

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
Dimicron, Inc.	01/12/2012

RECEIVING PARTY DATA

Name:	Dimicron Lenders, LLC
Street Address:	1186 South 1680 West
City:	Orem
State/Country:	UTAH
Postal Code:	84058

PROPERTY NUMBERS Total: 37

Property Type	Number
Application Number:	11435392
Application Number:	11435383
Application Number:	12028740
Application Number:	11682391
Application Number:	11398462
Application Number:	11038785
Application Number:	10929114
Application Number:	10928928
Application Number:	10927968
Application Number:	10928715
Application Number:	10927946
Application Number:	10927961
Application Number:	10259187
Application Number:	10229907
Application Number:	10190344

CH \$1480.00 11435392

Application Number:	09840623
Patent Number:	5645601
Patent Number:	6010533
Patent Number:	6290726
Patent Number:	6398815
Patent Number:	6402787
Patent Number:	6410877
Patent Number:	6425922
Patent Number:	6488715
Patent Number:	6494918
Patent Number:	6497727
Patent Number:	6514289
Patent Number:	6517583
Patent Number:	6596225
Patent Number:	6610095
Patent Number:	6655845
Patent Number:	6676704
Patent Number:	6709463
Patent Number:	6793681
Patent Number:	6800095
Patent Number:	6817550
Patent Number:	7077867

CORRESPONDENCE DATA

Fax Number: 8015327750
Phone: (801) 532-7840
Email: tsmith@parrbrown.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.

Correspondent Name: Timothy B. Smith
Address Line 1: 185 S. State St., Suite 800
Address Line 4: Salt Lake City, UTAH 84111

ATTORNEY DOCKET NUMBER:	DIAMICRON LENDERS
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NAME OF SUBMITTER:	Timothy B. Smith
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Total Attachments: 16
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THIRD AMENDED, RESTATED AND CONSOLIDATED SECURITY AGREEMENT

THIS THIRD AMENDED, RESTATED AND CONSOLIDATED SECURITY AGREEMENT (this "**Security Agreement**") is entered into effective as of January 12, 2012, by and between DIAMICRON LENDERS, LLC, a Utah limited liability company (together with its successors and/or assigns, the "**Lender**"), and DIMICRON, INC., a Utah corporation f/k/a DIAMICRON, INC., a Utah corporation (the "**Borrower**").

RECITALS:

WHEREAS, Borrower previously executed that certain Convertible Promissory Note, dated October 27, 2008 in favor of Bill J. Pope ("**Previous Lender**") in the original principal amount of \$1,000,000 (the "**Original Note**").

WHEREAS, the Original Note is secured by that certain Security Agreement, dated October 27, 2008, executed by Borrower in favor of Previous Lender (the "**Original Security Agreement**").

WHEREAS, in March, 2009, Lender made an additional advance to Borrower in the amount of \$4,000,000 (the "**First Additional Advance**"), and in lieu of creating additional notes, Previous Lender agreed to contribute the Original Note and the Original Security Agreement, plus all interest accrued thereon, to Lender in exchange for a certain ownership interest in Lender, and thereafter Lender made the First Additional Advance.

WHEREAS, in connection with the First Additional Advance (a) the Original Note was amended and restated by that certain Amended, Restated and Consolidated Promissory Note, executed by Borrower in favor Lender (the "**First Amended and Restated Note**"), which First Amended and Restated Note amended and restated the Original Note in its entirety, and (b) the Original Security Agreement was amended and restated by that certain Amended, Restated and Consolidated Security Agreement between Lender and Borrower (the "**First Amended and Restated Security Agreement**"), which First Amended and Restated Security Agreement amended and restated the Original Security Agreement in its entirety.

WHEREAS, in January, 2011, Lender agreed to make an additional advance to Borrower in the amount of up to \$2,000,000 (the "**Second Additional Advance**").

