



FORM PTO-1618A

Expires Co. 149 CMB 0x 1-0227 06-05-2000

U.S. Patent & TMOfc/TM Mail Rcpt Dt. #11

6.5.00

07-17-2000



101405555

RECORDATION FORM COVER SHEET TRADEMARKS ONLY

I RADEMARKS ONLY				
TO:	The Commissioner of Patents and Trademarks:	Please record the attached original docur	ment(s) or copy(ies).	
Submission Type		Conveyance Type		
⊠ New		□ Assignment	License	
Resubmission (Non-Recordation) Document ID #		Security Agreement	Nunc Pro Tunc Assignment Effective Date:	
Correction of PTG Reel #		☐ Merger☐ Change of Name		
Corrective Documer Reel #	ment Frame #	Other:		
Conveying Party	☐ Mark if additional names of conv	veying parties attached	Execution Date:	
Name:	Motient Communications Company		06012000	
Formerly:	ARDIS Company			
☐ Individual	☐ General Partnership ☐ Limit	ted Partnership	ation Association	
Other:				
	e of Incorporation / Organization:	New York		
Receiving Party Mark if additional names of conveying parties attached				
Name:	Motient Corporation			
DBA/AKA/TA:				
	~			
Address (line 1):	10802 Parkridge Blvd.			
Address (line 2):				
Address (line 3):		VA	20191	
	City	State / Country	Zip Code	
☐ Inaividual	General Partnership	mited Partnership	If document is an assignment and θ ϵ receiving party is not domiciled in the	
	Association		United States, an appointment of a domestic representative should be attached.	
Other:			attacricu.	
☑ Citizenship / State of Incorporation / Organization: Delaware				
/17/2000 DIGUYEN 00000050 012510 76028980 FOR OFFICE USE ONLY				
FC:481 40.00 CH				

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments, Washington, DC. 20231

> TRADEMARK REEL: 002102 FRAME: 0248

FORM	PTO-1618A

Expires 0 10.99 OMB 0531-0027

Page 2

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

Domestic Represe	entative (for the first Receiving Party Only)		
Name:			
Correspondent N	ame and Address (for the first Receiving Party Only)		
Name:	: Elizabeth F. Vary		
Address (line 1):	ARNOLD & PORTER		
Address (line 2):	555 12 th Street N.W.		
Address (line 3):			
Address (line 4):	Washington, DC 20004-1206		
Pages	Enter the total number of pages of the attached conveyance document including any atttachments:		
	Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property) Registration Number(s) Registration Number(s)		
Number of Prope	erties Enter the total number of properties involved: 1		
Fee Amount	Fee Amount for Properties Listed (37 C.F.R. 3.41) \$40.00		
Method of P	ayment		
	Deposit Account Number:01-2510		
	Authorization to charge additional fees: Xes No		
Statement and Si	gnature		
To the best of m the original doc James T. V	y knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of ument. Charges to deposit account are authorized, as indicated herein.		
Name of Per			

TRADEMARK
REEL: 002102 FRAME: 0249

ARDIS COMPANY

Amendment to Partnership Agreement

This Amendment, dated as of the date indicated below, is entered into by AMSC Ardis Acquisition, Inc. ("AAA") and AMSC ARDIS, Inc. ("AA," and, together with AAA, the "Partners"), the sole partners of ARDIS Company, a New York general partnership (the "Partnership") formed pursuant to that certain Amended and Restated United States Partnership Agreement, dated as of December 20, 1994 (the "Agreement").

WHEREAS, each of AAA and AA are, by legal assignment, the sole successor partners of the Partnership; and

WHEREAS, AAA and AA believe it is desirable and in the best interests of the Partnership that its name be changed from ARDIS Company to "Motient Communications Company"; and

WHEREAS, Section 12.03 of the Agreement permits the Partners to amend the Agreement by written agreement.

NOW THEREFORE, the parties agree as follows:

The first sentence of Section 2.01 of the Agreement is hereby deleted in its entirety and replaced with the following:

> "The Partnership's name is "Motient Communications Company."

- 2. The foregoing amendment to the Agreement shall become effective as of the date this Amendment is signed by both of the Partners, as indicated in the signature blocks below.
- 3. Other than the foregoing amendment, the Agreement shall remain unchanged and in full force and effect.

05/24/00 WED 15:52 [TX/RX NO 6798]

3 WHEREOF, the undersigned have executed this Amendment as of il, 2000.

AMSC ARDIS ACQUISITION, INC.

By:

Name:Randy S. Segal

Title: Senior Vice President and

General Counsel

AMSC ARDIS, INC.

By:

RECORDED: 06/05/2000

Name: Randy S. Segal

Title: Senior Vice President and

General Counsel