

05-07-2001



FORM PTO-1618A  
Expires 06/30/99  
OMB 0651-0027

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

101704808

4/30/01

RECORDATION FORM COVER SHEET  
TRADEMARKS ONLY

TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies).

Submission Type

- New
- Resubmission (Non-Recordation)  
Document ID #
- Correction of PTO Error  
Reel #  Frame #
- Corrective Document  
Reel #  Frame #

Conveyance Type

- Assignment  License
- Security Agreement  Nunc Pro Tunc Assignment
- Merger  Effective Date  
Month Day Year
- Change of Name
- Other  Asset Purch. Agreement

Conveying Party

Mark if additional names of conveying parties attached

Name  Esoteric Audio USA, Inc. Execution Date  
Month Day Year 02/09/2001

Formerly

- Individual  General Partnership  Limited Partnership  Corporation  Association
- Other
- Citizenship/State of Incorporation/Organization  Georgia

Receiving Party

Mark if additional names of receiving parties attached

Name  Mitek Corporation

DBA/AKA/TA

Composed of

Address (line 1)  4545 E. Baseline Road

Address (line 2)

Address (line 3)  Phoenix

City

AZ

State/Country

85040

Zip Code

- Individual  General Partnership  Limited Partnership
- Corporation  Association
- Other

If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate document from Assignment.)

- Citizenship/State of Incorporation/Organization  Illinois

FOR OFFICE USE ONLY

05/04/2001 TDI AZ1 00000132 75773113

01 FC:481  
02 FC:482

40.00 OP  
875.00 OP

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

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

TRADEMARK  
REEL: 002287 FRAME: 0184

**Domestic Representative Name and Address**

Enter for the first Receiving Party only.

Name

Address (line 1)

Address (line 2)

Address (line 3)

Address (line 4)

**Correspondent Name and Address**

Area Code and Telephone Number

Name

Address (line 1)

Address (line 2)

Address (line 3)

Address (line 4)

**Pages** Enter the total number of pages of the attached conveyance document including any attachments. #

**Trademark Application Number(s) or Registration Number(s)**

Mark if additional numbers attached

Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).

Trademark Application Number(s)			Registration Number(s)		
<input type="text" value="75776829"/>	<input type="text" value="75773116"/>	<input type="text" value="75509455"/>	<input type="text" value="2307322"/>	<input type="text" value="2377419"/>	<input type="text" value="2307323"/>
<input type="text" value="75776834"/>	<input type="text" value="75773112"/>	<input type="text" value="75773011"/>	<input type="text" value="1730265"/>	<input type="text" value="2201980"/>	<input type="text" value="2198100"/>
<input type="text" value="75788090"/>	<input type="text" value="75773437"/>	<input type="text" value="75776828"/>	<input type="text" value="1974084"/>	<input type="text" value="2379350"/>	<input type="text" value="2377418"/>

**Number of Properties** Enter the total number of properties involved. #

**Fee Amount** Fee Amount for Properties Listed (37 CFR 3.41): \$

Method of Payment: Enclosed  Deposit Account

Deposit Account (Enter for payment by deposit account or if additional fees can be charged to the account.)  
Deposit Account Number: #

Authorization to charge additional fees: Yes  No

**Statement and Signature**

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. Charges to deposit account are authorized, as indicated herein.

FRANK G. LONG

Name of Person Signing

Signature

04/27/07

Date Signed

# RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

### Conveying Party

Enter Additional Conveying Party

Mark if additional names of conveying parties attached

Execution Date  
Month Day Year

Name

Formerly

Individual  General Partnership  Limited Partnership  Corporation  Association

Other

Citizenship State of Incorporation/Organization

### Receiving Party

Enter Additional Receiving Party

Mark if additional names of receiving parties attached

Name

DBA/AKA/TA

Composed of

Address (line 1)

Address (line 2)

Address (line 3)

City

State/Country

Zip Code

Individual  General Partnership  Limited Partnership

Corporation  Association

Other

Citizenship/State of Incorporation/Organization

If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate document from the Assignment.)

### Trademark Application Number(s) or Registration Number(s)

Mark if additional numbers attached

Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).

