EXHIBIT B

ReedSmith

Morgan W. Tovey

Direct Phone: 415.659.5928 Email: mtovey@reedsmith.com Reed Smith LLP Two Embarcadero Center Suite 2000 San Francisco, CA 94111 415.543.8700 Fax 415.391.8269

July 20, 2004

VIA FACSIMILE AND U.S. MAIL

John D. Giffin Keesal, Young & Logan Four Embarcadero Center, Suite 1500 San Francisco, CA 94111

Re:

ASAT v. Motorola File No. 353281.01090

Dear John:

In follow up to our conversation on July 9, 2004, we have enclosed notices for the depositions of Tung Lok Li and Joseph Martin. As we discussed, we are open to coordinating with you if there are more convenient dates for you and your client. If so, please contact me as soon as possible to discuss.

Very truly yours,

Morgan W. Tovey (KH)

LONDON + NEW YORK + LOS ANGELES + SAN FRANCISCO + WASHINGTON, D.C. + PHILADELPHIA + PITTSBURGH + OAKLAND + PRINCETON FALLS CHURCH + WILMINGTON + NEWARK + MIDLANDS, U.K. + CENTURY CITY + RICHMOND + HARRISBURG + LEESBURG + WESTLAKE VILLAGE

Notice of Deposition of Joseph Martin

TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD HEREIN:

PLEASE TAKE NOTICE that, pursuant to Rules 30 and 32 of the Federal Rules of Civil Procedure, Defendant and Counterclaimaint Motorola, Inc. ("Motorola") will take the deposition of Joseph Martin at the offices of Reed Smith LLP, Two Embarcadero Center, 20th Floor, San Francisco, California 94111, on August 31, 2004, commencing at 9:00 a.m. The deposition shall be taken under oath and recorded stenographically (including by instant visual display) and/or by videotape, and shall continue from day to day, excluding Sundays and holidays, until completed and adjourned.

Pursuant to Rules 30 and 34 of the Federal Rules of Civil Procedure, Mr. Martin is required to produce at his deposition the documents and things described on Exhibit A attached hereto.

DATED: July 20, 2004.

REED SMITH LLP

Kerry Hopkins

Attorneys for Defendant

Motorola, Inc.

No. C 03 01514 RS

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A limited liability partnership formed in the State of Delaware. "Reed Smith" and "Reed Smith Crosby Healey LLP" refer to Reed Smith LLP and related enfines.

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EXHIBIT A

DEFINITIONS

The following terms have the meanings indicated below:

- The term "MOTOROLA" refers to Defendant and Counterclaimant Motorola, 1. Inc., and includes all subsidiaries, predecessors or successors-in-interest, officers, directors, employees, agents, contractors, and other persons controlled by or acting on behalf of Motorola, Inc.
- The terms "OPL" refers to Counterdefendant QPL International Holdings, Ltd.. 2. and includes all subsidiaries, divisions, predecessors or successors-in-interest, affiliates, parents, officers, directors, employees, agents, contractors, and other persons controlled by or acting on behalf of QPL.
- 3. The term "ASAT ENTITIES" refers collectively to Plaintiffs and Counterdefendants ASAT Holdings, Ltd. and ASAT, Inc. and Counterdefendant ASAT Limited, and includes all subsidiaries, divisions, predecessors or successors-in-interest, affiliates, parents, officers, directors, employees, agents, contractors, and other persons controlled by or acting on behalf of the ASAT ENTITIES.
- The term "PERSON" refers to natural persons, corporations, firms, 4. proprietorships, partnerships, trusts, joint ventures, groups, associations, institutes, organizations, and any other business, governmental or legal entities, including any divisions, departments, and units thereof.

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5.	"IMMUNITY AG	REEMENT,"	as used herein,	refers to the	October 1	, 1993
Immunity Ag	reement executed by	MOTOROLA	and QPL.			

