

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	LICENSE

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
GCC IP Pty Ltd		09/02/2005	COMPANY: AUSTRALIA

RECEIVING PARTY DATA

Name:	Hawkwood Investments Limited
Street Address:	P.O. Box 3152
Internal Address:	Palm Chambers No.3
City:	Road Town, Tortola
State/Country:	VIRGIN ISLANDS, BRITISH
Entity Type:	COMPANY: VIRGIN ISLANDS, BRITISH

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Registration Number:	2355870	QCOPY
Registration Number:	2826087	QFAX
Serial Number:	76449120	QIMAGING
Registration Number:	2826088	QJET
Registration Number:	2411048	QPRINT

CORRESPONDENCE DATA

Fax Number: (512)491-6171
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Phone: +61 8 9965 3255
 Email: ipadmin@gatehill.com
 Correspondent Name: GCC IP Pty Ltd
 Address Line 1: 273 Foreshore Drive
 Address Line 2: Unit 8, Upper Floor Boardwalk
 Address Line 4: Geraldton, AUSTRALIA 6530

DOMESTIC REPRESENTATIVE

900033510

**TRADEMARK
 REEL: 003171 FRAME: 0408**

OP \$140.00 2355870

Name:
Address Line 1:
Address Line 2:
Address Line 3:
Address Line 4:

NAME OF SUBMITTER:	Richard William Plummer
Signature:	/R. Plummer/
Date:	10/06/2005

Total Attachments: 27

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TRADE MARK LICENSE AGREEMENT

GCC IP PTY LTD

- and -

HAWKWOOD INVESTMENTS LIMITED



ABN: 95 108 112 474

GCC IP PTY LTD
Unit 8, Upper Floor Boardwalk
273 Foreshore Drive
Geraldton WA 6530
Phone: +61 (08) 9965 3255
Fax: +61 (08) 9965 3288

TRADEMARK

REEL: 003171 FRAME: 0410

THIS AGREEMENT is made on the ^{2nd} day of ^{SEPTEMBER} 2005

GCC IP Pty Ltd, (ABN 95 108 112 474) of Unit 8, Upper Floor Boardwalk, 273 Foreshore Drive, Geraldton WA 6530 ("IP Owner")

- and -

HAWKWOOD INVESTMENTS LIMITED, a British Virgin Islands company, whose registered office is situated at Palm Chambers No.3, P.O. Box 3152, Road Town, Tortola, British Virgin Islands ("Licensee")

RECITALS:

- A. The Licensee and the IP Owner are part of the GCC Group of Companies. The IP Owner was established as an IP holding and IP administrator for the GCC Group of Companies. The Licensee is the primary branded wholesale company within the GCC Group of Companies.
- B. As a condition of a prior assignment by the previous owner assigning the Intellectual Property to the IP Owner, the IP Owner is required to provide an exclusive license to the whole or part of the Intellectual Property to certain designated members of the GCC Group of Companies as identified by the previous owner.
- C. The Licensee has been identified by the previous owner as a party to whom the IP Owner is to provide an exclusive license of all Intellectual Property required for sale and marketing of the Products.
- D. This Agreement provides an exclusive license of all Intellectual Property required for sale and marketing of the Products to the Licensee, and thereby satisfies in part the IP Owner's obligation to the previous owner under the previous Assignment.

IT IS THEREFORE AGREED AS FOLLOWS

1. Definitions and Interpretation

1.1 Definitions

"**Agreement**" means this agreement as amended from time to time.

"**Confidential Information**" includes, without limitation, trade secrets, know-how, proprietary information rights and any other rights in proprietary information that is, by virtue of its nature, confidential and whether presented in documentary, verbal or other form.

"**Designs**" means all designs, whether registered, unregistered or the subject of a design application, which includes, without limitation, divisionals.

"**Intellectual Property**" includes, without limitation:

- (a) the Licensed Trade Marks, without their associated goodwill;
- and

(b) all Intellectual Property Rights as are necessary to use the Licensed Trade Marks as trade marks, within the Territory as exists at the date of execution of this Agreement.

"Intellectual Property Rights" includes, without limitation, rights relating to or known as:

- copyright;
- Patents;
- utility models;
- Confidential Information;
- Designs;
- Trade Marks;
- circuit layout rights and other rights afforded integrated circuits;
- database rights
- rights in domain names; and
- all other similar proprietary rights and applications for such rights.

"Licensed Trade Marks" means the trade and service mark registrations and trade and service mark applications listed in Schedule 1 and any other sign recorded therein, whether to be the subject of a trade or service mark application or not.