#### Trademark Application Number(s)

<input type="text" value="75773113"/>	<input type="text" value="75212257"/>	<input type="text" value="75773008"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>
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<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>

#### Registration Number(s)

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<input type="text" value="21210829"/>	<input type="text" value="2201981"/>	<input type="text" value="2360995"/>
<input type="text" value="2379352"/>	<input type="text" value="2391449"/>	<input type="text" value="2377422"/>
<input type="text" value="2147368"/>	<input type="text" value="2029685"/>	<input type="text" value="2379351"/>
<input type="text" value="2165348"/>	<input type="text" value="2160090"/>	<input type="text" value="2123679"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>

## ASSET PURCHASE AGREEMENT

THIS AGREEMENT, entered into as of February 9, 2001, is by and among Mitek Corporation, an Illinois corporation ("Buyer"), Esoteric Audio USA, Inc., a Georgia corporation ("Seller") and Jerry Awbrey (the "Shareholder").

### RECITALS

WHEREAS, Buyer desires to purchase from Seller, and Seller desires to sell to Buyer, certain of the assets of the Wire Business upon the terms and conditions set forth below; and

WHEREAS, the Shareholder owns all of the issued and outstanding capital stock of the Seller.

### AGREEMENTS

In consideration of the aforementioned premises and the mutual covenants herein contained and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

## ARTICLE I

### Agreement to Sell and Purchase Assets

Section 1.1 The Assets. Upon the terms and subject to the conditions herein set forth, at the Closing, Seller will sell, transfer, assign and deliver to Buyer, free and clear of all Encumbrances, and Buyer will purchase and accept delivery of the following assets of the Wire Business (herein collectively referred to as the "Assets"):

(a) all inventories, supplies, raw materials, manufactured or purchased parts, work-in-process, finished goods, products under research and development, samples, office and other supplies, parts, packaging materials and all other accessories related to any of the foregoing, including any of the foregoing which have been purchased subject to any conditional sales or title retention agreement in favor of any other Person, together with all rights against suppliers of such inventories ("Inventory");

(b) all fixtures, equipment (excluding wire extrusion equipment), tools, dies, jigs, molds, machinery, spare parts and supplies and all other tangible personal property, including any of the foregoing which have been purchased subject to any conditional sales or title retention agreement in favor of any other Person ("Tangible Personal Property");

as indicated on the Disclosure Schedule, all of such Licenses are transferable to Buyer and will be transferred to Buyer at the Closing.

(g) Intellectual Property. Seller owns or has the right to use all Intellectual Property necessary to conduct the Wire Business as now conducted. The Disclosure Schedule contains a complete and accurate list and full description of each item of Intellectual Property owned by the Seller or the Shareholder which is used in the Wire Business, together with the owner thereof if other than the Company and, in the case of registered Intellectual Property: the (i) applicable registration number; (ii) filing, registration, issue or application date; (iii) record owner; (iv) country; (v) title or description; and (vi) to the knowledge of Seller and Shareholder, the remaining life. In addition, the Disclosure Schedule identifies whether each item of Intellectual Property is owned by Seller or the Shareholder or possessed and used by Seller under any Contract. Seller represents and warrants that: (x) the Intellectual Property protected or arising under the laws of the United States or any state or political subdivision thereof constitutes valid and enforceable rights and, to Seller's knowledge, does not infringe or conflict with the rights of any other Person, and (y) to the knowledge of Seller and Shareholder, the Intellectual Property protected or arising under the laws of any foreign country or any political subdivision thereof constitutes valid and enforceable rights, and to Seller's knowledge, does not infringe or conflict with the rights of any other Person. There is neither pending, nor to the knowledge of Seller or Shareholder, threatened, any Legal Proceeding contesting the validity or right of Seller or the Shareholder to use any of the Intellectual Property, and neither Seller nor the Shareholder has received any notice of infringement upon or conflict with any asserted right of others nor is there a basis for such a notice or Legal Proceeding. Except as otherwise provided in the Disclosure Schedule, to the Shareholder's knowledge, no Person is infringing upon the Seller's or the Shareholder's rights to the Intellectual Property. Except as otherwise provided in the Disclosure Schedule, the Seller does not have any obligation to compensate others for the use of any Intellectual Property nor to do they have any such obligation. In addition, except as otherwise provided on the Disclosure Schedule, neither Seller nor the Shareholder has granted any license or other right to use, in any manner, any of the Intellectual Property, whether or not requiring the payment of royalties.

