PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY AGREEMENT

CONVEYING PARTY DATA

Name	Execution Date	
Zetera Corporation	10/01/2007	

RECEIVING PARTY DATA

Name:	Warburg Pincus Private Equity VIII, L.P.
Street Address:	466 Lexington Avenue
City:	New York
State/Country:	NEW YORK
Postal Code:	10017-3147

PROPERTY NUMBERS Total: 31

Property Type	Number
Application Number:	10473509
Application Number:	10791338
Application Number:	11243116
Application Number:	11242985
Application Number:	11344874
Application Number:	10473713
Application Number:	11243143
Application Number:	11243137
Application Number:	11479711
Application Number:	10472800
Application Number:	11243686
Application Number:	11243573
Application Number:	11399110
Application Number:	10763099
Application Number:	11304304
	DATENT

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REEL: 019927 FRAME: 0793

500369966

Application Number:	11305679
Application Number:	11139206
PCT Number:	US0528355
Application Number:	11173765
PCT Number:	US0536022
Application Number:	11205895
Application Number:	11472198
PCT Number:	US0536026
Application Number:	11246721
Application Number:	60884057
Application Number:	60884105
Application Number:	60893935
PCT Number:	US0708896
Application Number:	11435239
Application Number:	60908363
Application Number:	60914303

CORRESPONDENCE DATA

Fax Number: (949)253-9069

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 949-253-0944

Email: rfish@fishiplaw.com

Correspondent Name: Robert D. Fish

Address Line 1: 2603 Main Street, Suite 1050 Address Line 4: Irvine, CALIFORNIA 92614

ATTORNEY DOCKET NUMBER:	022153.0003
NAME OF SUBMITTER:	Robert D. Fish

Total Attachments: 13

source=Security Agreement - Warburg Pincus Private Equity (signed)#page1.tif source=Security Agreement - Warburg Pincus Private Equity (signed)#page2.tif source=Security Agreement - Warburg Pincus Private Equity (signed)#page3.tif source=Security Agreement - Warburg Pincus Private Equity (signed)#page4.tif source=Security Agreement - Warburg Pincus Private Equity (signed)#page5.tif source=Security Agreement - Warburg Pincus Private Equity (signed)#page6.tif source=Security Agreement - Warburg Pincus Private Equity (signed)#page7.tif source=Security Agreement - Warburg Pincus Private Equity (signed)#page8.tif source=Security Agreement - Warburg Pincus Private Equity (signed)#page9.tif source=Security Agreement - Warburg Pincus Private Equity (signed)#page10.tif source=Security Agreement - Warburg Pincus Private Equity (signed)#page11.tif source=Security Agreement - Warburg Pincus Private Equity (signed)#page12.tif

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SECURITY AGREEMENT

THIS SECURITY AGREEMENT is made effective as of this 1st day of October, 2007, by and between Warburg Pincus Private Equity VIII, L.P. ("<u>Secured Party</u>"), and Zetera Corporation, a Delaware corporation ("<u>Debtor</u>").

- 1. <u>Obligations Secured</u>. The security interest granted by this Security Agreement shall secure payment of all sums due to Secured Party under the \$225,000 Secured Convertible Promissory Note ("<u>Note</u>") in favor of Secured Party dated the date hereof ("<u>Secured Debt</u>").
- 2. <u>Grant of Security Interest</u>. Debtor hereby grants to Secured Party a first-in-priority security interest in the Collateral described or referred to in <u>Section 3</u> to secure the Secured Debt.
- 3. <u>Collateral</u>. Debtor's "<u>Collateral</u>" subject to the security interest shall consist of all assets of Debtor, whether now owned or hereafter acquired, including, without limitation, the Collateral described below (the "<u>Intellectual Property Collateral</u>").

