

FORM PTO-1595

1-31-92

RECORDATION FORM COVER SHEET

U.S. DEPARTMENT OF COMMERCE
Patent and Trademark Office

PATENTS ONLY

Attorney Docket No. JT A/HP

1. Name of conveying party(ies):

Hewlett-Packard Company

2. Name and address of receiving party(ies):

Agilent Technologies, Inc.
395 Page Mill Road
Palo Alto, California 94306-2024Additional name(s) of conveying party(ies) attached Yes X NoAdditional name(s) & address(es) attached? Yes X No

3. Nature of Conveyance:

X AssignmentMergerChange of NameSecurity AgreementOtherExecution Date(s): October 8, 20044. Application number(s) or patent number(s): See attached Schedule A

If this document is being filed together with a new application, execution date of the application is:

A. Patent Application No.(s)

B. Patent No.(s)

Application No.:

Date Filed:

Confirmation No.:

Additional numbers attached? YES

5. Name and address of party to whom correspondence concerning document should be mailed:

Records Manager
Intellectual Property Administration
HEWLETT-PACKARD COMPANY
P.O. Box 272400
Fort Collins, Colorado 80527-24006. Total number of applications and patents involved: 57

7. Total Fee (37 CFR 3.41): \$40.00

Enclosed 57 X 40 = \$2280.00X Authorization to be charged to deposit account.8. Deposit Account Number: 08-2025

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.

Valerie Bakes

Name of Person Signing

Signature

Valerie Bakes

Oct 08, 2004

Date

Total number of pages including cover sheet, attachments, and document: 5

OMB No. 0651-0011 (exp. 4/94)

Do Not detach this portion

Mail document to be recorded with required cover sheet information to:

Mail Stop Assignment Recordation Services
Director of the US Patent and Trademark Office
PO Box 1450
Alexandria, VA 22313-1450

PATENT

REEL: 015232 FRAME: 0278

Hewlett-Packard Company to Agilent Technologies, Inc.
Schedule A

Patent Number	U.S. Serial Number	Attorney Reference Number
4479197	06/454387	1664-1
5251152	07/642733	190395-1
5313575	08/063102	190252-2
5315580	07/749580	390034-2
5325481	07/685236	191208-1
5477531	08/162114	389022-4
5522039	08/118959	1093344-1
5539659	08/198705	3092045-3
5553238	08/376322	1094536-1
5566180	08/360508	1094336-1
5627953	08/286561	1094374-1
5686720	08/627625	1094812-1
5703353	08/591076	10950448-1
5712981	08/667340	3092044-4
5729679	08/633592	1094536-2
5769384	08/591848	10950248-1
5774377	07/737621	189474-1
5786804	08/540355	10951105-1
5809521	08/346107	1093093-5
5900625	08/924161	10950448-4
5926353	09/033034	10971762-1
5994710	09/070189	10970762-1
6037889	09/033548	10971739-1
6041041	08/838117	10970578-1
6043481	08/846730	10960606-4
6047091	09/053278	10980728-1
6049338	09/053294	10971723-1
6055588	08/994593	1093093-6
6057540	09/070422	10980431-1
6076113	08/827789	10970579-1
6097851	09/052852	10971764-1
6104020	09/024092	10971741-1
6142684	08/826540	10960560-2
6151015	09/067280	10980900-1
6173357	09/022097	10951105-5
6182136	09/149752	10981284-1
6188057	09/152091	10971735-1

Patent Number	U.S. Serial Number	Attorney Reference Number
6195475	09/153639	10971613-1
6208703	09/080035	10970811-1
6281882	09/052046	10980359-1
6282581	08/825070	10960508-2
6286047	09/151134	10981285-1
6304892	09/184425	10981389-1
6373994	09/590500	10971764-3
6378092	09/418748	10991028-1
6396479	09/809571	10981606-2
6408342	08/827213	10960509-2
6433780	09/753805	10980359-6
6489945	09/691318	10951105-6
6625760	09/368019	10981646-1
6659512	10/199441	10020946-1
	09/004935	10970464-5
	09/456953	10981338-1
	10/199438	10007293-1
	10/217725	10980359-7
	10/636993	10020946-2
	10/677078	10020946-3

PATENT AND PATENT APPLICATION ASSIGNMENT

HEWLETT-PACKARD COMPANY TO AGILENT TECHNOLOGIES INC.