(h) Contracts. The Disclosure Schedule lists all Contracts to which Seller is a party, subject to or bound by or to which the Shareholder is a party, subject to or bound by relating to the Wire Business. Seller has delivered to Buyer a correct and complete copy of each written agreement listed in the Disclosure Schedule and a written summary setting forth the material terms and conditions of each oral Contract referred to in the Disclosure Schedule. With respect to each such Contract, except as set forth in the Disclosure Schedule: (i) such Contract is legal, valid, binding, enforceable, and in full force and effect, (ii) Seller is not and no party other than Seller is in breach or default, and, to Seller's knowledge, no event has occurred which with notice or lapse of time would constitute a breach or default, or permit termination, modification, or acceleration, under such Contract and (iii) Seller has not and to Seller's knowledge, no party other than Seller has repudiated any provision of such Contract.

(i) Inventory. The Inventory is all located at Premises in the amounts indicated in Schedule A and is valued at the lower of cost or market. A complete and accurate list of all Inventory as of February 8, 2001 and as of the Closing is and will be attached to Schedule A.

"Bank" has the meaning specified in Section 2.2 of this Agreement.

"Buyer" has the meaning specified in the first paragraph of this Agreement.

"Buyer Indemnitees" has the meaning specified in Section 9.1 of this Agreement.

"Closing" has the meaning specified in Section 4.1 of this Agreement.

"Code" means the Internal Revenue Code of 1986 and the rules and regulations promulgated thereunder, as amended and supplemented from time to time, or any successors thereto.

"Consulting Agreement" means the Consulting Agreement in the form attached hereto as Exhibit A.

"Contract" means, with respect to any Person, any indentures, indebtedness, contracts, leases, agreements, instruments, licenses, undertakings and other commitments, whether written or oral, to which such Person is a party or by which such Person or such Person's properties are bound.

"Court Order" means any judgment, order, award or decree of any foreign, federal, state, local or other court or tribunal or any administrative body and any award in any arbitration proceeding.

"Encumbrance" means any lien (including any Tax lien), claim, encumbrance, charge, security interest, mortgage, pledge, easement, option, conditional sale or other title retention agreement, defect in title, covenant or any other similar restriction of any kind or nature.

"Environmental Law" means all Requirements of Law relating to or addressing the environment, health or safety (including occupational health and safety), including but not limited to the Clean Air Act (42 U.S.C. § 7401 et seq.), Clean Water Act (42 U.S.C. § 1251 et seq.), the Comprehensive Environmental Response, Compensation and Liability Act (42 U.S.C. §§ 9601 et seq.), the Occupational Safety and Health Act (29 U.S.C. §§651 et seq.) and the Resource Conservation and Recovery Act (42 U.S.C. §§6901 et seq.), as amended and any successor statutes thereto and all regulations adopted thereunder and any state equivalent or counterpart thereof, whether now existing or hereafter adopted or amended.

"Excluded Liabilities" has the meaning set forth in Article III.

"Governmental Body" means any foreign, federal, state, local or other governmental authority or regulatory body.

"Intellectual Property" means all of the following owned by, issued to, or licensed to Seller or the Shareholder in connection with the operation of the Wire Business, along with all associated goodwill, income, royalties, damages and payments due from or payable by any third party (including, without limitation, damages and payments for past, present, or future infringements or misappropriations thereof), all other associated rights (including, without

limitation, the right to sue and recover for past, present, or future infringements or misappropriations thereof), and any and all corresponding rights that, now or hereafter, may be secured throughout the world: (i) patents, patent applications, patent disclosures and inventions (whether or not patentable and whether or not reduced to practice) and any reissues, continuations, continuations-in-part, divisions, extensions or reexaminations thereof; (ii) trademarks, service marks, trade dress, logos, slogans, trade names, Internet domain names (including without limitation the names "Esoteric Audio USA", "StreetWires", "GoldQuest", and "Tiff Electronics" and the Internet domain name "eau.com", all of which are owned by the Seller), and any derivation of any of the foregoing and all registrations and applications for registration thereof, together with all goodwill associated therewith; (iii) copyrights and works of authorship, and all registrations and applications for registration thereof; (iv) data, data bases and related documentation; (v) trade secrets, confidential information, and proprietary data and information including, without limitation, compilations of data (whether or not copyrighted or copyrightable); (vi) ideas, formulae, compositions, blends, processes, know-how, processes and techniques, research and development information, drawings, specifications, designs, plans, improvements, proposals, technical data, financial and accounting data, business and marketing plans, and customer and supplier lists and related information; and (vii) all copies and tangible embodiments of the foregoing (in whatever form or medium).

