendment or modification hereof shall be valid or binding upon the parties unless made in writing and signed as aforesaid. This Agreement embodies the entire understanding of the parties with respect to the subject matter hereof and merges all prior discussions between them, and neither of the parties shall be bound by any conditions, definitions, warranties, understandings or representations with respect to the subject matter hereof other than as expressly provided herein.
- 12.12. If any provision or provisions of this Agreement are found by competent authority to be invalid, illegal or unenforceable in any respect for any reason, the validity, legality and enforceability of any such provision or provisions in every other respect and the remainder of this Agreement shall continue in effect so long as the Agreement still expresses the intent of the parties. If the intent of the parties cannot be preserved, this Agreement shall be either renegotiated or terminated.
- 12.13. The headings of the several sections are inserted for convenience of reference only and are not intended to be a part of or to affect the meaning or interpretation of this Agreement.
- 12.14 Any dispute arising under this agreement shall be finally settled by arbitrater, of which shall take place in California in accordance with the Commercial Rules of the American Arbitration Association then in effect, subject, however, to the following special provisions:

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0033 PATENT Association upon the application of either party; and

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(a) The dispute shall be submitted to three (3) arbitrators, of which two (2) shall be appointed, one (1) by the parties, and the third shall be appointed by the former two. In the event either of the parties, although duly requested in writing, shall fail within sixty (60) days of the request for arbitration to designate its arbitrator, or in the event that said arbitrators shall fail within sixty (60) days after the appointment of the last of such two arbitrators to designate a third arbitrator, such arbitrator(s) shall be appointed by the American Arbitration

(b) Other than as specifically provided in (a) above, all periods of time provided for in the aforesaid Commercial Rules of less than thirty (30) days are harry extended to thirty (a)

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

Witness:

Witness:

Alan F. Shugart
President, CEO and COO

Seagate-Stormedia Inc. Cross License





EXCLUDED SEAGATE PATENTS/PATENT APPLICATIONS

The following Seagate patents and patent applications and any continuations, continuations-in-part and divisions based thereon, or reissues of such issued patents or any application for any of the foregoing:

STRAIGHT ARM PATENT

U.S. Patent

Number

Issue Date

Title

4,620,251

October 28, 1986

Magnetic Transducer Support Structure

FOREIGN PATENTS/PATENT APPLICATIONS

Foreign Patent

Application Number

Country

Filing Date

Title

111298/85

Japan

May 23, 1985

Straight Arm Rotary Actuator

3188/8

South Korea

May 10, 1985

Straight Arm Rotary Actuator

COHEN PATENTS

All patents and applications owned by Seagate to which one Uri Cohen, not a Seagate employee, is a coinventor with a Seagate employee.

5.059.278

October 22, 1991

Selective Chemical Removal of Coil Seed Layer

5,141,623

August 25, 1992

April 6, 1993

Method for Aligning Pole Tips in a Thin Film Head Method for Aligning Pole Tips in a Thin Film Head

5,200,056 (Division)

SN 90313691.9 Europe

Filed 12/14/90

SN 328787/90 SN 19604/90 Japan South Korea Filed 11/28/90 Filed 11/30/90

5,326,429

July 5, 1994

Process for Making Studiess Thin Film Magnetic

Head

and pending division SN 135,033 filed 10/12/93

SN 93305598.0 SN 179063/93 Europe Japan Filed 07/16/93 Filed 07/20/93

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0035 **PATENT**

REEL: 012483 FRAME: 0657



Excluded STORMEDIA Patents/Patent Applications

The following STORMEDIA patents and patent applications and any combinations, continuationsin-part and divisions based thereon, or reissues of such issued patents or any application for any of the foregoing:

