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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

AMIGA, INC., a Delaware corporation,
Plaintiff,
and
HYPERION VOF, a Belgium corporation,
Defendant.

CASE NO.: CV07-0631

**[PROPOSED] ORDER GRANTING EX
PARTE APPLICATION FOR ORDER
GRANTING EXPEDITED DISCOVERY**

1 On _____, 2007 at _____.m. in this Court, Plaintiff's Motion for
2 Expedited Discovery came on regularly for hearing. Plaintiff and Defendant appeared
3 through their respective counsel of record. Based on the papers filed by the parties, oral
4 argument and the record in this action, and good cause appearing, IT IS HEREBY
5 ORDERED THAT Plaintiff's Motion is GRANTED.

6 1. Defendant shall serve written responses to Plaintiff's First Set of Requests
7 for Production of Documents, attached hereto as Exhibit A, and produce documents
8 responsive thereto for inspection and copying within ten days of the date of this Order;

9 2. Defendant shall serve written responses to Plaintiff's First Set of Requests
10 for Admission, attached hereto as Exhibit B, within ten days of the date of this Order;

11 3. Defendant shall serve written responses to Plaintiff's First Set of
12 Interrogatories, attached hereto as Exhibit C, within ten days of the date of this Order;

13 Presented By:

14 _____
15 Lawrence R. Cock, WSBA No. 20326
16 lrc@cablelang.com
17 Cable, Langenbach, Kinerk & Bauer, LLP
18 1000 Second Avenue
19 Suite 3500
20 Seattle, WA 98104
21 Telephone: (206) 292-8800
22 Facsimile: (206) 292-0494

23 Scott D. Baker (Pro Hac Vice application pending)
24 sbaker@reedsmith.com
25 Morgan W. Tovey (Pro Hac Vice application pending)
26 mtovey@reedsmith.com
27 Alison B. Riddell (Pro Hac Vice application pending)
28 ariddell@reedsmith.com
Reed Smith LLP
Two Embarcadero Center, Suite 2000
San Francisco, CA 94111-3922
Telephone: (415) 543-8700
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Attorneys for Plaintiff

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IT IS SO ORDERED.

Dated this _____ day of May, 2007.

United States District Judge

EXHIBIT A

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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

AMIGA, INC., a Delaware corporation,

Plaintiff,

vs.

HYPERION VOF, a Belgium corporation,

Defendant.

CASE NO.: CV07-0631-RSM

**PLAINTIFF AMIGA, INC.'S FIRST SET
OF REQUESTS FOR PRODUCTION**

PROPOUNDING PARTY: Plaintiff Amiga, Inc.

RESPONDING PARTY: Defendant Hyperion VOF

SET NUMBER: One (1)

Pursuant to Federal Rule of Civil Procedure 34, Plaintiff Amiga, Inc. requests that Defendant Hyperion VOF produce for inspection and copying the following documents and

1 things at the offices of Reed Smith LLP, Two Embarcadero Center, Suite 2000, San Francisco,
2 California, 94111 on _____ at 10:00 a.m.

3
4 **DEFINITIONS**

5 The following terms have the meanings indicated below:

6 1. The terms "**YOU**," "**YOUR**" and "**HYPERION**" refer to Defendant Hyperion
7 VOF and include all subsidiaries, divisions, predecessors or successors-in-interest, affiliates,
8 parents, officers, directors, employees, agents, contractors, and other persons controlled by or
9 acting on behalf of Hyperion VOF.

10 2. The term "**AMIGA**" refers to Plaintiff Amiga and includes all subsidiaries,
11 divisions, predecessors or successors-in-interest, affiliates, parents, officers, directors,
12 employees, agents, contractors, and other persons controlled by or acting on behalf of Plaintiff
13 Amiga, Inc.

14 3. The term "**LICENSE AGREEMENT**" refers to any agreement or sub-agreement
15 relating to the licensing of intellectual property.

16 4. The terms "**OS 4**" and "**OS 4.0**" refer to the Amiga operating systems that were
17 developed and are being developed by Hyperion and were the subject of the 2001 OEM License
18 and Software Development Agreement between Amiga and Hyperion.

19 5. The term "**SOURCE CODE**" refers to software when written in a form or
20 language understandable to humans, generally in a higher level computer language, and further
21 including embedded comments in the English language.

22 6. The term "**OBJECT CODE**" refers to software in a machine readable form that
23 is not convenient to human understanding of the program logic, and that can be executed by a
24 computer using the appropriate operating system without compilation or interruption.

25 7. The use of the singular shall be deemed to include the plural, and use of one
26 gender shall include all others as appropriate in the context.

27 8. The terms "and" and "or" mean either the conjunctive or the disjunctive as
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1 context may require so that the meaning is inclusive rather than exclusive.

2 9. The term “including” means including but not limited to.

3 10. The term “each” means each and every.

4 11. The term “any” means any and all.

5
6 12. The terms “REFER TO,” “REFERRING TO,” “RELATE TO” and
7 “RELATING TO” request all documents and tangible things which in any way explicitly or
8 implicitly refer to, or could be reasonably construed to refer to, the subject matter of the request,
9 including, but not limited to, all documents and tangible things, which reflect, record,
10 memorialize, discuss, consider, review or report on the subject matter of the request.

11 13. The term “COMMUNICATION” is used in the broadest possible sense, and
12 means any transmission or exchange of information from one person or entity to another, by any
13 means.