"Inventory" has the meaning specified in Article I of this Agreement.

"IRB" has the meaning specified in Section 1.2 of this Agreement.

"Legal Proceeding" shall mean any action, suit, arbitration, claim or investigation by or before any Governmental Body, any arbitration or alternative dispute resolution panel, or any other legal, administrative or other proceeding.

"Licenses" has the meaning specified in Article I of this Agreement.

"Loss" and "Losses" have the meanings specified in Section 9.1 of this Agreement.

"Person" means any individual, corporation, partnership, limited liability company, joint venture, association, joint-stock company, trust, unincorporated organization or Governmental Body.


"Premises" means the Seller's places of business located at 44 Pearl Pentecost Road, Winder, Georgia 30680, and 237 East Athens Street, Winder, Georgia 30680.

"Purchase Price" has the meaning specified in Section 2.1 of this Agreement.

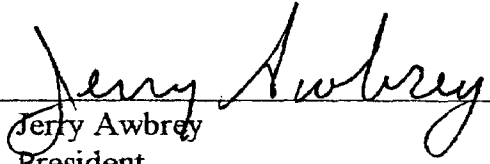
"Releases" any spilling, leaking, pumping, pouring, emitting, discharging, injecting, escaping, leaching, dumping, disposing or dispersion into the environment, including the movement of material through or in the air, soil, surface water or groundwater, and the abandonment or discarding of drums, barrels, containers, and other receptacles.

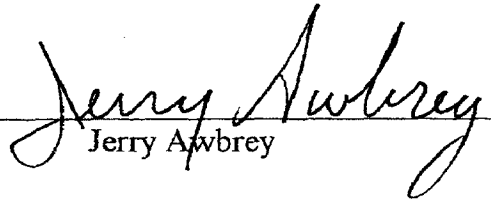
IN WITNESS WHEREOF, each of Buyer and Seller have caused this Agreement to be executed and delivered on its behalf by its officers thereunto duly authorized and the Shareholder has executed and delivered this Agreement, all as of the day and year first above written.