- 6. "BGA," as used herein, refers to ball grid arrays or ball grid array packages, including FPBGA, PBGA, Glob Top, FxPBGA and INT-HS_BGA packages.
- 7. "FPBGA" refers specifically to fine pitch ball grid arrays or fine pitch ball grid array packages.
- 8. "SUBSCRIPTION AGREEMENT" as used herein, refers to the agreement dated October 29, 1999 among, including others, Chase Asia Investment Partners II (Y), LLC, QPL International Holdings, Ltd., ASAT Limited and ΛSAT Holdings, Ltd.
- 9. The use of the singular shall be deemed to include the plural, and use of one gender shall include all others as appropriate in the context.
- 10. The terms "and" and "or" mean either the conjunctive or the disjunctive as context may require so that the meaning is inclusive rather than exclusive.
 - 11. The term "including" means including but not limited to.
 - 12. The term "each" means each and every.
 - 13. The term "any" means any and all.
- 14. The terms "relate to" and/or "relating to" request all documents and tangible things which in any way explicitly or implicitly refer to, or could be reasonably construed to refer to, the subject matter of the request, including, but not limited to, all documents and tangible things,

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which reflect, record, memorialize, discuss, consider, review or report on the subject matter of the request.

- The term "COMMUNICATION" is used in the broadest possible sense, and 15. means any transmission or exchange of information from one person or entity to another, by any means.
- The term "DOCUMENT" is used in the broadest possible sense, and means, 16. without limitation, any written, printed, typed, photostatic, photographed, recorded or otherwise reproduced COMMUNICATION or representation, whether comprised of letters, words, numbers, pictures, sounds or symbols, or any notes, records, letters, envelopes, telegrams, messages, studies, analyses, contracts, agreements, projections, estimates, working papers, summaries, statistical statements, financial statements or work papers, accounts, analytical records, reports and/or summaries of investigations, opinions or reports of consultants, opinions or reports of accountants, or other reports, trade letters, press releases, comparisons, books, diaries, articles, magazines, newspapers, booklets, brochures, pamphlets, circulars, bulletins, notices, forecasts, drawings, diagrams, instructions, minutes of meetings or other COMMUNICATIONS of any type, including interoffice and intra office COMMUNICATIONS of any type, questionnaires and surveys, charts, graphs, photographs, phonographs, films, videotapes, disks, data cells, drums, printouts and all other data compilations from which information can be obtained, any preliminary versions, drafts or revisions of any kind of the foregoing, and other writings or DOCUMENTS of whatever description or kind, whether produced or authored by QPL or by anyone clse, including non-identical copies of any of the foregoing, now in QPL's possession, custody, or control.

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INSTRUCTIONS

- 1. If any portion of a document or tangible thing is responsive to a request, the entire document or tangible thing shall be produced, redacting only privileged material, if any.
- 2. You are to produce the original and each non-identical copy of each document or tangible thing requested herein which is in your possession, custody or control.
- 3. Documents produced pursuant to these requests shall be produced in the original files and shall not be shuffled or otherwise rearranged. Documents which were stapled, clipped or otherwise fastened together shall be produced in that form.
- 4. Tangible things produced pursuant to these requests shall be produced in their present form and shall not be changed or modified in any way.
- 5. These requests are of a continuing nature, and any additional responsive documents discovered subsequent to the scheduled date of production herein should promptly be produced to Defendant.
- 6. If you claim that the attorney-client privilege or any other privileges may be applicable to any document or written communication, the production of which is sought by these requests, you shall, where applicable:
- a. Describe generally the subject matter of the document and/or communication;
 - b. Identify the author and recipients of the documents;

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Notice of Deposition of Joseph Martin