"Moral Rights" includes, without limitation:

- the right of attribution;
- the right to prevent false attribution of authorship;
- the right of integrity; and
- other like rights granted to an author or other person,

in respect of a work or other subject matter in which moral rights are deemed to exist.

"Patents" means all patents and patent applications, which terms include, without limitation, any innovation patents, additions, divisionals, continuations, continuations-in-part, supplemental disclosures, renewals, re-issues, and registrations or extensions or special protection certificates issued in connection with any patent or patent application.

"Phased Out Marks" means, collectively, all marks made the subject of a notice under Clause 10 in the jurisdictions specified in the notice that form part of the Territory and includes all Intellectual Property Rights as are necessary to use that mark in the specified jurisdictions.

"Term" means the time period specified in Schedule 2.

"Territory" means, collectively, the territory referred to in Schedule 3 and, separately, each of the jurisdictions that form the territory referred to in Schedule 3.

"Third Party" means any person other than the IP Owner or the Licensee.

"Trade Marks" means all trade and service marks, whether registered, unregistered or the subject of a trade or service mark application, which includes, without limitation, divisionals, certification marks, collective marks and defensive marks.

1.2 Interpretation

Unless the intention appears to the contrary:

- (i) a reference to a recital, clause, schedule, annexure or exhibit is to a recital, clause, schedule or exhibit of or to this Agreement.
- (ii) A reference to this Agreement or another instrument includes any variation or replacement of any of them.
- (iii) The singular includes the plural and vice versa.
- (iv) A reference to any gender includes all genders.
- (v) A reference to a person includes a reference to the person's executors, administrators, substitutes, successors and permitted assigns.
- (vi) A covenant, representation or warranty in favour of two or more persons is for the benefit of them jointly and severally.
- (vii) A covenant, representation or warranty on the part of two or more persons binds them jointly and severally.
- (viii) Headings in this Agreement are for convenience only and do not affect the construction or interpretation of this Agreement.

2. **EXCLUSIVE LICENSE OF INTELLECTUAL PROPERTY**

2.1 In consideration for the Earlier Assignment, the IP Owner hereby licenses all rights in the Intellectual Property for the Term, including the right to sub-license such rights on an exclusive or non-exclusive basis.

2.2 To the extent that the license provided for in Clause 2.1 is not inconsistent with the rights granted under any prior license agreement entered into by the IP Owner with a Third Party, the Licensee is to enjoy the rights licensed pursuant to Clause 2.1 on an exclusive basis including to the exclusion of the enjoyment of such rights by the IP Owner.

2.3 The Licensee is solely entitled to receive any award of damages, or account of profits for any infringement of the rights licensed to it under Clause 2.1 during the term or any option to extend the Term duly exercised by the Licensee in accordance with this Agreement, irrespective of the timing of such an award of damages or account of profits.

3. **MORAL RIGHTS**

3.1 The IP Owner waives its right to enforce against the Licensee any and all of its Moral Rights incorporated in or related to the Intellectual Property licensed to the Licensee pursuant to Clause 2.1.

3.2 Where the IP Owner cannot waive its right to enforce its Moral Rights, the IP Owner hereby consents to the Licensee using any work or subject matter in which the IP Owner has Moral Rights incorporated in or related to the Intellectual Property:

- without acknowledging the IP Owner or such other party as may have Moral Rights in the work or subject matter, as the person who has such Moral Rights; and
- in any manner they see fit, including those that may breach the IP Owner's or such other party's right of integrity, in particular:
 - relating to use of the Intellectual Property, in whole or in part as trade marks;
 - relating to the marketing and sale of the goods and services covered by the Licensed Trade Marks;
 - relating to the manufacture of the goods and services covered by the Licensed Trade Marks;
 - otherwise relating to the exploitation of the goods and services covered by the Licensed Trade Marks, whether in whole or in part.

4. **QUALITY CONTROL**

4.1 The rights licensed in Clause 2.1 may only be exercised in the marketing, manufacture and exploitation of products and/or services approved by the IP Owner.

4.2 Approval under Clause 4.1 will only be given when an authorised officer of the IP Owner provides written notice to the Licensee:

- where approval is sought to exercise the rights in respect of the marketing or exploitation of products and/or services – only after a proof of the document, packaging or other item in respect of which the Intellectual Property is to be used in relation to has been provided to the IP Owner.
- where approval is sought to exercise the rights in respect of the manufacture of products and/or services – only after the design of the product or system for providing the services and information in respect of the quality characteristics of the product or service provided under a trade mark that forms part of the Intellectual Property have been provided to the IP Owner.

5. **USE OF INTELLECTUAL PROPERTY**

5.1 The Licensee will adhere to the GCC IP TM Style Guide when using the Intellectual Property.

5.2 The Licensee must use each trade mark that forms part of the Intellectual Property on a regular basis. In no case is the Licensee to refrain from using a trade mark that forms part of the Intellectual Property for a period of three (3) years or more.