WHEREAS, in connection with the Second Additional Advance (a) the First Amended and Restated Note was amended and restated by that certain Second Amended, Restated and Consolidated Promissory Note, executed by Borrower in favor Lender (the "**Second Amended and Restated Note**"), which Second Amended and Restated Note amended and restated the First Amended and Restated Note in its entirety, and (b) the First Amended and Restated Security Agreement was amended and restated by that certain Second Amended, Restated and

Consolidated Security Agreement between Lender and Borrower (the "**Second Amended and Restated Security Agreement**"), which Second Amended and Restated Security Agreement amended and restated the First Amended and Restated Security Agreement in its entirety.

WHEREAS, Borrower has requested that Lender make an additional advance to Borrower in an amount up to \$2,000,000 (the "**Third Additional Advance**") and Lender has agreed to make the Third Additional Advance on the terms and conditions set forth in that certain Third Amended, Restated and Consolidated Promissory Note executed by Borrower in favor of Lender, dated the date hereof (the "**Note**") in the original principal amount of up to \$8,990,000 (the "**Loan**"), which Note amends, restates the Second Amended and Restated Note and consolidates the Second Amended and Restated Note with the Third Additional Advance.

WHEREAS, as a condition to making the Third Additional Advance to Borrower, and as consideration for Lender extending the maturity date of the Class A Loan Amount (as defined in the Note), Lender requires that Borrower grant to Lender a continuing security interest in all of Borrower's personal property.

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, Lender and Borrower hereby amend, restate and consolidate the Second Amended and Restated Security Agreement in its entirety as follows:

1. **Security Interest.** To secure the Obligations (defined below), Borrower hereby transfers, conveys, assigns and grants to Lender a security interest in all of Borrower's personal property, including, without limitation, all right, title and interest of Borrower, whether now owned or existing or hereafter acquired or arising, and wheresoever located, in, to and under (with each of the following capitalized terms having the meaning given thereto in the UCC (as defined below)):

- (a) all Accounts;
- (b) all As-Extracted Collateral;
- (c) all Chattel Paper;
- (d) all Commercial Tort Claims;
- (e) all Commodity Accounts;
- (f) all Commodity Contracts;
- (g) all Deposit Accounts;
- (h) all Documents;
- (i) all Equipment;
- (j) all Fixtures;

- (k) all General Intangibles;
- (l) all Goods and all Accessions thereto, and Goods with which the Goods are commingled;
- (m) all Instruments;
- (n) all Intellectual Property;
- (o) all Inventory;
- (p) all Investment Property;
- (q) all Letter-of-Credit Rights;
- (r) all Promissory Notes;
- (s) all Software;
- (t) all other personal property not otherwise described above;
- (u) all books and records pertaining to the Collateral; and
- (v) to the extent not otherwise included, all Proceeds, products, income and profits of the foregoing, and all accessions thereto and all collateral security and guarantees given by any person or entity with respect to any of the foregoing (collectively, the "Collateral").

Without limiting the generality of the foregoing, Borrower's Intellectual Property shall included, but not be limited to, all of Borrower's rights title and interest, including the right to sue for past infringement and to collect for all past, present and future damages, in the United States of America (as defined in 35 U.S.C. § 100) and throughout the world, in and to those patents listed on Schedule I attached hereto, in any and all applications thereon, in any and all Letters Patent(s) therefor, and in any and all applications that claim the benefit of the patents and/or applications thereon listed in Schedule I, including non-provisional applications, continuing (continuation, divisional, or continuation-in-part) applications, reissues, extensions, renewals and reexaminations of the patent application or Letters Patent therefor listed in Schedule I, to the full extent of the term or terms for which Letters Patents issue, and in any and all inventions described in the patents and/or patent applications thereon listed in Schedule I, and in any and all forms of intellectual and industrial property protection derivable from such patents or patent applications, and that are derivable from any and all continuing applications, reissues, extensions, renewals and reexaminations of such patents or patent applications, including, without limitation, patents, applications, utility models, inventor's certificates, and designs together with the right to file applications therefor; and including the right to claim the same priority rights from any previously filed applications under the International Agreement for the Protection of Industrial Property, or any other international agreement, or the domestic laws of the country in which any such application is filed, as may be applicable. In addition, without

limiting the generality of the foregoing, the Collateral shall include, but not be limited to those items set forth on Schedule II attached hereto and made a part hereof.

