RKS ONLY  T T T T  s: Please record the attached original documents or copy thereof.  2. Name and address of receiving party (ies)  Name: Asset Management Partners  Internal Address: Street Address: 2100 Geng Road  City: Palo Alto State: CA Zip: 94303
s: Please record the attached original documents or copy thereof.  2. Name and address of receiving party (ies)  Name: Asset Management Partners  Internal  Address:  Street Address: 2100 Geng Road
Name and address of receiving party (ies)     Name: Asset Management Partners     Internal     Address:     Street Address: 2100 Geng Road
☐ Individual(s) citizenship ☐ Association ☐ General Partnership ☐ Limited Partnership California
Corporation-State  Other  If assignee is not domiciled in the United States a domestic representative designation is attached: ② Yes □ No (Designations must be a separate document from assignment) Additional name(s) & address (es) attached? ② Yes □ No
B. Trademark No.(s)  B. Trademark No.(s)  Property attached? □ Yes ☑ No
6. Total number of applications and trademarks involved. 2  7. Total fee (37 CFR 3.41)\$ 65.00
☐ Enclosed  ☑ Authorized to be charged to deposit account
8. Deposit account number:  03-3115
(Attach duplicate copy of this page if paying by deposit account)
Ormation is true and correct and any attached copy is a true copy of  April 13, 2004  Signature  Ver street, attachments, and documents:
- -

## SCHEDULE A

## ADDITIONAL SECURED PARTY

ASSET MANAGEMENT PARTNERS 2100 Geng Road, Suite 200 Palo Alto, CA 94303

455835 v1/HN 9RQ301!.DOC

## CONSENT (ADDITIONAL SECURED PARTY)

THIS CONSENT ("Consent") is made as of the 29<sup>th</sup> day of March, 2004, by FlexICs, Inc., a California corporation (the "Company") and the undersigned Required Purchasers. Capitalized terms not otherwise defined herein shall have the meanings ascribed to them in the Security Agreement (as defined below).

WHEREAS, the Company entered into that certain Intellectual Property Security Agreement, dated as of December 11, 2003 (the "Security Agreement"), in favor of the Secured Parties; and

WHEREAS, the Company and the Required Purchasers wish to add the entity named on Schedule A attached hereto (the "Additional Secured Party") to the Security Agreement as a Secured Party thereunder.

Now, THEREFORE, the undersigned hereby agree as follows:

- 1. The addition of the Additional Secured Party as a Secured Party under the Security Agreement is hereby approved.
- 2. This Consent shall be governed by and construed under the laws of the State of California, without regard to conflict of laws principles.
- 3. This Consent may be executed in any number of counterparts, each of which shall be an original, but all of which together shall constitute one instrument.

[SIGNATURE PAGE FOLLOWS]

455835 v1/HN 9RQ301!.DOC IN WITNESS WHEREOF, the undersigned have executed this Consent as of the date first written above.

COMPANY:

FLEXICS, INC

By: Magnus Ryde
President

REQUIRED PURCHASERS:

DRAPER FISHER JURVETSON FUND VI. L.P.

Signature:\_

Print Name:

Title: Maragins

DRAPER FISHER JURVETSON PARTNERS VI,

LLC

Signature:\_

Print Name: J

ritle: Manacing Memb

DRAPER ASSOCIATES, E.P.

Signature:\_

Print Name: Timothy C

Title: General Partner

From-Mobius Venture Capital

MOBIUS TECHNOLOGY VENTURES VI L.P.

SOFTBANK U.S. VENTURES VI L.P.

MOBIUS TECHNOLOGY VENTURES ADVISORS FUND VI L.P.

MOBIUS TECHNOLOGY VENTURES SIDE FUND VI L.P.

By: Mobius VI LLC, General Partner

-y-<u>---</u>

Name: Greg Galanos

Title: Executive Managing Director

455835 vl/HN 9RQ3011.DOC

**RECORDED: 04/13/2004** 

TRADEMARK REEL: 002831 FRAME: 0362