- 5.3 The Licensee may use the Licensed Trade Marks as part of a domain name registered in any jurisdiction in the Territory, provided that such domain name is registered in the IP Owner's name.

6. **RIGHT OF INSPECTION**

The IP Owner has the right to enter the premises of the Licensee, or the premises of any Third Party to whom the Licensee has granted a sub-license for all or part of the Intellectual Property, for the purposes of verifying that the Licensee, or the appropriate Third Party, is complying with the quality control requirements specified in Clause 4.

7. **SUB-LICENSE**

- 7.1 The Licensee shall not sub-license all or any part of the Intellectual Property to any Third Party on terms inconsistent with this Agreement.

- 7.2 Where the Licensee sub-licenses all or any part of the Intellectual Property to any Third Party, the sub-license must include terms equivalent to Clauses 4, 5 and 6 in favour of the IP Owner, in addition to any similar clauses provided by the Third Party in favour of the Licensee.

- 7.3 The Licensee is to inform the IP Owner of any sub-license granted by the Licensee to a Third Party within thirty (30) days of granting the sub-license. When informing the IP Owner of the granting of a sub-license, the Licensee must provide contact details of the Third Party and a copy of the sub-license agreement.

8. **NO CHALLENGE**

The Licensee must not challenge, or encourage or facilitate a Third Party to challenge, the registration or validity of all or any part of the Intellectual Property in any jurisdiction in the Territory.

9. **LEGAL PROCEEDINGS**

- 9.1 The Licensee hereby agrees to the IP Owner conducting any legal proceeding relating to infringement of the Intellectual Property on behalf of the Licensee, irrespective of whether the IP Owner is also a party to the litigation or not.

- 9.2 If the Licensee becomes aware of a threatened legal proceeding involving or relating to any part of the Intellectual Property, it must provide full details of the threatened legal proceeding to the IP Owner.

- 9.3 The Licensee agrees that it will provide all assistance as is deemed necessary by the IP Owner in any legal proceedings involving the Intellectual Property, including, without limitation:

- Prosecution of any registrable Intellectual Property Rights;
- Opposition proceedings;
- Revocation proceedings;
- Re-examination proceedings;
- Infringement proceedings;

whether before any intellectual property office, tribunal or court.

10. PHASED OUT MARKS

- 10.1 The IP Owner may, by written notice to the Licensee, seek to designate a mark that forms part of the Intellectual Property as a Phased Out Mark. The written notice is to specify:
- The mark concerned;
 - the jurisdiction(s) in which the mark is to be considered a Phased Out Mark; and
 - a detailed reason for seeking to designate the mark as a Phased Out Mark in the specified jurisdictions.
- 10.2 If the Licensee objects to the mark the subject of the written notice provided under Clause 10.1 being designated a Phased Out Mark in the specified jurisdictions, the Licensee must provide a reasoned objection, in writing, to the IP Owner within thirty (30) days of receiving the written notice provided under Clause 10.1
- 10.3 If the Licensee provides a written notice pursuant to Clause 10.2, the Parties shall meet to discuss whether the mark the subject of the written notice provided under Clause 10.1 is to be designated a Phased Out Mark in the specified jurisdictions. If the meeting results in an agreement that differs in terms to that set out in the written notice provided under Clause 10.1 (the "**original notice**"), the original notice will be vacated and deemed never to have been made and the IP Owner must, as soon as practicable after the meeting, issue a new notice under Clause 10.1 that reflects the agreement made at the meeting.
- 10.4 If the Licensee and the IP Owner cannot reach an agreement at the meeting arranged pursuant to Clause 10.3, the Parties must deal with the matter in accordance with the dispute resolution system provided for in Clause 14.
- 10.5 The IP Owner is not required to maintain or enforce any Intellectual Property Rights associated with any Phased Out Mark, where the procedure for designating a Phased Out Mark under this Clause 10 has been complied with.