As used herein "Computer Hardware and Software Collateral" means:

- (a) all of Debtor's: computer and other electronic data processing hardware, integrated computer systems, central processing units, memory units, display terminals, printers, features, computer elements, card readers, tape drives, hard and soft disk drives, cables, electrical supply hardware, generators, power equalizers, accessories and all peripheral devices and other related computer hardware;
- (b) all software programs (including both source code, object code and all related applications and data files), whether now owned, licensed or leased or hereafter developed, designed or acquired by Debtor;
- (c) all firmware associated with the property described in clauses (a) and (b) of this definition;
- (d) all documentation (including flow charts, logic diagrams, manuals, guides and specifications) with respect to such hardware, software and firmware described in the preceding clauses (a) through (c); and
- (e) all rights with respect to all of the foregoing, including without limitation, any and all copyrights, licenses, options, warranties, service contracts, program services, test rights, maintenance rights, support rights, improvement rights, renewal rights and indemnifications and any substitutions, replacements, additions or model conversions of any of the foregoing.

"Copyright Collateral" means all copyrights of Debtor in addition to the Computer Hardware and Software Collateral, and all semi-conductor chip product mask works of Debtor, whether statutory or common law, registered or unregistered, now or hereafter in force throughout the world, including, without limitation, all of Debtor's right, title and interest in and

to all copyrights and mask works registered in the United States Copyright Office or anywhere else in the world, and all applications for registration thereof, whether pending or in preparation, all copyright and mask work licenses, the right to sue for past, present and future infringements of any thereof, all rights corresponding thereto throughout the world, all extensions and renewals of any thereof and all proceeds of the foregoing, including, without limitation, licenses, royalties, income, payments, claims, damages and proceeds of suit.

"Patent Collateral" means:

- (a) all of Debtor's letters patent and applications for letters patent throughout the world, including all patent applications in preparation for filing anywhere in the world, whether now existing or hereafter acquired (current patents are listed on Exhibit A);
 - (b) all patent licenses of Debtor (whether as licensee or licensor);
- (c) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the items described in clauses (a) and (b) of this definition; and
- (d) all proceeds of, and rights associated with, the foregoing (including license royalties and proceeds of infringement suits), the right to sue third parties for past, present or future infringements of any patent or patent application, including any patent or patent application referred to herein, and for breach or enforcement of any patent license, including any patent license referred to herein, and all rights corresponding thereto throughout the world.

"Trade Secrets Collateral" means all common law and statutory trade secrets and all other confidential or proprietary or useful information of Debtor and all know-how obtained by or used in or contemplated at any time for use in the business of Debtor (all of the foregoing being collectively called a "Trade Secret"), whether or not such Trade Secret has been reduced to a writing or other tangible form, including all documents and things embodying, incorporating or referring in any way to such Trade Secret, all Trade Secret licenses of Debtor (whether as licensee or licensor), including each Trade Secret license referred to herein, and including the right to sue for and to enjoin and to collect damages for the actual or threatened misappropriation of any Trade Secret and for the breach or enforcement of any such Trade Secret license.

"Trademark Collateral" means:

(a) all of Debtor's: trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, certification marks, collective marks, logos, other source of business identifiers, prints and labels on which any of the foregoing have appeared or appear, designs and general intangibles of a like nature (all of the foregoing items in this clause (a) being collectively called a "Trademark"), now existing anywhere in the world or hereafter adopted or acquired, whether currently in use or not, all registrations and recordings thereof and all applications in connection therewith, whether pending or in preparation for filing, including registrations, recordings and applications in the United States Patent and

Trademark Office or in any office or agency of the United States of America or any State thereof or any foreign country (current trademarks are listed on Exhibit B);

- (b) all Trademark licenses (whether as licensee or licensor);
- (c) all reissues, extensions or renewals of any of the items described in clauses (a) and (b) of this definition;
- (d) all of the goodwill of the business connected with the use of, and symbolized by the items described in, clauses (a), (b) and (c); and
- (e) all proceeds of, and rights associated with, the foregoing, including any claim by Debtor against third parties for past, present or future infringement or dilution of any Trademark, Trademark registration or Trademark license, including any Trademark, Trademark registration or Trademark license referred to herein, or for any injury to the goodwill associated with the use of any such Trademark or for breach or enforcement of any Trademark license.