WHEREAS, HEWLETT-PACKARD COMPANY, a Delaware corporation having its principal place of business in Palo Alto, California (hereinafter "HP"), is a joint owner with AGILENT TECHNOLOGIES, INC., a Delaware corporation having its principal place of business in Palo Alto, California (hereinafter "AGILENT"), by assignment, of the United States Patent Applications and Patents identified in the attached Schedule A, and foreign counterparts thereof, if any;

WHEREAS, HP desires to assign all of its right, title and interest, including the right to claim the priority of, the United States Patent Applications and Patents identified in said Schedule A, and foreign counterparts thereof, if any, to AGILENT;

AND WHEREAS, AGILENT desires to acquire all of HP's right, title and interest, including the right to claim the priority of, the United States Patent Applications and Patents identified in said Schedule A, and foreign counterparts thereof, if any;

NOW, THEREFORE, pursuant and subject to the Fifth Amendment to the Patent Asset Allocation Database and First Amendment to the Master Patent Ownership and License Agreement between HP and AGILENT effective July 23, 2004, HP does hereby assign and transfer to AGILENT all of HP's right, title and interest to, including the right to enforce and recover without accounting and including the right to claim the priority of, the United States Patent Applications and Patents identified in said Schedule A, and foreign counterparts thereof, if any, and the inventions and improvements set forth therein, and any and all continuations-in-part (C-I-P's) filed on or after July 23, 2004, continuations, divisionals, and renewals of and substitutes for the United States Patent Applications and Patents identified in said Schedule A, and any and all Patents of the United States and of countries foreign thereto that may be granted thereon or therefor; and any reissues, or reexaminations, or extensions thereof. For the avoidance of doubt, (a) any continuation-in-part (C-I-P) filed before July 23, 2004 that is identified in Exhibit A is hereby assigned and transferred, and (b) any continuation-in-part (C-I-P) filed before July 23, 2004 that is not identified in Exhibit A is not hereby assigned and transferred.

IN WITNESS WHEREOF, HP and AGILENT have caused this Assignment to be executed by their authorized representatives. Each such authorized representative hereby declares that all statements made herein of their own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of any patents related thereto.

HEWLETT-PACKARD COMPANY

AGILENT TECHNOLOGIES, INC.

By Charles N. Charnas
Printed Name Charles N. Charnas
Vice President, Deputy General
Title Counsel And Assistant Secretary
Date 10/8/04

By _____
Printed Name _____
Title _____
Date _____

PATENT AND PATENT APPLICATION ASSIGNMENT

HEWLETT-PACKARD COMPANY TO AGILENT TECHNOLOGIES INC.

WHEREAS, HEWLETT-PACKARD COMPANY, a Delaware corporation having its principal place of business in Palo Alto, California (hereinafter "HP"), is a joint owner with AGILENT TECHNOLOGIES, INC., a Delaware corporation having its principal place of business in Palo Alto, California (hereinafter "AGILENT"), by assignment, of the United States Patent Applications and Patents identified in the attached Schedule A, and foreign counterparts thereof, if any;

WHEREAS, HP desires to assign all of its right, title and interest, including the right to claim the priority of, the United States Patent Applications and Patents identified in said Schedule A, and foreign counterparts thereof, if any, to AGILENT;

AND WHEREAS, AGILENT desires to acquire all of HP's right, title and interest, including the right to claim the priority of, the United States Patent Applications and Patents identified in said Schedule A, and foreign counterparts thereof, if any;


NOW, THEREFOR, pursuant and subject to the Fifth Amendment to the Patent Asset Allocation Database and First Amendment to the Master Patent Ownership and License Agreement between HP and AGILENT effective July 23, 2004, HP does hereby assign and transfer to AGILENT all of HP's right, title and interest to, including the right to enforce and recover without accounting and including the right to claim the priority of, the United States Patent Applications and Patents identified in said Schedule A, and foreign counterparts thereof, if any, and the inventions and improvements set forth therein, and any and all continuations-in-part (C-I-P's) filed on or after July 23, 2004, continuations, divisionals, and renewals of and substitutes for the United States Patent Applications and Patents identified in said Schedule A, and any and all Patents of the United States and of countries foreign thereto that may be granted thereon or therefor; and any reissues, or reexaminations, or extensions thereof. For the avoidance of doubt, (a) any continuation-in-part (C-I-P) filed before July 23, 2004 that is identified in Exhibit A is hereby assigned and transferred, and (b) any continuation-in-part (C-I-P) filed before July 23, 2004 that is not identified in Exhibit A is not hereby assigned and transferred.

IN WITNESS WHEREOF, HP and AGILENT have caused this Assignment to be executed by their authorized representatives. Each such authorized representative hereby declares that all statements made herein of their own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the Unites States Code and that such willful false statements may jeopardize the validity of any patents related thereto.

HEWLETT-PACKARD COMPANY

AGILENT TECHNOLOGIES, INC.

By _____
Printed Name _____
Title _____
Date _____

By  _____
Printed Name Patrick J. Barrett
Title Vice President, Assistant General Counsel and Director of Intellectual Property
Date 8 Oct 04