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U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE

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To the Honorable Commissioner for Patents: Please	record the attached original documents or copy thereof.	22581 U.S.P 10/897140
1. Name of conveying party(ies):	2. Name and address of receiving party(ies):	9/8
T.O.P. Service fur Lingualtechnick GmbH	Name: Lingualcare, Inc.	1(
Additional name(s) of conveying party(ies) attached? ☐ Yes ■ No  3. Nature of conveyance:  ☐ Assignment ☐ Merger ☐ Security Agreement ☐ Change of Name ■ Other Supplemental Technology and Patent License Agreement  Execution Date: 01/28/2003  4. Application number(s) or patent number(s):	Internal Address: 17103 Preston Road, Suite 185  Street Address: City: Dallas State: TX Zip: 75248  Additional name(s) & address(es) attached? □ Yes ■ No	
If this document is being filed together with a new app	$ \begin{array}{c}                                     $	
A. Patent Application No(s). 10/075,676	B. Patent No(s).	
Additional n	umbers attached? ☐ Yes ■ No	
<ol><li>Name and address of party to whom correspondence concerning document should be mailed:</li></ol>	6. Total number of applications and patents Involved:1_	
Name: Jeffrey S. Whittle Internal Address: Bracewell & Patterson, L.L.P.	7. Total fee (37 C.F.R. § 3.41)	
Street Address: P. O. Box 61389	8. Deposit account number:	
City: Houston State: TX Zip: 77208-1389	50-0259 (Bracewell & Patterson, L.L.P.)  (Attach duplicate copy of this page if paying by deposit account)	
DO NO	T USE THIS SPACE	
9. Statement and signature.		
Jeffley S. Whirtle, Reg. No. 36,382  Total number of pages including	information is true and correct and any attached copy is a true    1/12/64    Date   D	copy 6+176801 15100000 1
Commissioner of Pater	d with required cover sheet information to:  nts & Trademarks, Box Assignments ington, D.C. 20231	34 ECOUPER

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**PATENT REEL: 015619 FRAME: 0855** 

## Supplemental Technology and Patent License Agreement

This Supplemental Technology and Patent License Agreement ("Supplemental Agreement") is between Lingualcare, Inc., formerly named Oralign, Inc., a Texas corporation, having a place of business at 17103 Proston Rd., LB112, Suits 185, Dallas, Texas 75248, U.S.A. ("Lingualcare"), and T.O.P. Service für Lingualcehnik GmbH, a German company, having a place of business at Lindenstraße 44, 49152 Bad Essen, Germany ("T.O.P. Service").

WHEREAS the parties entered into a Technology and Patent License Agreement October 10, 2002 ("Original Agreement") related to the United States patent application Serial No. 10/075,676 titled "Modular System for Customized Orthodontio Appliances," filed February 13, 2002 with the United States Patent and Trademark Office ("U.S. Patent Application");

WHEREAS, in addition to the U.S. Patent Application, the parties now desire that an international PCT application based on the U.S. Patent Application ("PCT Patent Application") be prepared and filed and that the patent applications be filed outside of the United States, based on the U.S. Patent Application, into individual countries as selected by Lingualcare in consultation with T.O.P. Service; and

WHEREAS T.O.P. Service desires that Lingualcare hire their own separate attorneys to handle the further prosecution of the U.S. Patent Application and any other patent applications related thereto, the filing of the PCT Application, and any patent applications filed outside of the United States based on the U.S. Patent Application or any other patent applications related thereto's.

WHEREFORE, in view of the mutual covenants set forth herein and for other good and valuable consideration, the legal sufficiency of which is hereby acknowledged, T.O.P. Service and Lingualcare hereby mutually agree as follows:

This Supplemental Agreement is not a new contract, but merely a clarification and, in some cases, modification of the terms of the Original Agreement, while all other terms of the Original Agreement are remaining in force and effect.

Lingualcare will engage their own separate attorneys to seek patent protection on behalf of T.O.P. Service under the U.S. Patent Application and any patent applications related thereto, to file and maintain the PCT Patent Application as precondition for foreign patent applications, and to prepare, file, and prosecute patent applications in other countries outside of the United States based on the U.S. Patent Application or any patent applications related thereto (the "Patent Applications"). T.O.P. Service understands that Lingualcare's separate attorneys will only represent Lingualcare's interest in these matters and will not represent T.O.P. Service.

T.O.P. Service hereby empowers Lingualcare to proceed and act according to the terms of this Supplemental Agreement and will assist Lingualcare accordingly in accomplishing such preparations, filings, and prosecutions of the Patent Applications as requested by Lingualcare from time to time, including the executing of any documents to perfect Lingualcare's interest as required to further accomplish these powers herein granted to Lingualcare or to further allow Lingualcare to act in respective Patent Offices of countries with respect to the Patent Applications. In view of Lingualcare's interest in the U.S. Patent Application and any applications filed outside of the United States related to or based on the U.S. Patent Application pursuant to the Original Agreement, T.O.P. Service also hereby grants Lingualcare the full authority and power to file, prosecute, and have patents issued under Lingualcare's name, in territories where the Original

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Agreement grants exclusive license rights to Lingualcare, but with all ownership subject to the Original Agreement. T.O.P. Service further acknowledges that it shall sign other documents as requested by Lingualcare for recording of Lingualcare's interest in the Patent Applications with individual Patent Offices as requested to further enable Lingualcare to act on the Patent Applications.

T.O.P. Service will bear initially the expenses for the PCT Fatent Application and will be reimbursed by Lingualcare in the amount of 50% of the expenses spans, directly after Lingualcare accomplished its initial financing round, defined as the point in time where Lingualcare's activities selling stock or other accurities to finance the company successfully results in cash at company's disposition in the amount of at least USD 500,000.00.

Every party shall bear the cost of obtaining and maintaining subsequent patent applications in the territories or countries where it has license rights.

Nothing in this Supplemental Agreement shall be constructed to alter the ownership and license rights as defined in the Original Agreement relating to the U.S. Patent Application and any subsequent application.

In case of any conflict, the provisions of the Supplemental Agreement shall supersede the provisions of the Original Agreement. All general provisions of the Original Agreement shall apply to the provisions of the Supplemental Agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date of the last signature below.

Date:	January	28, 2003	
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