2. **Obligations.** The security interest granted by this Security Agreement is given as security for all indebtedness and obligations owed by Borrower to Lender, including, without limitation, the following (collectively, the "**Obligations**"):

- (a) payment of the Loan, with interest thereon, evidenced by the Note;
- (b) payment of all sums advanced by Lender to protect the Collateral, with interest at the Default Interest Rate (as defined in the Note);
- (c) payment of all other sums, with interest thereon, that may hereafter be loaned to Borrower, or its successors or assigns, by Lender, or its successors or assigns when evidenced by a promissory note or notes reciting that they are secured by this Security Agreement;
- (d) performance of every obligation of Borrower contained in this Security Agreement or the Note;
- (e) performance of every obligation of Borrower contained in any agreement, document, or instrument now or hereafter executed by Borrower reciting that the obligations thereunder are secured by this Security Agreement; and
- (f) all modifications, extensions and renewals of any of the obligations secured hereby, however evidenced, including, without limitation: (i) modifications of the required principal payment dates or interest payment dates or both, as the case may be, deferring or accelerating payment dates wholly or partly; or (ii) modifications, extensions or renewals at a different rate of interest whether or not, in the case of a note, the modification, extension or renewal is evidenced by a new or additional promissory note.

3. **Proceeds.** As used in this Security Agreement, the term "**Proceeds**" means all of Borrower's proceeds (as such term is defined in the Utah Uniform Commercial Code in effect from time to time, the "**UCC**") including all products of the Collateral and all additions and accessions to, replacements of, insurance or condemnation proceeds of, and documents covering any of the Collateral, all property received wholly or partly in trade or exchange for any of the Collateral, all leases of any of the Collateral, and all rents, revenues, issues, profits and proceeds arising from the sale, lease, license, encumbrance, collection or any other temporary or permanent disposition of any of the Collateral or any interest therein.

4. **Filing.** Borrower covenants that so long as any portion of the Obligations remain unpaid, Borrower will not file or authorize the filing of a financing statement or security agreement covering the Collateral to anyone other than Lender. Borrower authorizes Lender to prepare and file one or more financing statements or supplements thereto or other instruments as Lender may from time to time reasonably require to comply with the UCC or other applicable law to preserve, protect and enforce the security interest of Lender. In addition, Borrower hereby

authorizes Lender to file any change, financing statement or continuation statement in such form, with or without Borrower's signature, and in such places as may be appropriate.

5. Care of Collateral. Borrower will keep in effect all licenses, permits and franchises required by law or contract relating to Borrower's business (if applicable), property or the Collateral; at all times defend Borrower's ownership and possession of and Lender's security interest in the Collateral; keep the Collateral free from all claims, encumbrances and security interests; pay when due all taxes, license fees and other charges upon the Collateral or upon Borrower's business, property or the income therefrom; and not misuse, conceal or in any way use or dispose of the Collateral unlawfully or contrary to the provisions of this Security Agreement. Loss of, damage to, or uncollectability of the Collateral or any part thereof will not release Borrower from any of its obligations hereunder.

6. Representations, Warranties and Covenants. Borrower represents, warrants, and covenants for the benefit of Lender that:

(a) Borrower is the sole holder and owner, beneficially and as of record, of the Collateral and has not granted, pledged, transferred, hypothecated, created, assigned or otherwise created any rights in the Collateral to any person other than Lender;

(b) each of the patents comprising the Collateral are in full force and effect;

(c) the execution of this Security Agreement by Borrower will not violate or conflict with (i) any legal requirement affecting Borrower or any of its properties, including the Collateral, or (ii) any agreement by which Borrower or the Collateral is bound or to which it is a party and will not result in or require the creation (except as provided in or contemplated by this Security Agreement) of any lien upon any of such properties;

(d) this Security Agreement has been validly executed and delivered by Borrower and is the legal, valid and binding obligation of Borrower, enforceable against Borrower in accordance with its terms, except as such enforceability may be limited by applicable bankruptcy, insolvency, reorganization, moratorium or similar laws affecting the enforcement of creditors' rights generally and by equitable principles;