4. <u>Covenants of Debtor</u>. Debtor hereby covenants that:

- (a) Debtor shall, at its own cost and expense, (i) take any and all actions necessary to perfect, preserve, protect and defend the security interest of Secured Party in the Collateral created hereunder and the priority thereof against any and all adverse claims, and (ii) keep the Collateral free and clear of any and all liens, security interests (except for any security created as part of this Security Agreement, including under Section 6 hereof) and/or adverse claims (including, without limitation all taxes, assessments and other levies);
- (b) Debtor shall promptly reimburse Secured Party for any and all sums, including costs, expenses and attorneys' fees, which Secured Party may pay or incur in creating, defending, protecting or enforcing the security interest of this Security Agreement or the priority thereof, or in enforcing or collecting the Secured Debt, or in discharging any prior or subsequent lien or adverse claim against the Collateral or any part thereof, or by reason of becoming or being made a party to or intervening in any action or proceeding affecting the Collateral or the rights of the Secured Party therein, all of which actions the Secured Party shall have the right to take;
- (c) Debtor shall not, without the prior written consent of Secured Party, sell, assign, lease, or otherwise dispose of the Collateral, or any part thereof or any interest therein, unless as part of such sale, assignment, lease or other disposition the Note is fully paid;
- (d) Debtor shall use its reasonable best efforts to preserve and protect the value of the Collateral;
- (e) Debtor shall from time to time make, execute, acknowledge and deliver all such further documents, instruments and assurances as may be requested by Secured Party to perfect or preserve the security interest created by and to carry out the intent of

this Security Agreement, and hereby authorizes Secured Party to file financing statements, continuations and amendments thereto, and any other instruments (including this Security Agreement) relating to all or any part of the Collateral where desirable in Secured Party's judgment to perfect the security interest granted herein without the signature of Debtor (where permitted by law);

- (f) Debtor shall (i) protect, defend and maintain the validity and enforceability of the Trademarks, Patents, Copyrights and other Intellectual Property Collateral, (ii) not forego any right to protect and enforce rights to Trademarks, Patents, Copyrights or other Intellectual Property Collateral, and (iii) not allow any Trademarks, Patents, Copyrights, or other Intellectual Property Collateral to be abandoned, forfeited or dedicated to the public without the written consent of Secured Party, which shall not be unreasonably withheld, unless Debtor determines that reasonable business practices suggest that abandonment is appropriate;
- (g) Debtor shall promptly notify Secured Party of all after-acquired intellectual property, whether owned, developed or acquired by Debtor and shall notify Secured Party of any filed applications to register or patents issued after the execution hereof. Any expenses incurred in connection with such applications shall be borne by the Debtor; and
- (h) Debtor shall keep and cause to be kept accurate and complete records of the Collateral and its proceeds, which Collateral and records will be made available for inspection at Debtor's premises by Secured Party.

5. Events of Default and Remedies.

- (a) Upon (i) the failure of Debtor to pay any installment of the Secured Debt when due, (ii) any other default on the Note, or (iii) the failure of Debtor, after ten days written notice of such failure from Secured Party, to observe its covenants under Section 4, Debtor's rights to use the Intellectual Property Collateral shall terminate forthwith and Secured Party may exercise all rights granted to secured parties under Article 9 of the California Commercial Code and any applicable federal law, and shall also have, at its option, the right, subject to the requirements of Article 9 of the California Commercial Code and any applicable federal law:
- (i) To declare all amounts due under the Note immediately due and payable;
- (ii) To take immediate possession of the Collateral, and for that purpose may enter upon each and all of the premises of Debtor wherever located and may pursue the same wherever the Collateral may be, and search for, take possession of, remove, keep and store the same until sold, or put a custodian or custodians in charge of same, and post in or upon the premises such notices as Secured Party may determine;
- (iii) To dispose of the Collateral or any part thereof at public or private sale, which public or private sale may be conducted at the location designated by Secured Party, for cash or on credit and on such terms as Secured Party may in its sole discretion,

elect after giving at least five days' notice of the time and place of sale in the manner provided by law;