Patent

Applications Date

Title

None

Seagate-Stormedia Inc. Cross License

EXHIBIT B

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0036

PATENT

REEL: 012483 FRAME: 0658

1	DECLARATION OF SERVICE
2 3	I am over the age of eighteen years and not a party to the within action. My business address is Hennigan, Mercer & Bennett, 601 South Figueroa Street, Suite 3300, Los Angeles, California 90017.
4	On December 9, 1999, I served the following pleading:
5	Order Approving (I) Assignment of Patents to United Module Corporation Free and Clear of All Existing Liens and Encumbrances, and (II) Rejection of Seagate Cross-License Agreement
7 8	on the interested parties in this action by placing true copies thereof, enclosed in sealed envelopes, with first-class postage thereon fully prepaid, in the United States mail at Los Angeles, California addressed as follows:
9	See attached Service List
10	
11 12	The above-described pleading also was transmitted to the indicated parties set forth above in the manner described below:
13 14	By air courier service, for next business-day delivery by ——————————————————————————————————
15	By messenger service, for same-day delivery by hand by
16	
17 18	By telecopy, for immediate receipt.
19 20	I declare that I am employed in an office of a member of the bar of this Court, at whose direction the within service was made.
21	EXECUTED on December 9, 1999 at Los Angeles, California.
22	Kathy Bowman, Declarant
23	Kathy Bowman, Declarant
24	
25	
26	·-
27 28	
20	HENNIGAN, MERCER & BENNETT PROOF OF SERVICE

SPECIAL NOTICE SERVICE LIST

United States Trustee Katherine A. Rosenblatt, Esq. 280 South First Street, Rm. 268 San Jose, CA 90025 Tel (408) 535-5525 Fax (408) 535-5532

Jeffery D. Hermann, Esq. Andy Winchell, Esq. Brobeck Phleger & Harrison LLP 550 South Hope Street, Suite 2300 Los Angeles, CA 90071-2604 Tel (213) 489-4060 Fax (213) 239-1324

Internal Revenue Service Special Procedures Function Collection Division Jodi Garcia P.O Box 99 Stop HQ 5430 55 So. Market Street San Jose, CA 95113 Tel: (408) 817-6545 Fax: (408) 494-8058

U.S. FILTER
960 Ames Avenue
Milpitas, CA 93035
Attention: David Moffitt, Controller
Tel (562) 490-4649 Ext. 2013
Fax (562) 490-9525

SERVICE PERFORMANCE CORP. 1050 N. 5th Street San Jose, CA 95112 Attention: Darisa Hill, Controller Tel: (408) 977-0155 Fax (408) 977-0165 Jennifer C. Hagle, Esq. Richard W. Havel, Esq. Sidley & Austin 555 West 5th St., 40th Floor Los Angeles, CA 90013 Tel (213) 896-6000 Fax (213) 896-6600

Bennett G. Young, Esq. LeBoeuf, Lamb, Greene & MacRae, L.L.P. One Embarcadero Center, Suite 400 San Francisco, CA 94111 Tel (415) 951-1100 Fax (415) 951-1180 or 1191

Carl A. Eklund, Esq. LeBoeuf, Lamb, Greene & MacRae 633 Seventeenth Street, Suite 2000 Denver, CO 80202 Tel (303) 291-2630 Fax (303) 297-0422

UIC/UYEMURA INTERNATIONAL CORP. 2625 E. Cedar Street

Ontario, CA 91761 Attention: Paul W. Miller, Treasurer Tel (909) 923-2294 Fax (909) 923-7643

ALCOA MEMORY PRODUCTS

c/o Aluminum Co. of America Southwick Office Centre 1300 East Woodfield Road, Suite 210 Schaumburg, IL 60173

Attention: Leonard L. Rettinger, Jr., Regional Credit Manager

Tel: (847) 330-5528 Fax: (847) 330-5565

OHARA CORPORATION

23141 Arroyo Vista, Suite 200 Rancho Santa Margarita, CA 92688 Attention: Brion D. Hoffman, President

Tel: (949) 858-5700 Fax: (949) 858-5455

William P. Weintraub, Esq. PACHULSKI, STANG, ZIEHL & YOUNG

650 California Street, Suite 1500 San Francisco, CA 94101 Tel (415) 263-7000 Fax (415)-263-7010

Kathryn A. Coleman, Esq.
Desmond Cussen, Esq.
Gavin A. Beske, Esq.
GIBSON, DUNN & CRUTCHER LLP