(e) there is no action, suit, investigation, proceeding or arbitration (whether or not purportedly on behalf of Borrower) at law or in equity or before or by any foreign or domestic court or other governmental entity (a "Legal Action") pending or, to the knowledge of Borrower, threatened against or affecting Borrower or any of its assets which could reasonably be expected to result in any material adverse change in the business, operations, assets (including the Collateral) or condition (financial or otherwise) of Borrower or would materially and adversely affect Borrower's ability to perform its obligations under the Note or this Security Agreement. There is no basis known to Borrower for any such action, suit or proceeding. Borrower is not (i) in violation of any applicable law which violation materially and adversely affects or may materially and adversely affect the business, operations, assets (including the Collateral) or condition (financial or otherwise) of Borrower, (ii) subject to, or in default with respect to any other

legal requirement that would have a materially adverse effect on the business, operations, assets (including the Collateral) or condition (financial or otherwise) of Borrower, or (iii) in default with respect to any agreement to which Borrower is a party or by which it is bound. There is no Legal Action pending or, to the knowledge of Borrower, threatened against or affecting Borrower questioning the validity or the enforceability of this Security Agreement, the Note or the Collateral;

(f) there are no conditions precedent to the effectiveness of this Security Agreement that have not been satisfied or waived;

(g) at any time upon the written request of Lender and at the sole expense of Borrower, Borrower will promptly execute and deliver any and all such further instruments and documents and take such further actions as Lender may reasonably deem necessary to obtain the full benefits of this Security Agreement and of the rights and powers granted herein, including, without limitation, the execution and filing of any financing or continuation statements under the UCC with respect to the security interest granted hereby and, if otherwise required hereunder, giving notice to any party of Lender's first priority security interest in the Collateral;

(h) Borrower will defend the right, title and interest hereunder of Lender as a continuing first priority security interest in the Collateral against the claims and demands of all persons whomsoever;

(i) Borrower shall promptly provide Lender with any notice, written or oral, which Borrower receives with respect to the Collateral;

(j) Borrower shall not sell, convey, assign, pledge, lease, license, grant a security interest in or otherwise transfer any direct or indirect or beneficial interest in the Collateral to any other person or entity;

(k) Borrower will maintain insurance on the Collateral in such amounts and with such providers as are acceptable to Lender in its reasonable discretion;

(l) without providing at least thirty (30) days' prior written notice to Lender, Borrower will not change its name or its principle place of business; and

(m) no Event of Default, and no event which, with the giving of notice or passage of time or both, would constitute an Event of Default under the Loan Documents has occurred.

7. **Default.** The occurrence of any of the following events shall constitute an "Event of Default" hereunder and under the Note: (a) Borrower fails to pay any portion of the Obligations when due; (b) Borrower fails to perform any undertaking or breaches any warranty or covenant in this Security Agreement or the Note; or (c) any statement, representation or warranty of Borrower in this Security Agreement or the Note is untrue in any material respect when made. Waiver of any default will not constitute a waiver of any other or subsequent default hereunder.

8. **Remedies.** If an Event of Default exists, then Lender may (a) accelerate the payment of all amounts due under the Note, (b) exercise any collection rights with respect to any of the Collateral, (c) take possession of, sell or dispose of, or otherwise deal with such Collateral as permitted by the UCC, or (d) exercise or enforce any right or remedy that may be available to Lender with respect to such Collateral upon default, whether existing under the Note, this Security Agreement, at law or in equity.

9. **Application of Proceeds of Collateral.** In the event of the repossession, sale, collection or other disposition of any of the Collateral pursuant to the terms of this Security Agreement, the proceeds thereof shall be applied as follows:

(a) *First*, to satisfaction of any reasonable costs and expenses, including attorneys' fees, incurred in pursuing the enforcement action; and

(b) *Second*, to satisfaction of the Obligations.

10. **Termination.** This Security Agreement shall terminate and the Collateral shall be released from the lien of Lender at such time as the Obligations to Lender have been indefeasibly satisfied in full.