- (iv) To require Debtor to assemble the Intellectual Property Collateral and any tangible property in which Secured Party has a security interest and to make it available to Secured Party at a place designated by Secured Party. Secured Party shall have a nonexclusive, royalty free license to use the Copyrights, Patents, Trademarks, and other Intellectual Property Collateral to the extent reasonably necessary to permit Secured Party to exercise its rights and remedies hereunder; and
- (v) Pursue any other remedy for the enforcement of the security interest.
- (b) Out of the proceeds of any disposition of the Collateral, Secured Party shall:
- (i) First, pay all costs, expenses and charges for pursuing, searching for, taking, removing, keeping, storing, advertising and selling the Collateral, including without limitation, reasonable attorneys' fees and costs;
 - (ii) Second, retain out of the proceeds of sale the Secured Debt; and
 - (iii) Third, pay the remaining funds, if any, to Debtor.
- 6. <u>Intercreditor Agreement</u>. Secured Party acknowledges that Debtor has already obtained \$850,000 of secured debt financing and may require additional debt financing prior to its issuance and sale of Next Round Securities (as defined in the Note), and that lenders that have provided and may be providing such additional debt financing have required and may also require collateral security for their loans. Secured Party shall share rights to the Collateral pro rata on a dollars loaned basis, up to a total of \$2,500,000 (including the principal amount of the Note and the \$850,000 referred to above), and thereafter pro rata based on interest, expenses and other obligations owing by Debtor to such parties, with any lenders providing such additional debt financing, and shall execute an intercreditor agreement with such additional lenders setting forth the basis and terms of the sharing of rights to the Collateral.
- 7. <u>Assigns</u>. This Agreement shall be binding upon Debtor and its successors and permitted assigns, but shall not be assignable by Debtor, and shall inure to the benefit of Secured Party.
- 8. <u>Amendments</u>. This Security Agreement may be amended only by a written instrument signed by both parties hereto.
- 9. <u>Counterparts</u>. This Security Agreement may be executed in two or more counterparts, each party may sign on a separate counterpart, each of which shall be deemed an original but all of which together shall constitute the same instrument.

- 10. <u>Severability</u>. The unenforceability or invalidity of any provision or provisions of this Security Agreement shall not render any other provision or provisions herein contained unenforceable or invalid.
- Notice. All notices, demands and communications hereunder shall be in writing and shall be deemed to be duly given upon personal delivery or two days after deposit in the United States mail by registered or certified mail, postage pre-paid, return receipt requested, addressed to the parties at the addresses herein set forth, or at such other address as any party shall have furnished to the other parties in writing:

If to Debtor:

Zetera Corporation

16842 Von Karman, Suite 100 Irvine, California 92606 Attn: Chief Executive Officer

If to Secured Party:

c/o Warburg Pincus & Co.

466 Lexington Avenue

New York, New York 10017-3147

Attn: General Counsel

- 12. <u>Choice of Law</u>. This Security Agreement shall be governed by and construed in accordance with the laws of the State of California (without giving effect to laws respecting conflicts of law).
- 13. Attorneys' Fees. Should either party hereto institute any action or proceeding to enforce this Security Agreement or any provisions hereof or for a declaration of rights under this Security Agreement, or for arbitration of any dispute arising under this Security Agreement, the prevailing party in any such action, proceeding or arbitration shall be entitled to receive from the other party all costs and expenses, including attorneys' fees, incurred by the prevailing party in connection with such action, proceeding or arbitration.
- Confidentiality. In handling any confidential information, Secured Party shall exercise the same degree of care that it exercises with respect to its own proprietary information of the same types to maintain the confidentiality of any non-public information thereby received or received pursuant to this Security Agreement except that the disclosure of this information may be made (a) as required by law, regulation, rule or order, subpoena, judicial order or similar order and (b) provided that the recipient has entered into a comparable confidentiality agreement in favor of Debtor and has delivered a copy to Debtor, (i) to the affiliates of Secured Party, (ii) to prospective transferee or purchasers of an interest in the obligations secured hereby, and (iii) as may be required in connection with the examination, audit or similar investigation of Secured Party.
- 15. <u>Termination</u>. This Security Agreement and all rights and obligations of the parties hereunder shall terminate immediately upon the earlier to occur of (i) Debtor's payment in full of the Note or (ii) conversion of the entire unpaid principal balance of the Note into equity securities of Debtor in accordance with the terms of the Note.