One Montgomery Street Telesis Tower, 26th Floor San Francisco, CA 94104-4505 (San Francisco County) Tel (415) 393-8200 Fax (415) 986-5309

Christopher Beard, Esq. BEARD & BEARD

4601 North Park Avenue Chevy Chase, MD 20815 Tel 301-951-6400 Fax 301-951-3621

Nina S.A. Barrientos Contracts Manager CUPERTINO ELECTRIC, INC.

Headquarters
714 East Evelyn Avenue
Sunnyvale, CA 94086
Tel 408-991-1000
Fax 408-245-3430

Andrew L. Derickson
MicroGlide, Inc.
770 Wooten Road, #101
Colorado Springs, CA 80915
Tel 719-637-3355
Fax 719-596-8687

LEYBOLD MATERIALS, INC.

16035 Vineyard Boulevard Morgan Hill, CA 95037 Attention: Timothy Ellis Tel 408-779-0636 Fax 408-778-0196

CERION TECHNOLOGIES, INC.

1401 Interstate Drive Champion, IL 61822 Attention: Richard Clark, Jr., Vice President-Finance, CFO and Treasurer Tel 217-359-3700 Ext. 161 Fax 217-359-3702

FRANCHISE TAX BOARD

P.O. Box 942840 Sacramento, CA '94240-0001

Special Procedures Unit FTB 645 Butterfield Way Sacramento, CA 95827 Tel: (916) 845-4375

Fax: (916) 845-6786

PETER A. CHAPMAN

24 Perdicaris Place Trenton, NJ 08618 Tel 609-392-0900 Fax 609-392-0040

John H. Versgrove, President VERSGROVE MOVING SYSTEMS, INC.

1021 Cadillac Court Milpitas, CA 95035 Tel 408-946-6701 Fax 408-946-6705

Phillip G. Vermont, Esq. Hallgrimson McNichols, LLP 5000 Hopyard Road, Suite 400 Pleasanton, CA 94588-3348

Tel: (925) 460-3700 Fax: (925) 460-0969

Rodney L. Levin, Esq.

SCHARFF & MCARTHUR

10600 North DeAnza Blvd., Ste 225

Cupertino, CA 95014

Tel 408-366-9400

Fax 408-257-9887

Represents: Sobrato Development Companies

Tim Fording
CERBERUS CAPITAL
MANAGEMENT, L.P.
450 Park Avenue, 28th Floor
New York, New York 10022-2605
Tel (212) 891-2100
Fax (212) 909-1421

Peter J. Rathwell SNELL & WILMER L.L.P. One Arizona Center Phoenix, Arizona 85004-0001 Tel 602-328-6203 Tel 602-382-6000 Fax 602-382-6070

Kathryn E. Barrett, Esq.
MILLER, MORTON, CAILLAT & NEVIS
50 West San Fernando, Suite 1300
San Jose, CA 95113-2413
Tel 408-292-1765
Fax 408-292-4484

Jeffrey Wong, Managing Director ZTRONIC COMPUTER SDN, BHD Service Centre 84 Jalan Gajah, 11200 Tanjung Bungah, Penang, Malaysia Tel: 011-604-890-4640

Fax: 011-604-890-3829

Greg Stephens
EDC CORPORATION
871 Fox Lane
San Jose, CA 95131
Tel 408-273-2300
Fax 408-273-2329

District of Kulim, State of Kadah, Malaysia 8F (D) # 1025/96 P.T. # 28HSV1026/96 P.T #29 Mukim of Pedang, China