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	3 4	d. State the date on which the document was prepared or that communication
	5	was made;
ates	6	
A limited habitry partnersh p formed in the State of Delaware. "Roed Smith" and "Reed Smith Crossy Heafey LLP" refer to Reed Smith LLP and related entities	7	e. Identify each person who has ever had possession, custody or control of the
LLP and i	.8	document or any copy thereof; and
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efer to Re	10	f. Provide sufficient further information concerning the document and/or
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edir the	19	agreements, and appendices, addenda, exhibits or attachments to such contracts or agreements.
sh p form	20	
y partner	21	REQUEST FOR PRODUCTION NO. 2: All DOCUMENTS relating to the negotiation or
ted habin	22	drafting of any contracts or agreements between QPL and MOTOROLA relating to BGAs.
Alim	23	
	24	REQUEST FOR PRODUCTION NO. 3: All DOCUMENTS interpreting or analyzing any
	25	contracts or agreements between QPL and MOTOROLA.
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Notice of Deposition of Joseph Martin

c.

Identify the participants in and witnesses to, the communication and all

other persons to whom the substance of such communications has been disclosed;

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No. C 03 01514 RS

REQUEST FOR PRODUCTION NO. 4: All DOCUMENTS relating to the drafting and

negotiation of the IMMUNITY AGREEMENT, including any amendments, addenda,

of the ASAT ENTITIES relating to the formation of ASAT Holdings, Ltd., including, but not -7-Notice of Deposition of Joseph Martin

No. C 03 01514 RS

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	4	REQUEST FOR PRODUCTION NO. 13: All contracts or agreements between QPL and any
	5	of the ASAT ENTITIES relating to MOTOROLA, including, but not limited to, drafts of such
engees	6	contracts or agreements, and appendices, addenda, exhibits or attachments to such contracts or
related	7	agreements.
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Sed School	9	REQUEST FOR PRODUCTION NO. 14: All DOCUMENTS relating to QPL's performance
eter 10 K	10	under the IMMUNITY AGREEMENT.
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ec lab lify partnership formed in the State of Deleware. Keed Smith "and "Keed Smith Crosby Healey LLP" refer to Keed Smith LLP and related endeds	12	REQUEST FOR PRODUCTION NO. 15: All DOCUMENTS relating to any royalties paid by
5 5 5 5	13	QPL to MOTOROLA.
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mito" and	15	REQUEST FOR PRODUCTION NO. 16: All COMMUNICATIONS between QPL and any
. Reed t	16	third party relating to the IMMUNITY AGREEMENT.
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ed in the	19	third party relating to this litigation.
ship form	20	
y partner	21	REQUEST FOR PRODUCTION NO. 18: DOCUMENTS sufficient to identify unit sales by
ec liabilit	22	QPL or any of QPL's subsidiaries of BGA products (including FPBGA products) from October
Į.	23	1, 1993 through December 31, 2002 by product/part number, including, but not limited to,
	24	monthly, quarterly and annual reports of such unit sales.
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	26	REQUEST FOR PRODUCTION NO. 19: All DOCUMENTS relating to any analysis or
AL.	27	comparison of FPBGAs to any other type of BGA product.
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limited to, drafts of such contracts or agreements, and appendices, addenda, exhibits or

attachments to such contracts or agreements.