Debtor and Secured Party have caused this Security Agreement to be duly signed and delivered as of the day and year first mentioned above.

DEBTOR:	ZETERA CORPORATION		
	By: Charles R. Cortright, Jr., Chief Executive Officer		
SECURED PARTY	WARBURG PINCUS PRIVATE EQUITY VIII, L.P.		
	By: Warburg Pincus Partners LLC, its General Partner		
	By: Warburg Pincus & Co.,		
	its Managing Member		
	By:		
	Barry Taylor, Partner		

ACKNOWLEDGMENT
State of California County of Orange
On 10-01-07 before me, J. Campbell, Notary Public (here insert name and title of the officer)
personally appeared Charles R. Cortright Jr
Torsonally known to may for your life and the state of th
personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and
acknowledged to me that he/s he/they executed the same in his/her/their authorized
capacity(ies) , and that by his/h er/thei r signature(s) on the instrument the person(s),
or the entity upon behalf of which the person(s) acted, executed the instrument.
WITNESS my hand and official seal. J. CAMPBELL Commission # 1639202 Notary Public - California Riverside County My Comm. Expires Jan 17, 2010
(Seal)

Debtor and Secured Party have caused this Security Agreement to be duly signed and delivered as of the day and year first mentioned above.

DEBTOR:	ZETERA CORPORATION		
	By: Charles R. Cortright, Jr., Chief Executive Officer		

SECURED PARTY

WARBURG PINCUS PRIVATE EQUITY VIII, L.P.

By: Warburg Pincus Partners LLC, its General Partner

By: Warburg Pincus & Co.,

its Managing Member

Barry Taylor Pagner

ACKNOWLEDGMENT

STATE OF CALIFORNIA)	
)	SS
COUNTY OF SANTA CLARA)	

On October 1, 2007, before me Priscilla Teague, Notary Public, personally appeared Barry Taylor, 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 executed the same in his authorized capacity, and that by his 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

Priscilla Teague, Notary Public

PRISCRIA TEASUE
Commission # 1680781
Notary Public - California
Santa Clara County
My Comm. Expires Apr 5, 2016

EXHIBIT A

PATENTS

Internal Matter ID	Serial Number	Title	Filing Date	Matter Type	Status
022153.0005CN	02829873.X	Communication Protocols, Systems and Methods	12/16/2002	Patent - Foreign	Pending
022153.0005DE	60218758.3-08	Communication Protocols, Systems and Methods	4/6/2005	Patent - Foreign	Issued
022153.0005EP	02808140.4	Communication Protocols, Systems and Methods	4/6/2005	Patent - Foreign	Issued
022153.0005EP2	06016115.5	Communication Protocols, Systems and Methods	12/16/2002	Patent - Foreign	Pending
022153.0005FR	1561306	Communication Protocols, Systems and Methods	4/6/2005	Patent - Foreign	Issued
022153.0005IE	1561306	Communication Protocols, Systems and Methods	4/6/2005	Patent - Foreign	Issued
022153.0005IN	1602/DELNP/05	Communication Protocols, Systems and Methods	12/16/2002	Patent - Foreign	Pending
022153.0005JP2	2006-224934	Communication Protocols, Systems and Methods	8/22/2006	Patent - Foreign	Pending
022153.0005US1	10/473713	Communication Protocols, Systems and Methods	12/16/2002	Patent - US	Pending
022153.0005US2	10/791338	Communication Protocols, Systems and Methods	11/12/2002	Patent - US	Pending
022153.0005US3	11/243116	Adapated Disk Drives Executing Instructions For I/O Command Processing	11/12/2002	Patent - US	Pending
022153.0005US4	11/242985	Methods Of Conveying Information Using Fixed Sized Packets	11/12/2002	Patent - US	Pending
022153.0005US5	11/344874	Low Level Storage Protocols Systems And Methods	9/23/2003	Patent - US	Pending
022153.0006CN	02829871.3	Data Storage Devices Having IP Capable Partitions	12/13/2002	Patent - Foreign	Pending
022153.0006EP	02797354.4	Data Storage Devices Having IP Capable Partitions	4/8/2005	Patent - Foreign	Pending
022153.0006IN	1600/DELNP/05	Data Storage Devices Having IP Capable Partitions	12/16/2002	Patent - Foreign	Pending
022153.0006ЈР2	2006-176153	Data Storage Devices Having IP Capable Partitions	5/11/2005	Patent - Foreign	Pending
022153.0006US1	10/473509	Data Storage Devices Having IP Capable Partitions	12/16/2002	Patent - US	Pending
022153.0006US2	11/243143	Disk Drive Partitioning Methods	11/12/2002	Patent - US	Pending
022153.0006US3	11/243137	Legacy Storage Device Adapter	11/12/2002	Patent - US	Pending
022153.0006US4	11/479711	Providing Redundancy For A Device Within A Network	12/16/2002		Pending
022153.0007CN	02829872.1	Electrical Devices with Improved Communication	12/16/2002	Patent - Foreign	Pending
022153.0007EP	02797353.6	Electrical Devices with Improved Communication	4/6/2005	Patent - Foreign	Pending