Stuart M. Rozen, Esq.
Kenneth E. Noble, Esq.
MAYER, BROWN & PLATT
190 South LaSalle Street
Chicago, Illinois 6063-3441
Tel: (312) 701-7114
Fax (312) 706-8104
Represents: Coral Chemical Company

Thomas Mulvaney, Esq. Senior V.P. and General Counsel SEAGATE TECHNOLOGY INC. 920 Disc Drive Scotts Valley, CA 95066-4544 Tel 831-439-2781 Mulvaney Fax 831-438-6675 Mulvaney

Thomas G. Kieviet, Esq. FARANO & KIEVIET 2300 East Katella Avenue Suite 235
Anaheim, CA 92806-6047
Tel: 714-935-2400

Fax: 714-935-2410

Isao Yamanouchi General Manager UNIQUE TECHNOLOGY INTERNATIONAL PTE, Ltd. Blk 21 Kallang Avenue #04165 Kallang Basin Industrial Estate Singapore 339412

Tel: 011 65-391-3915 Fax: 011-65-392-3010

DRS AHEAD TECHNOLOGY, INC. Steve Conlisk, VP Finance 6410 Via Del Oro San Jose, CA 95119 Tel 408-226-9991 Fax 408-226-9195

Marjorie C. Templeton, Corp. Secretary AUSTIN SCIENTIFIC COMPANY P. O. Box 18863 Austin, TX 78760 Tel 512-441-6893 Fax 512-443-6665

Lester G. Sachs, Esq.

LAW OFFICES OF LESTER G. SACHS
1905 The Alameda, Suite2
San Jose, CA 95126-1428
Tel 408-296-1988
Fax 408-none provided

Andrew B. Bosque, Esq.
LAW FIRM, ANDREW B. BOSQUE
111 West Saint John Street, Ste 1025
San Jose, CA 95113
Tel: (408) 293-3923
Fax (408) 293-4919

Kimberly S. Winick, Esq. MAYER, BROWN & PLATT 350 South Grand Avenue 25th Floor Los Angeles, CA 90071-1503 Tel: 213-229-9500

Fax: 213-625-0248 Attorneys for ProLogis Trust

Gus A. Paloian, Esq.
SEYFARTH, SHAW, FAIRWEATHER &
GERALDSON
55 East Monroe, Suite 4200
Chicago, IL 60602
Tel 312-346-8000

Fax 312-269-8869 Agent for DRS Ahead Technology

Glen Peterson VP Finance/Treasurer SEAGATE TECHNOLOGY INC. 920 Disc Drive Scotts Valley, CA 95066-4544 Tel 831-439-2870 Fax 831-438-4390

Robert E. Patterson, Esq. Rod Patula, Esq. GRAHAM & JAMES LLP 600 Hansen Way Palo Alto, CA 94304-1043 Tel: 650-856-6500 Fax: 650-856-3619

Craig M. Prim, Esq. Robert A. Franklin, Esq. MURRAY & MURRAY 3030 Hansen Way, Suite 200 Palo Alto, CA 94304-1009 Tel 650-852-9000 Fax 650-852-9244

Michael R. Downey, Esq. Roland D. Pfeifer, Esq. CITY OF SANTA CLARA 1500.Warburton Avenue Santa Clara, CA 95050 Tel 408-984-3232 Fax 408-249-7846

C. S. Shaw, Business Manager SITT TATT INDUSTRIAL GASES SDN. BHD.

Lot 31, Jalan Hi-Tech 4 Kulim Hi-Tech Park 09000 Kulim Kedah Darul Aman Malaysia

Tel: 011-04-403-1105 Fax: 011-04-403-2288

Joe Maxwell, CPA, APFS 102 Somerset Place Suite 6 Carrollton, GA 30116 Tel: None provided Fax: None provided

Sandy A. Liebhard Mel E. Lifshitz Abraham I. Katsman BERNSTEIN, LIEBHARD & LIFSHITZ 10 E. 40th Street, 22nd Floor New York, NY 10016-0201

Tel: 212-779-1414 Fax: 212-779-3218 Thomas W. Dressler, Esq.
Jason S. Pomerantz, Esq.
DRESSLER REIN EVANS & SESTANOVICH,
LLP
1925 Century Park East, Suite 1600
Los Angeles, CA 90067

Tel: 310-551-3100 Fax: 310-551-0238

Lynne A. Richardson (GEG Credit Dept.)
AIR PRODUCTS AND CHEMICALS, INC.