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	2	defense that MOTOROLA's claims are barred by the doctrine of waiver.
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	4	REQUEST FOR PRODUCTION NO. 21: All DOCUMENTS relating to QPL's affirmative
	5	defense that MOTOROLA's claims are barred by the doctrine of estoppel.
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3	7	REQUEST FOR PRODUCTION NO. 22: All DOCUMENTS relating to QPL's affirmative
1 	8	defense that MOTOROLA's claims are barred by the doctrine of laches.
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	10	REQUEST FOR PRODUCTION NO. 23: All DOCUMENTS relating to QPL's affirmative
	11	defense that MOTOROLA failed to perform certain conditions precedent required by the
Keed Smirn Crospy hearey	12	IMMUNITY AGREEMENT.
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n Deed Y	14	REQUEST FOR PRODUCTION NO. 24: All DOCUMENTS relating to QPL's affirmative
	15	defense that MOTOROLA failed to perform all conditions, covenants and promises required by
In the State of Legaware. Reed Sr	16	the IMMUNITY AGREEMENT.
esaware	17	
State of L	18	REQUEST FOR PRODUCTION NO. 25: All DOCUMENTS relating to QPL's affirmative
	19	defense that MOTOROLA's claims are barred for patent misuse.
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y parmers	21	REQUEST FOR PRODUCTION NO. 26: DOCUMENTS sufficient to identify the percentage
A IIITI 166 habiiit	22	of QPL's present ownership in any of the ASAT ENTITIES.
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	24	REQUEST FOR PRODUCTION NO. 27: DOCUMENTS sufficient to identify all of QPL's
	25	corporate officers and directors.
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.	27	REQUEST FOR PRODUCTION NO. 28: All DOCUMENTS relating to QPL's document
	28	retention policies since October 1, 1993. No. C 03 01514 RS - 9 -
		Notice of Deposition of Joseph Martin

REQUEST FOR PRODUCTION NO. 20: All DOCUMENTS relating to QPL's affirmative

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to

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27 28 direction the service was made. My business address is REED SMITH LLP, Two Embarcadero Center, Suite 2000, San Francisco, CA 94111. On July 20, 2004, I served the following document(s) by the method indicated below:

the within action. I am employed in the office of a member of the bar of this court at whose

NOTICE OF DEPOSITION OF JOSEPH MARTIN

- by transmitting via facsimile on this date the document(s) listed above to the fax number(s) set forth below. The transmission was reported complete and without error.
- by placing the document(s) listed above in a sealed envelope with postage thereon fully X prepaid, in the United States mail at San Francisco, California addressed as set forth below. I am readily familiar with the firm's practice of collection and processing of correspondence for mailing. Under that practice, it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if the postal cancellation date or postage meter date is more than one day after the date of deposit for mailing in this Declaration.
- by placing the document(s) listed above in a sealed envelope(s) and by causing personal delivery of the envelope(s) to the person(s) at the address(es) set forth below.
- by personally delivering the document(s) listed above to the person(s) at the address(es) set forth below.
- by placing the document(s) listed above in a scaled envelope(s) and consigning it to Federal Express for guaranteed delivery on the next business day following the date of consignment to the address(cs) set forth below.

Michael A. Ladra, Esq. James C. Yoon, Esq. David H. Kramer, Esq. Theresa Norton, Esq. WILSON SONSINI GOODRICII & ROSATI 650 Page Mill Road

Palo Alto, CA 94304-1050

Philip McLeod, Esq. John D. Giffin, Esq. KEESAL, YOUNG & LOGAN Four Embarcadero Center, Suite 1500 San Francisco, CA 94111

I declare under penalty of perjury under the laws of the United States that the above is true and correct. Executed on July 20, 2004, at San Francisco, California.

Maney C.

No. C 03 01514 RS

Notice of Deposition of Tung Lok Li

REED SMITH CROSBY HEAFEY LLP A limited liability partnership formed in the State of Delaware. "Reed Smith" and "Reed Smith Crosby Heafey LLP" refer to Reed Smith LLP and related entities.

TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD HEREIN:

PLEASE TAKE NOTICE that, pursuant to Rules 30 and 32 of the Federal Rules of Civil Procedure, Defendant and Counterclaimaint Motorola, Inc. ("Motorola") will take the deposition of Tung Lok Li at the offices of Reed Smith LLP, Two Embarcadero Center, 20th Floor, San Francisco, California 94111, on September 1, 2004, commencing at 9:00 a.m. The deposition shall be taken under oath and recorded stenographically (including by instant visual display) and/or by videotape, and shall continue from day to day, excluding Sundays and holidays, until completed and adjourned.

Pursuant to Rules 30 and 34 of the Federal Rules of Civil Procedure, Mr. Li is required to produce at his deposition the documents and things described on Exhibit A attached hereto.