11. **General.**

(a) **Notices.** All notices or other communications required or permitted to be given pursuant to the provisions of this Security Agreement shall be delivered as follows:

If to Borrower: Dimicron, Inc.
 1186 South 1680 West
 Orem, Utah 84058

To Lender: Diamicron Lenders, LLC
 1260 South 1600 West
 Orem, Utah 84058

(b) **Assignment; Binding Upon Successors and Assigns.** Borrower may not assign any of its obligations hereunder without the prior written consent of Lender. The terms and conditions of this Security Agreement shall inure to the benefit of and be binding upon the successors and permitted assigns of the parties.

(c) **Entire Agreement.** This Security Agreement, the Note and the other documents and instruments contemplated by this Security Agreement set forth the entire agreement between Borrower and Lender with respect to all matters herein, and supersede all prior and contemporaneous security agreements, representations and understandings of the parties, written or oral. No supplement, amendment or modification of this Security Agreement shall be binding unless executed in writing by Borrower and Lender.

(d) **No Waiver.** Subject to the provisions of this Security Agreement requiring the consent of Lender, no waiver of any of the provisions of this Security Agreement

shall be deemed, or shall constitute, a waiver of any other provision, whether or not similar, nor shall any waiver constitute a continuing waiver, and no waiver shall be binding unless executed in writing by Borrower and Lender.

(e) Governing Law. This Security Agreement shall be governed by and construed under the laws of the State of Utah as applied to agreements among Utah residents entered into and to be performed entirely within Utah, without reference to principles of conflict of laws or choice of laws.

(f) Severability of Provisions. Any provision of this Security Agreement that is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions of this Security Agreement or affecting the validity or enforceability of such provision in any other jurisdiction.

(g) Continuing Security Interest. This Security Agreement amends and restates the Second Amended and Restated Security Agreement in its entirety, but does not constitute a release of the security interests created by the Original Security Agreement as amended and restated by the First Amended and Restated Security Agreement as amended and restated by the Second Amended and Restated Security Agreement, which security interests shall be effective and continuing as of the date created in the Original Security Agreement.

[SIGNATURE PAGE IMMEDIATELY FOLLOWS]

IN WITNESS WHEREOF, the parties hereto have duly executed this Security Agreement as of the day and year first above written.

LENDER

DIAMICRON LENDERS, LLC, a Utah limited liability company

By: [Signature]
Its: W.R. 2-3-12

BORROWER

DIMICRON, INC., a Utah corporation

By: [Signature]
Its: Jeffrey A. Fenwick
President

SCHEDULE I
TO
SECURITY AGREEMENT

(See attached)

Title	Patent #
Prosthetic Joint With Diamond Coated Interfaces	5,645,601
Prosthetic Joint With Diamond Coated Interfaces	6,010,533
Prosthetic Hip Joint Having Sintered Polycrystalline Diamond Compact Articulation Surfaces	6,290,726
Prosthetic Joint Having At Least One Superhard Articulation Surface	6,398,815
Prosthetic Hip Joint Having At Least One Sintered Polycrystalline Diamond Compact Articulation Surface and Substrate Surface Topographical Features in Said Polycrystalline e Diamond Compact	6,402,787
Methods for Shaping and Finishing Prosthetic Joint Components Including Polycrystalline Diamond Compacts	6,410,877
Prosthetic Hip Joint Having At Least One Sintered Polycrystalline Diamond Compact Articulation Surface	6,425,922
Diamond-Surfaced Cup for Use in a Prosthetic Joint	6,488,715
Component for a Prosthetic Joint Having a Diamond Load Bearing and Articulation Surface	6,494,918
Component for Use in Prosthetic Hip, the Component Having a Polycrystalline Diamond Articulation Surface and a Plurality of Substrate Layers	6,497,727
Diamond Articulation Surface for Use in a Prosthetic Joint	6,514,289
Prosthetic Hip Joint Having a Polycrystalline Diamond Compact Articulation Surface and a Counter Bearing Surface	6,517,583
Methods for Manufacturing a Diamond Prosthetic Joint Component	6,596,225
Prosthetic Joint Having Substrate Surface Topographical Features and At Least One Diamond Articulation Surface	6,610,095
Prosthetic Joint Having Substrate Surface Topographical Features and At Least One Diamond Articulation Surface	6,655,845
Bearings, Races, and Components Thereof Having Diamond and Other Superhard Surfaces	6,676,704
Prosthetic Joint Component Having At Least One Sintered Polycrystalline Diamond Compact Articulation Surface and Substrate Surface Topographical Features in Said Polycrystalline e Diamond Compact	6,709,463
Prosthetic Joint Component Having At Least One Solid Polycrystalline Diamond Component	6,793,681
Prosthetic Hip Joint Having A Polycrystalline Diamond Articulation Surface and a Plurality of Substrate Layers	6,800,095
Diamond-surfaced Femoral Head For Use in a Prosthetic Joint	6,817,550
Nozzles, and Components Thereof and Methods for Making the Same	7,077,867
Prosthetic Knee Joint Having at Least One Diamond Articulation Surface	