11. WARRANTIES AND INDEMNITIES

- 11.1 The IP Owner warrants to the Licensee that:
- a) no Third Party has an interest in, or encumbrance over, the Intellectual Property other than as has been advised by the IP Owner;
 - b) to the best of its knowledge, the Intellectual Property is valid and enforceable against Third Parties; and
 - c) excepting the Phased Out Marks, all registered Intellectual Property Rights that form part of the Intellectual Property, will be maintained in each jurisdiction of the Territory
- 11.2 The Licensee warrants to the IP Owner that:

- a) it has not refrained from using each trade mark that forms part of the Intellectual Property in respect of its associated specified goods and services, as set out in Schedule 1, for a period greater than or equal to three (3) years;
 - b) it, or a Third Party sub-licensed by it, has the capabilities to manufacture, market and otherwise exploit the Intellectual Property to the quality standards set out in this Agreement;
 - c) it has not granted a Third Party an interest in, or encumbrance over, the Intellectual Property other than as provided for in this Agreement or otherwise as agreed by the IP Owner in writing; and
 - d) it has informed the IP Owner by way of written notice of any fact, circumstance or event, that leads it to consider that any part of the Intellectual Property is being infringed in any jurisdiction that forms part of the Territory.
- 11.3 The warranties of Clause 11.2, unless the IP Owner is notified in writing beforehand, are repeated and confirmed by the Licensee on each anniversary of the date of this Agreement.
- 11.4 The Licensee agrees to indemnify the IP Owner against any penalty, damage or other loss, including economic loss and loss of reputation, arising from the Licensee's breach of any of the warranties set out in Clause 11.2. This includes an indemnity for all costs involved in re-registering any Licensed Trade Mark that forms part of the Intellectual Property that has been revoked for reasons attributable to the Licensee.

12. RENEWAL

On expiry of the Term, or any subsequent renewal of the Agreement for a period equal to the Term, the Licensee will be considered to have duly exercised its option to renew this Agreement for a further period equal to the Term, except where the Licensee has provided notice of its intention not to renew this Agreement within the ninety (90) day period proceeding expiry of the Term or the subsequent renewal period (as appropriate).

13. TERMINATION

- 13.1 This Agreement may be terminated at will by the IP Owner on provision of written notice to the Licensee. Termination will occur within thirty (30) days of receipt of the written notice by the Licensee.
- 13.2 This Agreement will terminate automatically on realisation of any of the following events:
- The Licensee is considered, on a reasonable basis, to have breached the warranties set out in paragraph (a) and paragraph (b) of Clause 11.2;
 - Either Party is declared bankrupt, insolvent or placed in administration, or a plausible action is taken for the winding up of the Supplier; OR
 - There is a material change in the ownership of the Licensee.

- 13.3 Clause 13.2 does not apply where each Party agrees to continue this Agreement within thirty (30) days of the realisation of the event the subject of Clause 13.2.
- 13.4 In the case of the Licensee being considered on the basis of a reasoned opinion to have breached the warranty stated in paragraph (c) of Clause 11.2, the IP Owner reserves the right to terminate this Agreement immediately.
- 13.5 In the case of the Licensee having breached any other warranty of Clause 11.2, for which notice of the breach has been provided to the Licensee, the IP Owner may terminate this agreement immediately on the event of a breach giving rise to a fifth or later notice of breach.
- 13.6 The Licensee may terminate this Agreement immediately on the event of the IP Owner breaching the warranties stated in paragraphs (b) and (c) of Clause 11.1.
- 13.7 On termination of this Agreement for any reason, the Licensee may:
- sell its stock of products bearing the Intellectual Property; AND
 - distribute its marketing material and other items bearing the Intellectual Property,
- for the earlier of the period of ninety (90) days following termination of the Agreement or the period ending when the last product bearing the Intellectual Property is sold.
- 13.8 On termination of this Agreement for any reason, the Licensee must terminate all sub-licenses it has issued to Third Parties pursuant to Clause 7, unless the IP Owner agrees to take over the Licensee's rights and obligations provided by such sub-licenses, in which case the Licensee must assign its rights and obligations under the sub-license to the IP Owner.

14. DISPUTE RESOLUTION

- 14.1 If a dispute arises in connection with this Agreement, a Party to the dispute must give to the other Party a dispute notice specifying the dispute and requiring its resolution under this Clause 14 ("**Notice of Dispute**").
- 14.2 If the dispute the subject of the Notice of Dispute is not resolved within seven (7) days of the Notice of Dispute being given to the other Party ("**Notice Period**"), the dispute is, by reason of this clause, submitted to mediation. The mediation must be conducted in Perth. The Institute of Arbitrators Australia Rules for the Mediation of Commercial Disputes (Edition 2 – September 1995) apply to the mediation to the extent that such Rules do not conflict with this Clause 14.
- 14.3 If the Parties have not agreed upon the mediator and/or the mediator's remuneration within seven (7) days after the Notice Period expires, then, to the extent that there is no agreement between the parties:
- (a) the mediator will be the intellectual property expert appointed by;
 - and

(b) the remuneration of the mediator will be the amount or rate determined by,

the President of the Law Society of Western Australia or the President's nominee, acting on the request of either party.

14.4 If a dispute, the subject of a Notice of Dispute, is not settled by mediation within twenty eight (28) days of the date of appointment of the mediator, either Party may then, but not earlier, commence proceedings in any court of competent jurisdiction.