DATED: July 20, 2004.

REED SMITH LLP

Ву

Attorneys for Defendant

Motorola, Inc.

No. C 03 01514 RS

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EXHIBIT A

DEFINITIONS

The following terms have the meanings indicated below:

- The term "MOTOROLA" refers to Defendant and Counterclaimant Motorola, 1. Inc., and includes all subsidiaries, predecessors or successors-in-interest, officers, directors, employees, agents, contractors, and other persons controlled by or acting on behalf of Motorola, Inc.
- The terms "QPL" refers to Counterdefendant QPL International Holdings, Ltd. 2. and includes all subsidiaries, divisions, predecessors or successors-in-interest, affiliates, parents, officers, directors, employees, agents, contractors, and other persons controlled by or acting on behalf of QPL.
- The term "ASAT ENTITIES" refers collectively to Plaintiffs and 3. Counterdefendants ASAT Holdings, Ltd. and ASAT, Inc. and Counterdefendant ASAT Limited, and includes all subsidiaries, divisions, predecessors or successors-in-interest, affiliates, parents, officers, directors, employees, agents, contractors, and other persons controlled by or acting on behalf of the ASAT ENTITIES.
- The term "PERSON" refers to natural persons, corporations, firms, 4. proprietorships, partnerships, trusts, joint ventures, groups, associations, institutes, organizations, and any other business, governmental or legal entities, including any divisions, departments, and units thereof.

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	5	including FPI	BGA, PBGA, Glob Top, FxPBGA and INT-HS_BGA packages.
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related	7	7.	"FPBGA" refers specifically to fine pitch ball grid arrays or fine pitch ball grid
LLP and	8	array package	es.
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afer to Re	10	8.	"SUBSCRIPTION AGREEMENT" as used herein, refers to the agreement
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sby Heafe	12	QPL Internati	onal Holdings, Ltd., ASAT Limited and ASAT Holdings, Ltd.
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Aimited liability partnership formed in the State of Delaware. 'Reed Smith' and 'Reed Smith Crosby Heafey LLP' refer to Reed Smith LLP and related entities.	14	9.	The use of the singular shall be deemed to include the plural, and use of one
mith'and	15	gender shall i	nclude all others as appropriate in the context.
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	26	14.	The terms "relate to" and/or "relating to" request all documents and tangible things
٠,	27	which in any	way explicitly or implicitly refer to, or could be reasonably construed to refer to, the
	28	subject matte No. C 03 01514 R	r of the request, including, but not limited to, all documents and tangible things, - 3 - DOCSSFO-12370084.1-KHOPKINS

Notice of Deposition of Tung Lok Li

Immunity Agreement executed by MOTOROLA and QPL.

"IMMUNITY AGREEMENT," as used herein, refers to the October 1, 1993

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which reflect, record, memorialize, discuss, consider, review or report on the subject matter of the request.

- The term "COMMUNICATION" is used in the broadest possible sense, and 15. means any transmission or exchange of information from one person or entity to another, by any means.
- The term "DOCUMENT" is used in the broadest possible sense, and means, 16. without limitation, any written, printed, typed, photostatic, photographed, recorded or otherwise reproduced COMMUNICATION or representation, whether comprised of letters, words, numbers, pictures, sounds or symbols, or any notes, records, letters, envelopes, telegrams, messages, studies, analyses, contracts, agreements, projections, estimates, working papers, summaries, statistical statements, financial statements or work papers, accounts, analytical records, reports and/or summaries of investigations, opinions or reports of consultants, opinions or reports of accountants, or other reports, trade letters, press releases, comparisons, books, diaries, articles, magazines, newspapers, booklets, brochures, pamphlets, circulars, bulletins, notices, forecasts, drawings, diagrams, instructions, minutes of meetings or other COMMUNICATIONS of any type, including interoffice and intra office COMMUNICATIONS of any type, questionnaires and surveys, charts, graphs, photographs, phonographs, films, videotapes, disks, data cells, drums, printouts and all other data compilations from which information can be obtained, any preliminary versions, drafts or revisions of any kind of the foregoing, and other writings or **DOCUMENTS** of whatever description or kind, whether produced or authored by **QPL** or by anyone else, including non-identical copies of any of the foregoing, now in QPL's possession, custody, or control.