Title	Application #
Prosthetic Hip Joint Having Polycrystalline Diamond Articulation Surfaces and at lease one solid Polycrystalline Diamond Compact	20080215158
Prosthetic Hip Joint Having Polycrystalline Diamond Articulation Surfaces and at lease one solid Polycrystalline Diamond Compact	20080195220
Multi-Lobe Artificial Spine Joint	20080195212
Prosthesis for Joint Replacement	20070208427
Use of a metal and Sn as a solvent material for the bulk crystallization and sintering of diamond to produce biocompatible biomedical devices	20060263233
Unicondylar knee implant	20050171604
Use of CoCrMo to augment biocompatibility in Polycrystalline Diamond Compacts	20050158200
Use of gradient layers and stress modifiers to fabricate superhard constructs	20050146086
Superhard mill cutters and related methods	20050133277
Brut polishing of superhard materials	20050121417
Use of Ti and Nb cemented in TiC in prosthetic joints	20050110187
Carbides as a substrate material in prosthetic joints	20050087915
Modular bearing surfaces in prosthetic joints	20040111159
Articulating diamond-surfaced spinal implants	20030191533
Nozzels, and components thereof and methods for making the same	20030189114
Methods for making bearings, races and components thereof having diamond and other superhard surfaces	20030019106

SCHEDULE II
TO
SECURITY AGREEMENT

Shop Equipment

ROTARY 1643
ROTARY 1644
VACUUM OVEN
VERTISPHERE GRINDER
BALANCE XE310
OVERBECK GRINDER
CHARMILLES ROBOFORM
AIR COMPRESSOR
TAKASAWA LATHE
VICTOR LATHE
MILL
FURNACE
WEAR TEST SIM. MACH.
LATHE GUARD
BALANCE 2106
NEFF CONTROLLER
MACHINE
SERVCO CONTROL
Control returned
CABLE SET
BACKUP BLOCKS
ACOUSTICS MACHINE
PRESS MONITOR
25 TON PRESS
WASH SYSTEM
TURBULA MIXER
SURFACE TESTER
2600 TON PRESS BALANCE
ANTIVIBRATION TABLE
ROUND TESTER
NEFF PRESS
2600 TON PRESS BALANCE
SUPPRESSOR
AIR COMPRESSOR
SUPPRESSOR-OVERBECK
AIR DRYER
BRIDGEPORT MILL
3 HEAD SPHERE MACHINE
403D SURGSUP EDM
LATHE FOR TOOL ROOM
CINCINNATI GRINDER
TOOL & CUTTER