7201 Hamilton Boulevard Allentown, PA 18195-1501

Mail Code A33F8
Tel: 610-481-2123 (Dinani)
Tel: 610-481-3077 (Richardson)

Fax: 610 481-2244

cc: Mr. C.S. Saw, Electronic Bus.Mgr.

Fax: 604-403-2288

Patrick J. Coughlin Randi D. Bandman Spencer A.Burkholz Amber L. Eck MILBERG WEISS BERHSAD HYNES & LERACH LLP

HYNES & LERACH LLP 600 West Broadway, Suite 1800

San Diego, CA 92101 Tel: 619-231-1058 Fax: 619-231-7423

Mr. Thomas Sigurdson Foothill Capital Corporation 11111 Santa Monica Boulevard Suite 1500 W. Los Angeles, CA 90025-3333

Tel: 310-996-7000 Fax: 310-478-9788

Ms. Christi Cuccia Commercial Industrial Waste Applications, Inc. 2980 Stevens Creek Blvd. Suite 975 San Jose, CA 95128

Tel: 408 249-8831 Fax: 408 249-8832

William Sweeney Maxtor Corporation 2190 Miller Drive Longmont, CO 80501 Tel: 303-678-2692

Peter A. Davidson, Esq.
Oppenheimer Wolff & Donnelly LLP
2029 Century Park East, Suite 3800
Los Angeles, CA 90067-3024
Tel 310-788-5065
Fax 310-277-1297
Attorneys for Manfred Weiler and CCR GmbH
Beschichtungstechnologie

Ann Miller Ravel
County Counsel
County of Santa Clara
70 West Hedding-East Wing
San Jose, CA 95110
Tel 408-299-2111
Fax

Lawrence R. Moore, Esq. KLEIN, TESTAN & BRUNDO 3400 Cottage Way, Suite 300 Sacramento, CA 95825 Tel (916) 481-8775 Fax (916) 481-8779

Carl A. Lindstrom, Esq. Jerome Galli, Esq. Lindstrom Law Offices 653 North San Pedro Street -San Jose, CA 95110 Mr. J. Michael Kelly Cooley Godward, LLP One Maritime Plaza, 20th Floor San Francisco, CA 94111-3580 Tel: 415 693-2000

Fax: 415 951-3699

Nels R. Nelsen, Esq. Michael C. Standlee, Esq. Gray Cary Ware & Freidenrich LLP 400 Hamilton Avenue Palo Alto, CA 94301-1825 Tel: 650-328-6561

Michele Cech Rosman Adjustment Corp. P. O. Box 1247 Northbrook, IL 60065-1247 Tel 847-498-6800 Fax 847-498-5582

Elaine M. Seid McPharlin, Sprinkles & Thomas LLP 10 Almaden Blvd., Suite 1460 San Jose, CA 95113 Tel 408-293-1900 Fax 408-293-1999

CITY OF SANTA CLARA 1500 Warburton Avenue Santa Clara, CA 95050 Tel 408-984-3232 Fax 408-249-7846

Kenneth Campeau Campeau & Thomas 55 S. Market Street, Suite 1660 San Jose, CA 95113 Tel (408) 295-9555 Fax (408) 295-6606

Represents: Prudential Overall Supply

PATENT REEL: 012483 FRAME: 0665

RECORDED: 01/11/2002