•		Docket No.: 890				
FORM PTO-1595 (Modified) (Rev. 03-01)		12-02-2	004	ET	U.S. DEPARTMENT OF COMMERCE	
OMB No. 0651-0027 (exp.5/31/2002) P08A/REV03	-0027 (exp.5/31/2002)				Patent and Trademark Office	
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To the Director of the United S	States Pat	ent and 1028934		the attached origin	al documents or copy thereof.	
1. Name of conveying party(ies):		2. Name and address of receiving party(ies):				
Eloise Moore P.O. Box 18215 Cleveland Heights, OH 44118			Name: Dwight T. Willis			
				990 Ledge Road		
Additional names(s) of conveying party	🗆 Yes 🛛 No	Autress.				
3. Nature of conveyance:						
Assignment	П	Merger				
-		-	City Mac	edonia Stat	e/Prov · OH	
Security Agreement		Change of Name	City: <u>Mac</u>			
Other		Country:	USA	ZIP: <u>44056</u>		
Execution Date: _11/05/2004				ame(s) & address(es)	🛛 Yes 🗆 No	
 Application number(s) or pate If this document is being filed 			n the executi	ion date of the applic:	ation is:	
-	•					
Patent Application No. Filing date				. Patent No.(s)		
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		Additional numbers	 s D] Y	res 🛛 No	29	
5. Name and address of party to whom correspondence concerning document should be mailed:			6. Total number of applications and patents involved:			
						Name: John D. Gugliotta
Registration No. 36538						
Address: 137 South Main Street			 Enclosed - Any excess or insufficiency should be credited or debited to deposit account 			
			- Π Διι	Authorized to be charged to deposit account		
Suite 202			8. Deposit account number:			
12/01/2004 INSETACHE 00000035 618761			-			
01 FC;#921Akron	40.00 ORa	te/Prov.: <u>OH</u>	- 07-238	U		
Country: US	ZIP				ge if paying by deposit account)	
9. Statement and signature.		DO NO	T USE THIS SP	ACE		
To the best of my knowledge	and belie	f, the foregoing infor	mation is true	and correct and any	attached copy is a true copy	
of the original document.) MK/.i	1		
John D. Gugliotta				<u>F</u>	<u>11.25.01</u>	
Name of Person Sigr	-	number of pages includin	/ S/gnatu g cover sheet, at		3 Date	
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		Director of the United Sta	tes Patent and Trac exandria, VA 2231	demark Office 3-1450		
				Р	ATENT	

REEL: 016026 FRAME: 0015

JOINT VENTURE AGREEMENT

It is hereby mutually agreed between <u>Elorse</u> Mooke, the Inventor, and with Joint Venturer(s): DWIGHT T. Withis 490 LEDSE RE MAREDONIA ON 44056 The Joint Venturer(s) agree to contribute $\frac{5250-\omega}{2}$ United States Dollars that: 1. The Joint Venturer(s) will from this time forth receive 20 percent 2. of all royalties or monies earned by the licensing or sale of the Invention; 3. The Joint Venturer(s) will be entitled to earn profits without any restriction or limitation: 4. The Joint Venturer(s) will be kept informed by the Inventor of all developments or agreements as they may occur; 5. The Joint Venturer(s) will not be liable for any additional contribution of funds: б. The Joint Venturer(s) acknowledge that their contribution of funds is for the purchase of a percentage interest in the Invention. 7. Inventor will not receive any funds until first the Joint Venturer(s) have been reimbursed the full amount of the contributed amount. Therefore, all parties assert that this document is a complete and total understanding and that all other agreements either written or verbal are null and void. Likewise. all parties hereby agree to the terms stated herein on this 5 day of NOUEMBER . 2004 INVENTOR (SIGNATURE) Eloise MOORE VENTOR (PRINT JOINT VENTURER (PRINT) VENTURER (SIGNATURE) JOINT VENTURER (PRINT) JOINT VENTURER (SIGNATURE)

PATENT REEL: 016026 FRAME: 0016

JOINT VENTURE AGREEMENT Eloise MOULE It is hereby mutually agreed between , the Inventor. and with Joint Venturer(s), The Joint Venturer(s) agree to contribute $\frac{750.\omega}{2}$ United States Dollars 1. that: towards the development and promotion of OPTIGAL MEMORY UNIT in shares in said Invention; exchange for The Joint Venturer(s) will from this time forth receive percent 2. of all royalties or monies earned by the licensing or sale of the Invention; The Joint Venturer(s) will be entitled to earn profits without any restriction or 3. limitation: The Joint Venturer(s) will be kept informed by the Inventor of all developments or 4. agreements as they may occur; 5. The Joint Venturer(s) will not be liable for any additional contribution of funds; The Joint Venturer(s) acknowledge that their contribution of funds is for the purchase б. of a percentage interest in the Invention. 7. Inventor will not receive any funds until first the Joint Venturer(s) have been reimbursed the full amount of the contributed amount. Therefore, all parties assert that this document is a complete and total understanding and that all other agreements either written or verbal are null and void. б Likewise, all parties hereby agree to the terms stated herein on this day of NOVEMBER 2004 ER (SIGNATURE) JOINT VENTURER (PRINT) JOINT VENTURER (SIGNATURE)