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INSTRUCTIONS

- If any portion of a document or tangible thing is responsive to a request, the entire 1. document or tangible thing shall be produced, redacting only privileged material, if any.
- You are to produce the original and each non-identical copy of each document or 2. tangible thing requested herein which is in your possession, custody or control.
- Documents produced pursuant to these requests shall be produced in the original 3. files and shall not be shuffled or otherwise rearranged. Documents which were stapled, clipped or otherwise fastened together shall be produced in that form.
- Tangible things produced pursuant to these requests shall be produced in their 4. present form and shall not be changed or modified in any way.
- These requests are of a continuing nature, and any additional responsive 5. documents discovered subsequent to the scheduled date of production herein should promptly be produced to Defendant.
- If you claim that the attorney-client privilege or any other privileges may be 6. applicable to any document or written communication, the production of which is sought by these requests, you shall, where applicable:
- Describe generally the subject matter of the document and/or communication;
 - Identify the author and recipients of the documents; b.

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	4	d. State the date on which the document was prepared or that communication
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o reraited	7	e. Identify each person who has ever had possession, custody or control of the
נפילוו	8	document or any copy thereof; and
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efer O	10	f. Provide sufficient further information concerning the document and/or
ey LLP" r	11	communication to explain the privilege and to allow a court to adjudicate the propriety of such
sbyriear	12	claim.
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-Keed	14	DOCUMENTS REQUESTED
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liability partnership formed in the State of Delaware. "Reed Smith" and "Reed Smith Crosby Healey LLP" refer to Reed Smith LLP and related entitles	17	REQUEST FOR PRODUCTION NO. 1: All contracts or agreements between QPL and
State of I	18	MOTOROLA relating to BGAs, including, but not limited to, drafts of such contracts or
ed in the	19	agreements, and appendices, addenda, exhibits or attachments to such contracts or agreements.
ship form	20	
y parher	21	REQUEST FOR PRODUCTION NO. 2: All DOCUMENTS relating to the negotiation or
	22	drafting of any contracts or agreements between QPL and MOTOROLA relating to BGAs.
A limited	23	
	24	REQUEST FOR PRODUCTION NO. 3: All DOCUMENTS interpreting or analyzing any
	25	contracts or agreements between QPL and MOTOROLA.
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		# 17 P

Identify the participants in and witnesses to, the communication and all

other persons to whom the substance of such communications has been disclosed;

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No. C 03 01514 RS

REQUEST FOR PRODUCTION NO. 4: All DOCUMENTS relating to the drafting and

negotiation of the IMMUNITY AGREEMENT, including any amendments, addenda,

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imited to, drafts of such contracts or agreements, and appendices, addenda, exhibits or
attachments to such contracts or agreements.
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REQUEST FOR PRODUCTION NO. 13: All contracts or agreements between QPL and any of the ASAT ENTITIES relating to MOTOROLA, including, but not limited to, drafts of such contracts or agreements, and appendices, addenda, exhibits or attachments to such contracts or

REQUEST FOR PRODUCTION NO. 14: All DOCUMENTS relating to QPL's performance under the IMMUNITY AGREEMENT.

REQUEST FOR PRODUCTION NO. 15: All DOCUMENTS relating to any royalties paid by QPL to MOTOROLA.

REQUEST FOR PRODUCTION NO. 16: All COMMUNICATIONS between QPL and any third party relating to the IMMUNITY AGREEMENT.

REQUEST FOR PRODUCTION NO. 17: All COMMUNICATIONS between QPL and any third party relating to this litigation.