SOFTWARE FOR CNC LATHE
EDM MONITOR
MILLERMATIC
BAFFLE TANK
SENSITIVE SCREENING EQUIP
DIES 7 PUNCHES(PYRO CUBES)
TRAVEL PROBE
Gauge Block Set
Tooling -
Tooling -
Tooling - Grippers for EDM
Tooling -
EDM MACHINE
LAPMASTER
SURFACE GRINDER
CHARMILLES WIRE EDM
OPTICAL COMPARITOR
HYDRAULIC P.S. TEST FRAME
POWER SUPPLY FOR EDM
LEPEL POWER UNIT
CUTOFF SAW
POLYMER CURE SYSTEM
POLISHING MACHINE PARTS
NORTEC 1000S TESTER
CREST 4 STATION OPTI
DUST COLLECTOR
ACT
PART VIBERATOR
SCALE
COMPACTOR MICRO II
P3 STRAIN INDICATOR
PRE-COMPRESS DIE SET
POLISHER,CUST MADE
Tooling- 3R-450.1-1 Chuck
System upgrades for Signal Processor (includes USB, firewire ports, network access, software upgrade)
Swivel Top Microstage Table & Micrometer heads
TEST FRAME ADDITIONAL
POLISHMASTER
TOOL ROOM LATHE
10 SPINDLE POLISHER
ALPHA PRESS
POLISHING MACHINES
CUP GRINDER
Linear Scale
PRESS GUIDE PINS
Tooling
DAEWOOD FORK LIFT
VIBRO-ENERGY SEPARATOR
THERMOCOUPLE WELDER
ARIIS MODEL 3100 Signal Processing Unit

Grinding Fixture, pod assembly
6 SPINDLE POLISHER
EDM MACHINE
ROBOT FOR EDM MACHINE
CNC TURNING CENTER, CHUCKS, ETC
VIBRO ENERGY SEPERATOR (Sweco Model ZS29S3333)
Portable Chiller, Model M1-75A
Precision Grinder TT5000 Unit serial #1246SS, T-slotted base plate, thru-feed.
Load frames & Sensors
CMM Machine
Office Mill
Forklift
2600 Ton Press
Blasting Fixture

Office Equipment

DIGITAL CAMERA
BLINDS
FIRESAFE
AUTOCAD
CELERON COMP
PENTIUM 466
CELERON 500
FIRESAFE
COMM TECH SOFTWARE
INVENTOR R2 ACAD
PRO E SOFTWARE
GLORIA II COMPUTER
CLERON 566
PENTIUM II
PENTIUM II
OFFICEXP SOFTWARE
PA SOFTWARE
COMPUTER
QB SOFTWARE
OFFICE XP SOFTWARE
ENPOWER COMPUTER
COMPUTERS
ALARM SYSTEM
FIRESAFE
LAPTOP (JEFF)
LAPTOP (DICK)
LAPTOP (STAN)
COMPUTER EQUIP
SOLID WORKS OFFICE PRO
16 WORKSTATIONS
COPIER CAPITAL LEASE
COMPUTER
DX2000MT
COMPUTER EQUIP-Marquies K910T, 4-Core Workstation
LABVIEW BASE DEV SYS. w/NI-PCI-7344

MEGA FRAME RACK
WIRELESS NETWORK
SERVER
BOSHARD ELECT
HP INKJET 2800dtn PRINTER
INSULATED FIRE-PROOF FILE CABINET
Ikon Copy Machine
Ben's Computer
30" LCD Monitor
Mac Mini Server
Macbook Air(Jeffs)
Monitor(Daves)
4-24" Monitors
3 Computers
Ipad(Baos)
Cube Office Design
2 Computer Monitors(Marcs)
Macbook Pro&Software(Baos)
Firesafe Filing Cabinets
Workstation
1134 Squire Building Office Desks&Chairs
1134 Squire Building Office furnishings (rugs, cabinets, bookshelves, etc.)
1134 Squire Building Laser Printers
1186 Building Office Desks&Chairs
1186 Squire Building Office furnishings (rugs, cabinets, bookshelves, etc.)
1186 Building Printers
1192 Building Office Desks&Chairs
1192 Squire Building Office furnishings (rugs, cabinets, bookshelves, etc.)
1192 Building Printers
1184 Building Office Desks&Chairs
1184 Squire Building Office furnishings (rugs, cabinets, bookshelves, etc.)
Microwave
1184 Building Printers

Auto

97 MERCURY SABLE

LEASEHOLD IMPROVEMENT

ELECTRICAL, BOSHARD
ELECTRICAL, BOSHARD
BP BUILDERS NEW WORK A
AIR EXPRESS Add to A/c
BOSHARD ELECT
TROY MEDFORD FLOORING
CONCRETE PAD FOR COMP.

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