677/022153-0001 849360.03 a10/01/07

Internal Matter ID	Serial Number	Title	Filing Date	Matter Type	Status
022153.0007IN	1601/DELNP/05	Electrical Devices with Improved Communication	12/16/2002		Pending
022153.0007JP2	2006-239815	Electrical Devices with Improved Communication	9/5/2006	Patent - Foreign	Pending
022153.0007US1	10/472800	Electrical Devices with Improved Communication	12/16/2002	Patent - US	Issued
022153.0007US2	11/243686	Protocol Adapter For Electromagnetic Device Elements	11/12/2002	Patent - US	Pending
022153.0007US3	11/243573	Multiplexing Storage Element Interface	11/12/2002	Patent - US	Issued
022153.0007US4	11/399110	Multiplexing Storage Element Interface	11/12/2002	Patent - US	Pending
022153.0012US1	10/763099	Multicast Communication Protocol For A Redundant Array Of Storage Areas	1/21/2003	Patent - US	Pending
022153.0022US1	11/304304	Stateless Accelerator Modules And Methods	11/12/2002	Patent - US	Pending
022153.0023US1	11/305679	Methods for Accessing Storage Areas Information	12/29/2004	Patent - US	Pending
022153.0028TW	94127547	Virtual Devices and Virtual Bus Tunnels, Modules and Methods	8/12/2005	Patent - Foreign	Pending
022153.0028US	11/139206	Virtual Devices and Virtual Bus Tunnels, Modules and Methods	5/26/2005	Patent - US	Pending
022153.0029PCT	PCT/US05/28335	Topology Independent Storage Array	3/14/2005	Patent - PCT	Pending
022153.0029TW	94131312	Topology Independent Storage Array	7/1/2005	Patent - Foreign	Pending
022153.0029US	11/173765	Topology Independent Storage Array	3/14/2005	Patent - US	Pending
022153.0031PCT	PCT/US05/36022	Disaggregated Resources and Access Methods	8/16/2005	Patent - PCT	Pending
022153.0031US1	11/205895	Disaggregated Resources and Access Methods		Patent - US	Pending
022153.0031US2	11/472198	Generating Storage System Commands	8/16/2005	Patent - US	Pending
022153.0039PCT	PCT/US05/36026	Resource Command Messages And Methods	10/6/2005	Patent - PCT	Pending
022153.0039US1	11/246721	Resource Command Messages And Methods	10/6/2005	Patent - US	Pending
022153.0040PRO2	60/884057	Systems, Apparatus, And Methods For Disaggregated Device Aggregation	1/9/2007	Patent - Provisional	Pending
022153.0041PRO2	60/884105	GSM/PSM	1/9/2007	Patent - Provisional	Pending
022153.0043PRO2	60/893935	Systems, Methods, And Apparatus For Network Storage Solutions	3/9/2007	Patent - Provisional	Pending
022153.0044PCT	PCT/US7/08896	Methods of Resolving Datagram Corruption Over an Internetworking Protocol	4/10/2006	Patent - PCT	Pending
022153.0044US1	11/435239	Methods of Resolving Datagram Corruption Over an Internetworking Protocol	4/10/2006	Patent - US	Pending
022153.0047PRO	60/908363	Storage Area Network Methods and Systems	3/27/2007	Patent - Provisional	Pending
022153.0048PRO	60/914303	Intel-Zetera Synergy	4/26/2007	Patent - Provisional	Pending