**MITEK CORPORATION**

By:  \_\_\_\_\_

**ESOTERIC AUDIO USA, INC.**

By:  \_\_\_\_\_  
Jerry Awbrey  
President

 \_\_\_\_\_  
Jerry Awbrey

Asset Purchase Agreement



**Attachment A**

PATENT NO:	TRADEMA RK NO:	SERIAL NUMBER:	FILING, ISSUE or REGISTRATION DATE:	RECORD OWNER/TYPE:	COUNTRY:	TITLE OR DESCRIPTION:	REMAINING LIFE:
D-402,260			December 8, 1998	Seller/Patent	USA	Battery Terminal Connector	December 8, 2012
D-399,487			October 13, 1998	Seller/Patent	USA	Battery Terminal Mount	October 13, 2012
5,877,609			March 2, 1999	Seller/Patent	USA	Battery with Multi-Connection Terminals and Integral Fuse	March 2, 2019
5,011,438			April 30, 1991	Seller/Patent	USA	Method for Manufacturing Improved Electrical Connector	April 30, 2011
D-404,707			January 26, 1999	Seller/Patent	USA	Bus Bars	January 26, 2013
D-425,023			May 16, 2000	Seller/Patent	USA	Electrical Connector	May 16, 2014
D-403,302			December 29, 1998	Seller/Patent	USA	Electrical Connector	December 29, 2012
D-411,983			July 13, 1998	Seller/Patent	USA	Electrical Connector	July 13, 2013
		87302948	March 11, 2000	Seller/Patent	Singapore	Distribution Block	April 21, 2008
D-405,420			February 9, 1999	Seller/Patent	USA	Distribution Block	February 9, 2013
		54136/96	April 24, 1996	Seller/Patent	Singapore	Damping Sound	April 24, 2016
		9705169-2	February 22, 1999	Seller/Patent	Singapore	Damping Sound	April 24, 2016
D-403,304			December 29, 1998	Seller/Patent	USA	Expandable Power Block	December 29, 2012
D-406,111			February 23, 1999	Seller/Patent	USA	Fuse Block	February 23, 2012
D-408,368			April 20, 1999	Seller/Patent	USA	Fuse Block	April 20, 2013
67418		87302949	March 11, 2000	Seller/Patent	ROC	Fuse Block	March 10, 2001
D-406,569			March 9, 1999	Seller/Patent	USA	In Line Fuse Holder	March 9, 2013
950155-8			October 13, 1997	Seller/Patent	Sweden	Noisekiller Patent	
720159			April 24, 1996	Seller/Patent	Australia	Noisekiller Patent	April 24, 2016
		PI9608179-1	April 24, 1996	Seller/Patent	Brazil	Noisekiller Patent	
		2,219,785	April 24, 1996	Seller/Patent	Canada	Noisekiller Patent	
		96194777.2	April 24, 1996	Seller/Patent	China	Noisekiller Patent	
		96911174.9	April 26, 1996	Seller/Patent	EPO	Noisekiller Patent	
		8-532434	April 24, 1996	Seller/Patent	Japan	Noisekiller Patent	
46859			February 22, 1999	Seller/Patent	Singapore	Noisekiller Patent	April 24, 2016
67417			March 21, 2000	Seller/Patent	Singapore	Distribution Block	April 21, 2008
67418			March 11, 2001	Seller/Patent	Singapore	Fuse Block	April 21, 2008
67728			May 11, 2000	Seller/Patent	Taiwan	Battery Terminal	April 26, 2008
66967			June 20, 2000	Seller/Patent	Taiwan	Battery Terminal	January 11, 2008
	2,307,322		January 11, 2000	Seller/Trademark	USA	"E"	January 11, 2010
	2,307,323		January 11, 2000	Seller/Trademark	USA	"E"	January 11, 2010
	2,377,419		August 15, 2000	Seller/Trademark	USA	ACCU-IMAGE	August 15, 2010
	1,730,265		November 3, 1992	Seller/Trademark	USA	CONNECTOLOGY	November 3, 2002
	2,201,980		November 3, 1998	Seller/Trademark	USA	CRYSTALFLEX	November 3, 2008
		75/776,829	August 16, 1999	Seller/Trademark	USA	DATA PROTECT	Final Refusal - 10/31/00
	2,198,100		October 20, 1998	Seller/Trademark	USA	ELECTRIC ATTITUDE	October 20, 2008
	1,649,956		July 9, 1991	Seller/Trademark	USA	ESOTERIC AUDIO USA	July 9, 2001
		75/773,116	August 11, 1999	Seller/Trademark	USA	FLEX SHIELD	Resp.due 3-5-01
	1,974,084		May 14, 1996	Seller/Trademark	USA	GOLDQUEST	May 14, 2006
		75/509,455	June 26, 1998	Seller/Trademark	USA	GREAT AMERICAN SOUND	Temp. Suspended
		75/776,834	August 16, 1999	Seller/Trademark	USA	HYPHER FIBER	Waiting on Publication
		75/773,112	August 11, 1999	Seller/Trademark	USA	HYPHER TWIST	Waiting on Notice of Allowance
	2,379,350		August 22, 2000	Seller/Trademark	USA	IMAGE FLOW	August 22, 2010
	2,377,418		August 15, 2000	Seller/Trademark	USA	IMAGE PERFECT	August 15, 2010
		75/773,011	August 11, 1999	Seller/Trademark	USA	INTELLI-CONNECT	Temp. Suspended
	2,169,030		June 30, 1998	Seller/Trademark	USA	INTER-LOK	June 30, 2008
	2,123,503		December 23, 1997	Seller/Trademark	USA	MUSICA	12/23/2007
	2,155,164		May 5, 1998	Seller/Trademark	USA	NOISE KILLER	Assigned from Audioform AB- Assignment not filed
		75/788,090	August 30, 1999	Seller/Trademark	USA	PHASE FLOW	Waiting on Notice of Allowance
	2,426,452		February 6, 2001	Seller/Trademark	USA	PHASE PERFECT	February 6, 2011
		75/773,437	August 11, 1999	Seller/Trademark	USA	POLY FLEX	Abandoned-8/11/00
	2,210,829		December 15, 1998	Seller/Trademark	USA	POWER RING	December 15, 2008
	2,201,981		November 3, 1998	Seller/Trademark	USA	POWER STATION	November 3, 2008
	2,360,995		June 27, 2000	Seller/Trademark	USA	POWER STREAM	June 27, 2010
		75/776,828	August 16, 1999	Seller/Trademark	USA	PRECISION FOCUS	Temp. Suspended
	2,379,352		August 22, 2000	Seller/Trademark	USA	RESOLUTION PERFECT	August 22, 2010
	2,391,449		October 3, 2000	Seller/Trademark	USA	SERPENTINE CUT	October 3, 2010