REQUEST FOR PRODUCTION NO. 18: DOCUMENTS sufficient to identify unit sales by QPL or any of QPL's subsidiaries of BGA products (including FPBGA products) from October 1, 1993 through December 31, 2002 by product/part number, including, but not limited to, monthly, quarterly and annual reports of such unit sales.

REQUEST FOR PRODUCTION NO. 19: All DOCUMENTS relating to any analysis or comparison of FPBGAs to any other type of BGA product.

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4	REQUEST FOR PRODUCTION NO. 21: All DOCUMENTS relating to QPL's affirmative
5	defense that MOTOROLA's claims are barred by the doctrine of estoppel.
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	REQUEST FOR PRODUCTION NO. 22: All DOCUMENTS relating to QPL's affirmative
<u> </u>	defense that MOTOROLA's claims are barred by the doctrine of laches.
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[] [REQUEST FOR PRODUCTION NO. 23: All DOCUMENTS relating to QPL's affirmative
11	defense that MOTOROLA failed to perform certain conditions precedent required by the
	IMMUNITY AGREEMENT.
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14	REQUEST FOR PRODUCTION NO. 24: All DOCUMENTS relating to QPL's affirmative
1:	defense that MOTOROLA failed to perform all conditions, covenants and promises required by
	the IMMUNITY AGREEMENT.
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	REQUEST FOR PRODUCTION NO. 25: All DOCUMENTS relating to QPL's affirmative
	defense that MOTOROLA's claims are barred for patent misuse.
E 20	
20 20 2	REQUEST FOR PRODUCTION NO. 26: DOCUMENTS sufficient to identify the percentage
§ ን′	of QPL's present ownership in any of the ASAT ENTITIES.
	3
2	REQUEST FOR PRODUCTION NO. 27: DOCUMENTS sufficient to identify all of
2.	QPLR'scorporate officers and directors.
2	6
2	REQUEST FOR PRODUCTION NO. 28: All DOCUMENTS relating to QPL's document
2	TO DOZOTO 19270004 1 VIJORVINO
	No. C 03 01514 RS -9 - Notice of Deposition of Tung Lok Li

REQUEST FOR PRODUCTION NO. 20: All DOCUMENTS relating to QPL's affirmative

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. I am employed in the office of a member of the bar of this court at whose direction the service was made. My business address is REED SMITH LLP, Two Embarcadero Center, Suite 2000, San Francisco, CA 94111. On July 20, 2004, I served the following document(s) by the method indicated below:

NOTICE OF DEPOSITION OF TUNG LOK LI

	by transmitting via facsimile on this date the document(s) listed above to the fax number(s) set forth below. The transmission was reported complete and without error.
X	by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at San Francisco, California addressed as set forth

prepaid, in the United States mail at San Francisco, California addressed as set forth below. I am readily familiar with the firm's practice of collection and processing of correspondence for mailing. Under that practice, it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if the postal cancellation date or postage meter date is more than one day after the date of deposit for mailing in this Declaration.

by placing the document(s) listed above in a sealed envelope(s) and by causing personal delivery of the envelope(s) to the person(s) at the address(es) set forth below.

by personally delivering the document(s) listed above to the person(s) at the address(es) set forth below.

by placing the document(s) listed above in a sealed envelope(s) and consigning it to Federal Express for guaranteed delivery on the next business day following the date of consignment to the address(es) set forth below.

Michael A. Ladra, Esq.
James C. Yoon, Esq.
David H. Kramer, Esq.
Theresa Norton, Esq.
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Philip McLeod, Esq.
John D. Giffin, Esq.
KEESAL, YOUNG & LOGAN
Four Embarcadero Center, Suite 1500
San Francisco, CA 94111

I declare under penalty of perjury under the laws of the United States that the above is true and correct. Executed on July 20, 2004, at San Francisco, California.

Nancy C. Tuttle

No. C 03 01514 RS

DOCSSFO-12370084.1-KHOPKINS