14.5 Nothing in this Clause 14 prevents either Party from obtaining injunctive, declaratory or other interlocutory relief from any court of competent jurisdiction at any time.

15. NOTICES

15.1 A notice or other communication connected with this Agreement ("Notice") has no legal effect unless it is in writing and signed by an appropriately authorised representative of the Party giving the Notice.

15.2 In addition to any other method of service provided by law, the Notice must be:

- (a) sent by post to the address of the addressee;
- (b) sent by facsimile to the facsimile number of the addressee; OR
- (c) delivered at the address of the addressee,

to the address or facsimile number of the addressee as set out in Schedule 4 or as otherwise notified.

15.3 A Notice will be treated as given and received:

- (a) on the second (2nd) business day after posting;
- (b) if sent by facsimile at a time that would be outside of the normal business hours of the addressee, on the next business day; OR
- (c) otherwise, upon delivery.

15.4 Notwithstanding Clause 15.3(b), a facsimile is not treated as given or received unless at the conclusion of the transmission the sender's facsimile machine issues a transmission report that indicates that the relevant number of pages comprising the Notice have been sent to the correct facsimile number.

16. OTHER CONDITIONS

16.1 Neither Party shall be liable in damages or have the right to terminate this Agreement for any delay or default in performing hereunder if such delay or default is caused by conditions beyond its control including, but not limited to acts of God, government restrictions (including the denial or cancellation of any export or other necessary license), wars, insurrections and/or any other cause beyond the reasonable control of the Party whose performance is affected.

16.2 The Parties agree that any failure by either Party in taking, or omitting to take, action as provided for in this Agreement will not act as a waiver

- for that action and will not prevent a Party from taking, or omitting to take, any further action as provided for in this Agreement.
- 16.3 The rights provided to a Party under this Agreement are not assignable or otherwise transferable without the prior written consent of the other Party.
- 16.4 This Agreement does not create any agency or partnership relationship between the Parties.
- 16.5 Each Party confirms that it has the authority to enter into this Agreement and is a Party of good standing.
- 16.6 This document constitutes the Agreement in its entirety, comprising 18 Clauses and 4 Schedules. Amendments or modifications to this Agreement must be in writing signed by both Parties.
- 16.7 This Agreement may be signed in counter-parts. Electronic signatures, or electronic representations of signatures, will have the same legal effect as original signatures for the purposes of providing evidence of execution of this Agreement.
- 16.8 Clauses 2.3, 5, 7, 8, 9 and 11 survive termination of this Agreement.
- 16.9 The invalidity or inability to enforce any clause of this Agreement has no effect on the validity or ability to enforce any other clause.

17. **GOVERNING LAW**

This Agreement shall be interpreted and construed in accordance with the laws of Australia. Each party agrees to submit themselves to the exclusive jurisdiction of the courts of Australia.

18. **COSTS**

The Licensee must pay any stamp duty and registration fees payable on or in connection with this Agreement and all incidental and collateral documents or fees associated with the registration of such documents with any intellectual property office.

EXECUTED by the Parties

SIGNED by
GCC IP Pty Ltd
in accordance with s.127 of the
Corporations Act 2001 (Cth)

[Signature]
(Director's signature)

MARTIN IAN WRIGHT
(Director's full name)

[Signature]
(Company Secretary's signature)

CHRISTOPHER PAUL MERCER
(Company Secretary's full name)

SIGNED by
HAWKWOOD INVESTMENTS LIMITED
by its duly authorised representative

For and on behalf of
GREEN CARTRIDGE COMPANY LIMITED

[Signature]
Authorized signature(s)

MARTIN WRIGHT
(Name) On behalf of GREEN CARTRIDGE
COMPANY LTD

DIRECTOR
(Position)

[Signature]
(Signature of witness)

[Signature]
(Signature of witness)

Richard William Plummer
(Full name of witness)

Clifford Allan Eagle
(Full name of witness)

22 Gilmore St, Mt Taroola
(Address of witness)

Bk 10, Mount Orchid Riverlet, Shenzhen
(Address of witness)

Patent Attorney
(Occupation of witness)

Manager
(Occupation of witness)

Schedule 1

Trade and Service Mark Registrations and Applications:

<u>Country</u>	<u>Serial No</u>	<u>Mark</u>	<u>Goods/Services</u>	<u>Filing Date</u>	<u>Priority Date</u>
Australia	751871	QCOPY	<p><u>Class 2</u> Ink for printers and copiers; toner for printers and copiers; ink and toner cartridges and cannisters for copiers and printers.</p> <p><u>Class 9</u> Photocopiers; printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all the aforesaid goods; drum units for copiers and printers; ink and toner cartridges and cannisters for copiers and printers; rollers for copiers and printers; blades for copiers and printers</p>	30 Dec 1997	30 Dec 1997
Brazil	820583766	QCOPY	<p><u>Class 9</u> Fotocopiadoras, impressoras, impressoras a laser, impressoras antimpacto, impressoras com jato de bolha, pecas e accessorios para todas as mercadorias acima, unidades cilindricas para as mercadorias acima, unidades cilindricas para copiadoras e impressoras, cartuchos tonalizantes com tinta e recipientes para copiadores e impressoras, cilindros e copiadoras e laminas para</p>	18 Feb 1998	18 Feb 1997

		copiadoras e impressoras.			
CTM	710392	QCOPY	<u>Class 2</u> Ink for printers and copiers; toner for printers and copiers; ink and toner cartridges and cannisters for copiers and printers. <u>Class 9</u> Photocopiers; printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all the aforesaid goods; drum units, rollers and blades for the aforesaid goods.	29 Dec 1997	29 Dec 1997
New Zealand	286914	QCOPY	<u>Class 2</u> Ink for printers and copiers; toner for printers and copiers; ink and toner cartridges and canisters for copiers and printers	5 Jan 1998	5 Jan 1998
New Zealand	286915	QCOPY	<u>Class 9</u> Photocopiers; printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all the aforesaid goods; drum units for copiers and printers; ink and toner cartridges and canisters for copiers and printers; rollers for copiers and printers; blades for copiers and printers	5 Jan 1998	5 Jan 1998
South Korea	40-2004-00574	QCOPY	<u>Class 9</u> Photocopiers, printers, laser printers, inkjet printers,	20 Dec 2004	20 Dec 2004

	54			bubble jet printers, parts and fitting for all the aforesaid goods, drum units for copiers and printers, ink and toner cartridges and canisters for printers and copiers, rollers for copiers and printers, blades for copiers and printers.		
United States	2355870	QCOPY	<u>Class 2</u> Ink and toner cartridges and canisters for copiers and printers <u>Class 9</u> Drum units for copiers and printers		5 Feb 1998	5 Feb 1998
Uruguay	301191	QCOPY	<u>Class 2</u> Tinta para impresoras y copiadoras; toner para impresoras y copiadoras; cartuchos y latas de tinta y toner para copiadoras e impresoras. <u>Class 9</u> Fotocopiadoras; impresoras; impresoras laser; impresoras de chorro de tinta; impresoras de burbujas de tinta; partes y accesorios para los articulos mencionados; unidades de tampon para copiadoras e impresoras; cartuchos y latas de toner y tinta para copiadoras e impresoras; rodillos para copiadoras e impresoras, paletas para copiadoras e impresoras.		5 Feb 1998	5 Feb 1998
Australia	933507	QFAX	<u>Class 2</u>		7 Nov 2002	7 Nov 2002

South Africa	2002/17529	QFAX		Ink for printers and copiers; toner for printers and copiers; ink and toner cartridges and canisters for copiers and printers <u>Class 9</u> Photocopiers; printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all aforesaid goods; drum units for copiers and printers; ink and toner cartridges and canisters for copiers and printers; rollers for copiers and printers; blades for copiers and printers	7 Nov 2002	7 Nov 2002
South Africa	2002/17530	QFAX		<u>Class 2</u> Ink for printers and copiers; toner for printers and copiers; ink and toner cartridges and canisters for copiers and printers.	7 Nov 2002	7 Nov 2002
South Korea	40-2004-0057456	QFAX		<u>Class 9</u> Photocopiers; printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all aforesaid goods; drum units for copiers and printers; ink and toner cartridges and canisters for copiers and printers; rollers for copiers and printers; blades for copiers and printers. <u>Class 9</u> Photocopiers, printers, laser printers, inkjet printers, bubble jet printers, parts and fittings for all the aforesaid goods, drum units for copiers and printers,	20 Dec 2004	20 Dec 2004

				ink and toner cartridges and canisters for printers and copiers, rollers for copiers and printers, blades for copiers and printers		
United States	2826087	QFAX	<u>Class 2</u> Toner for printers and copiers.		14 Aug 2002	19 Feb 2002
China	3176528	QFAX	<u>Class 9</u> Photocopiers; printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all the aforesaid goods; drum units for copiers and printers; ink and toner cartridges and canisters for copiers and printers; rollers for copiers and printers; blades for copiers and printers.		15 May 2002	15 May 2002
China	3176529	QFAX	<u>Class 2</u> Ink for printers and copiers; toner for printers and copiers; ink and toner cartridges and canisters for copiers and printers.		15 May 2002	15 May 2002
CTM	2584191	QFAX	<u>Class 2</u> Ink for printers and copiers; toner for printers and copiers; ink and toner cartridges and canisters for copiers and printers. <u>Class 9</u> Photocopiers; printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all the		19 Feb 2002	19 Feb 2002