	2,377,422		August 15, 2000	Seller/Trademark	USA	SHC	August 15, 2010
	1,534,098		April 11, 1989	Seller/Trademark	USA	STREETWIRES	April 11, 2009
	2,147,368		March 31, 1998	Seller/Trademark	USA	SUPER CABLE	March 31, 2008
	2,029,685		January 14, 1997	Seller/Trademark	USA	TIFF	January 14, 2007
	2,379,351		August 22, 2000	Seller/Trademark	USA	TOTAL FIT	August 22, 2010
	2,165,348		June 16, 1998	Seller/Trademark	USA	TRI-SPADE	June 16, 2008
		75/773,113	August 11, 1999	Seller/Trademark	USA	TRUE 75	Resp.- Office Action Due 5/6/01
		75/212,257	December 13, 1996	Seller/Trademark	USA	ULTRA CABLE	Resp. to Office Action-due 4/10/01
	2,160,090		May 26, 1998	Seller/Trademark	USA	ULTRA-FLOW	May 26, 2008
		75/773,008	August 11, 1999	Seller/Trademark	USA	ULTRA-GRAIN	Published 01/09/2001
	2,123,679		December 23, 1997	Seller/Trademark	USA	ZERO NOISE	December 23, 2007
	731898		March 18, 1998	Seller/Trademark	Australia	NOISEKILLER	April 11, 2007
	163.02		March 15, 1996	Seller/Trademark	Austria	NOISEKILLER	March 31, 2006
	591114		February 3, 1997	Seller/Trademark	Benelux	NOISEKILLER	November 9, 2005
	818894270		August 11, 1998	Seller/Trademark	Brazil	NOISEKILLER	August 11, 2008
	503393		November 2, 1998	Seller/Trademark	Canada	NOISEKILLER	November 2, 2013
	1218232		October 28, 1998	Seller/Trademark	China	NOISEKILLER	October 27, 2008
	95596863		April 19, 1996	Seller/Trademark	France	NOISEKILLER	November 10, 2005
	39545762.9		August 28, 1996	Seller/Trademark	Germany	NOISEKILLER	November 30, 2005
	126 965		March 17, 1998	Seller/Trademark	Greece	NOISEKILLER	November 10, 2005
	B8369/1997			Seller/Trademark	Hong Kong	NOISEKILLER	May 11, 2002
	742.926		August 20, 1997	Seller/Trademark	Italy	NOISEKILLER	November 10, 2005
	4,263,661		March 24, 1998	Seller/Trademark	Japan	NOISEKILLER	April 16, 2009
			April 16, 1999	Seller/Trademark	Singapore	NOISEKILLER	
	307.949		January 12, 1996	Seller/Trademark	Sweden	NOISEKILLER	January 12, 2006
	439.571		April 11, 1997	Seller/Trademark	Switzerland	NOISEKILLER	November 10, 2005
	166.064		July 1, 1997	Seller/Trademark	Taiwan	NOISEKILLER	June 30, 2007
	2044233		September 13, 1996	Seller/Trademark	UK	NOISEKILLER	November 10, 2005
	4307797		August 20, 1999	Seller/Trademark	Japan	STREETWIRES	August 20, 2009
	T98/06270E		June 23, 1998	Seller/Trademark	Singapore	STREETWIRES	June 23, 2008
	881048		February 1, 2000	Seller/Trademark	Taiwan	STREETWIRES	January 31, 2010
			October 6, 1995	Seller/Domain Name	USA	EAU.COM	October 7, 2002

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