FORM PTO-1584 (2 23 98 RECORDATION FO	RM Ct 12-30-1998 F COMMERCE				
CIAS No. 0851-0011 (exp. 494) TRADEMA					
Tab settings o o o V V					
To the Honorable Commissioner of Patents and Trademarks:	Please rec. 100931511				
Name of conveying party(les):	Name and address of receiving party(ies)				
Solitec Wafer Processing Tinc.	Name: <u>Ultratech Stepper East, Inc.</u>				
□ Individual(s) □ Individual(s)	Internal Address:				
General Partnership Limited Partnership	Street Address: 3050 Zanker Road				
California 2 Other	City: San Jose State: CA ZIP: 95134				
Additional name(s) of conveying party(les) attached? Yes & No					
3. Nature of conveyance:	Association General Partnership				
	☐ Limited Partnership				
☐ Assignment ☐ Merger ☐ Change of Name	© Corporation-State <u>Delaware</u> © Other				
O Other	If assignee is not domiciled in the United States, a domestic representative designation				
Every diag Date:	is attached: Q Yes Q No (Designations must be a separate document from assignment)				
Execution Date: September 18, 1998	Additional name(s) & address(es) attached? ☐ Yes ☐ No				
Application number(s) or patent number(s):					
A. Trademark Application No.(s)	B. Trademark Registration No.(s)				
Set of the Committee of	b. Haderialk negistration No.(5)				
A(t) = A(t) + c(t)	See Attached Schedule B				
SECTION OF THE CONTRACTOR OF T	[
	tached? X Yes Q No				
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:				
••					
Name: Paul D. Broude, Esq.	7. Total fee (37 CFR 3.41)\$ 265.00				
Internal Address:	7. Total fee (37 CFR 3.41) <u>\$ 265.00</u>				
	☐ Enclosed				
	Authorized to be charged to deposit account				
Street Address:Stroock & Stroock & Lavan LLP	<i></i>				
100 Federal Street	8. Deposit account number:				
_	19-4709				
City: Boston State: MA ZIP: 02110	(Attach duplicate copy of this page if paying by deposit account)				
DO NOT US	SE THIS SPACE				
	-				
Statement and signature. To the best of my knowledge and belief, the forecoing inform inform	nation is true and correct and any attached conv is a true conv of				
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.					
Howard M Witten 9 to 2 MM Sto 18 Decimbo 1998					
Name of Person Signing Signature 5					
Total number of pages including cover sheet, attachments, and document:					

Mail documents to be recorded with required cover sheet information to: Commissioner of Patents & Trademarks, Box Assignments Washington, D.C. 20231

Schedule B

Docket #	Country	Serial#	Filed Date	Reg #	Reg Date	Mark	Status
ISI TOO1XX	United States	74/582,383	10/5/94	1,923,480	10/3/95	Optitrac	Issued
ISI T002XX	United States	74/582,609	10/5/94	1,977,352	5/28/96	Acrobot	Issued
ISI T005XX	United States	129,688	6/9/77	1,107,783	12/5/78	Machine Technology, Inc.	Issued
ISI T006XX	United States	73/274,592	8/18/80	1,172,900	10/13/81	MTI and Design	Issued
ISI T007XX	United States	73/319,352	7/17/81	1,218,206	11/30/82	Omnichuck	Issued
ISI T008XX	United States	73/319,355	7/17/81	1,217,383	11/23/82	We Keep It Simple	Issued
ISI T011XX	United States	73/446,677	10/5/83	1,321,861	2/26/85	Multifab	Issued
ISI T016XX	United States	73/778,442	2/2/89	1/859,455	10/25/94	MTI and Design	Issued
ISI T021XX	United States	73/637,641	12/29/86	1,476,612	2/16/88	Flexifab	Issued
ISI T027XX	United States	73/169,098	5/4/78	1,158,805	6/30/81	Wafertrac	Issued

20045190v3

TRADEMARK REEL: 1836 FRAME: 0253

PATENT AND TRADEMARK SECURITY AGREEMENT

WHEREAS, Solitec Wafer Processing, Inc., a California corporation ("Grantor") Ultratech Stepper East, Inc., a Delaware corporation ("Secured Party"), and Ultratech Stepper East, Inc., a Delaware corporation ("USI"), have entered into, that certain Asset Purchase Agreement (the "Asset Purchase Agreement") as of September 18, 1998;

WHEREAS, pursuant to the Asset Purchase Agreement, Grantor and Secured Party have entered into, among other agreements, that certain Security Agreement (the "General Security Agreement") as of September 18, 1998; and

WHEREAS, pursuant to the Asset Purchase Agreement, Grantor has agreed to grant to Secured Party a security interest in, among other assets, certain Patents and Trademarks (as defined below).

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Grantor hereby collaterally assigns and pledges, and grants to the Secured Party, a security interest in and lien on, and confirms and ratifies the assignment, pledge, grant, and lien on, all of Grantor's right, title and interest in and to the following:

- (a) patents, and all applications, reissues, reexaminations, continuations, divisions, continuations-in-part, extensions and renewals thereof, and the inventions disclosed therein, and all improvements, know-how, and the developments now or hereafter made (any and all being the "Patents") for the Patents referred to in Schedule A attached hereto including products embodying the Patents, and all proceeds from the sale, use or lease of the Patents and products, and
- (b) trademarks, tradenames, corporate names, business names, fictitious business names, trade styles, trade dress, service marks, logos, source or business identifiers, prints, labels, designs, now existing or hereafter acquired, including all registrations, applications, and renewals thereof, together with that part of the good will of the business symbolized thereby (any and all being the "Trademarks") for the Trademarks referred to in Schedule B attached hereto, including products, advertising, and packaging embodying the Trademarks, and all proceeds from the sale, use, or lease of the Trademarks and products, to secure performance of the terms of the General Security Agreement.

The provisions in the General Security Agreement under the headings "Debtor's Obligations", "Covenants of Debtor", "Default", "Subordination of Security Interest", "Governing Law/Binding Effect", "Waivers" and "Termination" are hereby incorporated herein by reference.

20045191v1 9/25/98, 10:03 am

TRADEMARK
REEL: 1836 FRAME: 0254

IN WITNESS WHEREOF, this Agreeme September 23, 1998.	ent has been executed by the parties hereto as of
WITNESS:	GRANTOR: SOLITEC WAFER PROCESSING, INC.
	By: William J. Parrette, President
WITNESS:	SECURED PARTY: ULTRATECH STEPPER EAST, INC.

20045191v1 9/23/98, 2:13 pm

014. √

WITNESS:	GRANTOR: SOLITEC WAFER PROCESSING, INC.
- Production Sandy	By: William J. Parrette, President
WITNESS:	SECURED PARTY: ULTRATECH STEPPER EAST, INC.
	By:William G. Leunis, III, Secretary

IN WITNESS WHEREOF, this Agreement has been executed by the parties hereto as of

20045191v1 10/1/98, 10:27 am

RECORDED: 12/23/1998

September 23, 1998.

TRADEMARK REEL: 1836 FRAME: 0256