Australia	933508	QIMAGING	<p>aforesaid goods; drum units for copiers and printers; rollers for copiers and printers; blades for copiers and printers.</p> <p><u>Class 2</u> Ink for printers and copiers; toner for printers and copiers; ink and toner cartridges and canisters for copiers and printers</p> <p><u>Class 9</u> Photocopiers; printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all aforesaid goods; drum units for copiers and printers; ink and toner cartridges and canisters for copiers and printers; rollers for copiers and printers; blades for copiers and printers</p>	7 Nov 2002	7 Nov 2002
CTM	2627701	QIMAGING	<p><u>Class 2</u> Ink for printers and copiers; toner for printers and copiers; ink and toner cartridges and cannisters for copiers and printers.</p> <p><u>Class 9</u> Photocopiers; printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all the aforesaid goods; drum units for copiers and printers; ink and toner cartridges and cannisters for copiers and printers; rollers for copiers and printers; blades for copiers and printers.</p>	22 Mar 2002	22 Mar 2002

Hong Kong	2003B14805	QIMAGING	<u>Class 9</u> photocopiers; printers; laser printers; inkjet printers; bubble jet printers; drum units for copiers and printers; rollers for copiers and printers; blades for copiers and printers; parts and fittings for all the aforesaid goods; all included in Class 9.	8 Aug 2002	8 Aug 2002
Hong Kong	2003B14806	QIMAGING	<u>Class 2</u> ink for printers and copiers; toner for printers and copiers; solid ink and toner cartridges (filled) and canisters (filled) for copiers and printers; all included in Class 2.	8 Aug 2002	8 Aug 2002
South Africa	2002/17528	QIMAGING	<u>Class 9</u> Photocopiers; printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all aforesaid goods; drum units for copiers and printers; ink and toner cartridges and canisters for copiers and printers; rollers for copiers and printers; blades for copiers and printers.	7 Nov 2002	7 Nov 2002
South Africa	2002/17527	QIMAGING	<u>Class 2</u> Ink for printers and copiers; toner for printers and copiers; ink and toner cartridges and canisters for copiers and printers.	7 Nov 2002	7 Nov 2002
South Korea	2004-45496	QIMAGING	<u>Class 2</u>	8 Oct 2004	8 Oct 2004

	<p>Ink for printers and copiers, toner for printers and copiers, ink and toner cartridges for copiers, ink and toner canisters for copiers, ink and toner cartridges for printers, ink and toner canisters for printers, ink and toner cartridges for electronic copiers, ink and toner canisters for electronic copiers, ink and toner cartridges for computer printers, ink and toner canisters for computer printers.</p> <p><u>Class 9</u></p> <p>Photocopiers, printers, laser printers, inkjet printers, bubble jet printers, parts and fittings for all the aforesaid goods, drum units for copiers, drum units for printers, roller for copiers, rollers for printers, blades for copiers, blades for printers.</p>			
United States	76449120	QIMAGING	<p><u>Class 2</u></p> <p>Ink for printers and copiers; toner for printers and copiers; ink and toner cartridges and canisters for copiers and printers</p> <p><u>Class 9</u></p> <p>Photocopiers, printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all the aforesaid goods; drum units for copiers and printers; rollers for copiers and printers; blades for copiers and printers</p>	<p>13 Sep 2002</p> <p>8 Aug 2002</p>
Australia	793953	QJET	<p><u>Class 2</u></p>	<p>13 May 1999</p> <p>13 May 1999</p>

CTM	2584167	QJET					19 Feb 2002
							19 Feb 2002
							7 Nov 2002
South Africa	2002/17531	QJET					7 Nov 2002
South Africa	2002/17532	QJET					7 Nov 2002

Ink for printers and copiers, toner for printers and copiers, ink and toner cartridges

Class 9

Photocopiers, printers, laser printers, inkjet printers, bubblejet printers, parts and fittings for all the foresaid goods, ink and toner cartridges

Class 2

Ink for printers and copiers; toner for printers and copiers; ink and toner cartridges and cannisters for copiers and printers.

Class 9

Photocopiers; printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all the foresaid goods; drum units for copiers and printers; rollers for copiers and printers; blades for copiers and printers.

Class 2

Ink for printers and copiers; toner for printers and copiers; ink and toner cartridges and canisters for copiers and printers.