EXHIBIT B

TRADEMARKS

MatterID	MARK	Filing Date	MatterType	Status	Serial Number
022153.0014CN	Z logo	8/15/2005	TMK - Foreign	Pending	4810773
022153.0014EP	Z logo	5/9/2005	TMK - Foreign	Issued	004429411
022153.0014IN	Z logo	8/8/2005	TMK - Foreign	Pending	1376558
022153.0014JP	Z logo	7/25/2005	TMK - Foreign	Issued	2005-68150
022153.0014TW	Z logo	6/3/2005	TMK - Foreign	Issued	94026420
022153.0014US1	Z logo (Cl. 42)	2/7/2005	TMK - US	Allowed	78/562134
022153.0014US2	Z logo (Cl. 9 and 16)	2/7/2005	TMK - US	Allowed	78/978333
022153.0015CA	ZETERA	10/23/2003	TMK - Foreign	Issued	1193825
022153.0015CN	ZETERA	8/1/2005	TMK - Foreign	Pending	4810772
022153.0015EP1	ZETERA	10/17/2003	TMK - Foreign	Issued	003416153
022153.0015EP2	ZETERA	5/9/2005	TMK - Foreign	Issued	004441895
022153.0015IN	ZETERA	7/25/2005	TMK - Foreign	Pending	1373628
022153.0015ЈР1	ZETERA	11/6/2003	TMK - Foreign	Issued	2003-98255
022153.0015JP2	ZETERA	8/8/2005	TMK - Foreign	Pending	2005-73672
022153.0015TW	ZETERA	6/3/2005	TMK - Foreign	Issued	94026421
022153.0015US1	ZETERA	5/6/2003	TMK - US	Pending	78/246397
022153.0015US2	ZETERA (Cl. 42)	2/22/2005	TMK - US	Allowed	78/572384
022153.0015US3	ZETERA (Cl. 9 and 16)	2/22/2005	TMK - US	Allowed	78/978332
022153.0032CN	Z-RAID	12/7/2005	TMK - Foreign	Pending	5047459
022153.0032EP	Z-RAID	11/18/2005	TMK - Foreign	Issued	004728234
022153.0032IN	Z-RAID	12/9/2005	TMK – Foreign TMK	Pending	1405635
022153.0032JP	Z-RAID	11/22/2005	TMK - Foreign	Pending	2005-109701
022153.0032TW	Z-RAID	7/27/2006	TMK - Foreign	Allowed	095038676
022153.0032US1	Z-RAID	6/9/2005	TMK - US	Allowed	78/647406
022153.0033CN	Z-SAN	12/19/2005	TMK - Foreign	Pending	5069574
022153.0033EP	Z-SAN	12/13/2005	TMK - Foreign	Issued	004778593
022153.0033IN	Z-SAN	12/28/2005	TMK - Foreign	Pending	1409755
022153.0033JP	Z-SAN	1/16/2006	TMK - Foreign	Pending	2006-2310
022153.0033TW	Z-SAN	7/27/2006	TMK - Foreign	Allowed	095038677
022153.0033US1	Z-SAN	7/18/2005	TMK - US	Issued	78/672840
022153.0035US1	Z-FS	7/18/2005	TMK - US	Issued	78/672844
022153.0036US1	Z-DISK	7/18/2005	TMK - US	Allowed	78/672846
022153.0046US1	NBOD	2/14/2007	TMK - US	Pending	77/107119

677/022153-0001 849360.03 a10/01/07

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