Class 9

Photocopiers; printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all foresaid goods; drum units for copiers and printers; ink and

				toner cartridges and canisters for copiers and printers; rollers for copiers and printers; blades for copiers and printers.			
South Korea	40-2004-0057457	QJET	<u>Class 9</u> Photocopiers, printers, laser printers, inkjet printers, bubble jet printers, parts and fittings for all the aforesaid goods, drum units for copiers and printers, ink and toner cartridges and canisters for printers and copiers, rollers for copiers and printers, blades for copiers and printers		20 Dec 2004	20 Dec 2004	
United States	2826088	QJET	<u>Class 2</u> Ink for printers and copiers.		14 Aug 2002	19 Feb 2002	
China	3176530	QJET	<u>Class 9</u> Photocopiers; printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all the aforesaid goods; drum units for copiers and printers; ink and toner cartridges and canisters for copiers and printers; rollers for copiers and printers; blades for copiers and printers.		15 May 2002	15 May 2002	
China	3176531	QJET	<u>Class 2</u> Ink for printers and copiers; toners for printers and copiers; ink and toner cartridges and canisters for copiers and printers.		15 May 2002	15 May 2002	

Argentina		QPRINT	<u>Class 2</u> Toner cartridges for copiers and printers		
Australia	751870	QPRINT	<u>Class 2</u> Ink for printers and copiers; toner for printers and copiers; ink and toner cartridges and cannisters for copiers and printers <u>Class 9</u> Photocopiers; printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all the aforesaid goods; drum units for copiers and printers; ink and toner cartridges and cannisters for copiers and printers; rollers for copiers and printers; blades for copiers and printers	30 Dec 1997	30 Dec 1997
Brazil	820583758	QPRINT	<u>Class 2</u> Fabricacao e venda de fotocopiadoras, impressoras, pecas e componentes, unidades cilindricas para as mercadorias acima, unidades cilindricas para copiadoras e impressoras, cartuchos tonalizantes com tinta e recipientes para copiadoras e impressoras, cilindros e copiadoras e laminas para copiadoras e impressoras. <u>Class 9</u> Fotocopiadoras, impressoras, impressoras a laser, impressoras antim pacto, impressoras com jato de	18 Feb 1998	18 Feb 1998

				bolha, pecas e acessorios para todas as mercadorias acima, unidades cilindricas para copiadoras e impressoras, cartuchos tonalizantes com tinta e recipientes para copiadoras e impressoras, cilindros e copiadoras e laminas para copiadoras e impressoras.		
China	3176532	QPRINT	<u>Class 9</u> Drum units for copiers and printers		15 May 2002	15 May 2002
China	3176533	QPRINT	<u>Class 2</u> Ink and toner cartridges and canisters for copiers and printers		15 May 2002	15 May 2002
CTM	710442	QPRINT	<u>Class 2</u> Ink for printers and copiers; toner for printers and copiers; ink and toner cartridges and cannisters for copiers and printers. <u>Class 9</u> Photocopiers; printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all the aforesaid goods; drum units for copiers and printers; ink and toner cartridges and cannisters for copiers and printers; rollers for copiers and printers; blades for copiers and printers.		29 Dec 1997	29 Dec 1997
New Zealand	286912	QPRINT	<u>Class 2</u>		5 Jan 1998	5 Jan 1998

				Ink for printers and copiers; toner for printers and copiers; ink and toner cartridges and canisters for copiers and printers			
New Zealand	280913	QPRINT	<u>Class 9</u> Photocopiers; printers; laser printers; inkjet printers; bubble jet printers; parts and fittings for all the aforesaid goods; drum units for copiers and printers; ink and toner cartridges and canisters for copiers and printers; rollers for copiers and printers; blades for copiers and printers	5 Jan 1998	5 Jan 1998		5 Jan 1998
South Korea	40-2004-0057455	QPRINT	<u>Class 9</u> Photocopiers, printers, laser printers, inkjet printers, bubble jet printers, parts and fittings for all the aforesaid goods, drum units for copiers and printers, ink and toner cartridges and canisters for printers and copiers, rollers for copiers and printers, blades for copiers and printers.	20 Dec 2004	20 Dec 2004		20 Dec 2004
United States	2411048	QPRINT	<u>Class 2</u> Toner cartridges for copiers and printers	5 Feb 1998	5 Feb 1998		5 Feb 1998
Uruguay	301192	QPRINT	<u>Class 2</u> Tinta para impresoras y copiadoras; toner para impresoras y copiadoras; cartuchos y latas de tinta y toner para copiadoras e impresoras	5 Feb 1998	5 Feb 1998		5 Feb 1998

Schedule 2

Territory: Worldwide.

Schedule 3

Term: Two (2) years.

Schedule 4

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