14 14. The term “DOCUMENT” is used in the broadest possible sense, and means,
15 without limitation, any written, printed, typed, photostatic, photographed, recorded or otherwise
16 reproduced communication or representation, whether comprised of letters, words, numbers,
17 pictures, sounds or symbols, or any notes, records, letters, envelopes, telegrams, messages,
18 studies, analyses, contracts, agreements, projections, estimates, working papers, summaries,
19 statistical statements, financial statements or work papers, accounts, analytical records, reports
20 and/or summaries of investigations, opinions or reports of consultants, opinions or reports of
21 accountants, or other reports, trade letters, press releases, comparisons, books, diaries, articles,
22 magazines, newspapers, booklets, brochures, pamphlets, circulars, bulletins, notices, forecasts,
23 drawings, diagrams, instructions, minutes of meetings or other communications of any type,
24 including interoffice and intra office communications of any type, questionnaires, and surveys,
25 charts, graphs, photographs, phonographs, films, videotapes, disks, data cells, drums, printouts
26 and all other data compilations from which information can be obtained, any preliminary
27 versions, drafts or revisions of any kind of the foregoing, and other writings or documents of
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1 whatever description or kind, whether produced or authored by you or by anyone else, including
2 non-identical copies of any of the foregoing, now in your possession, custody, or control.

3 15. The **AMIGA TRADEMARKS** refer to the AMIGA®, POWERED BY AMIGA
4 and “Boing Ball.”

5 **INSTRUCTIONS**

6 1. If any portion of a document or tangible thing is responsive to a request, the entire
7 document or tangible thing shall be produced, redacting only privileged material, if any.

8 2. **YOU** are to produce the original and each non-identical copy of each document or
9 tangible thing requested herein which is in **YOUR** possession, custody or control.

10 3. Documents produced pursuant to these requests shall be produced in the original
11 files and shall not be shuffled or otherwise rearranged. Documents which were stapled, clipped
12 or otherwise fastened together shall be produced in that form. Documents previously produced
13 by **YOU** need not be produced again.

14 4. Tangible things produced pursuant to these requests shall be produced in their
15 present form and shall not be changed or modified in any way.

16 5. These requests are of a continuing nature, and any additional responsive
17 documents discovered subsequent to the scheduled date of production herein should promptly be
18 produced to Defendants.

19 6. If **YOU** claim that the attorney-client privilege or any other privileges may be
20 applicable to any document or written communication, the production of which is sought by
21 these requests, **YOU** shall, where applicable:

22
23 (a) Describe generally the subject matter of the document and/or
24 communication;

25 (b) Identify the author and addresses and recipients of the documents;
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- 1 (c) Identify the participants in and witnesses to, the communication
- 2 and all other persons to whom the substance of such
- 3 communications has been disclosed;
- 4 (d) State the date on which the document was prepared or that
- 5 communication was made;
- 6 (e) Identify each person who has ever had possession, custody or
- 7 control of the document or any copy thereof; and
- 8 (f) Provide sufficient further information concerning the document
- 9 and/or communication to explain the privilege and to allow a court
- 10 to adjudicate the propriety of such claim.

DOCUMENTS REQUESTED

REQUEST FOR PRODUCTION NO. 1

All DOCUMENTS that REFER or RELATE to LICENSE AGREEMENTS for the development OS 4 and OS 4.0, including all LICENSE AGREEMENTS, Third Party Contract Agreements, Sublicenses and COMMUNICATIONS that REFER or RELATE to said DOCUMENTS.

REQUEST FOR PRODUCTION NO. 2

The SOURCE CODE and OBJECT CODE to OS 4 and OS 4.0.

REQUEST FOR PRODUCTION NO. 3

All DOCUMENTS that reflect in any way the extent to which Hyperion has marketed, distributed or sold OS 4 and OS 4.0, including but not limited to, any marketing materials, advertisements, Internet web site pages, sales documents and sales contracts, including but not limited to all agreements and written communications with ACube SRL, relating to OS 4 and OS 4.0.

REQUEST FOR PRODUCTION NO. 4

All DOCUMENTS that reflect the extent to which Hyperion has used any or all of the

1 AMIGA TRADEMARKS in any way, including but not limited to, use of the AMIGA
2 TRADEMARKS to market, distribute or sell any computer software or computer hardware.

3 **REQUEST FOR PRODUCTION NO. 5**

4 All DOCUMENTS the REFER or RELATE to monetary payments exchanged between
5 YOU and AMIGA.

6 **REQUEST FOR PRODUCTION NO. 6**

7 All DOCUMENTS that REFER or RELATE to COMMUNICATIONS between YOU
8 and AMIGA regarding OS 4 and OS 4.0.

9 **REQUEST FOR PRODUCTION NO. 7**

10 All DOCUMENTS that reflect the current status and locations of the source code, object
11 code and intellectual property to OS 4 and OS 4.0.

12 **REQUEST FOR PRODUCTION NO. 8**

13 All DOCUMENTS that reflect the actions or steps, if any, that YOU contend Hyperion
14 VOF must take in order to obtain possession of the source code, object code and/or intellectual
15 property to OS 4 and OS 4.0.

1 DATED this the _____ day of _____, 2007.

2 CABLE, LANGENBACH, KINERK & BAUER, LLP

3
4 By:

5 _____
6 Lawrence R. Cock, WSBA No. 20326
7 lrc@cablelang.com
8 Cable, Langenbach, Kinerk & Bauer, LLP
9 1000 Second Avenue
10 Suite 3500
11 Seattle, WA 98104
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25 Attorneys for Plaintiff

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29 DOCSSFO-12465524.1

EXHIBIT B

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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

AMIGA, INC., a Delaware corporation,
Plaintiff,
vs.
HYPERION VOF, a Belgium corporation,
Defendant.

CASE NO.: CV07-0631-RSM
**PLAINTIFF AMIGA, INC.'S FIRST
REQUEST FOR ADMISSIONS**

PROPOUNDING PARTY: Plaintiff Amiga, Inc.
RESPONDING PARTY: Defendant Hyperion VOF
SET NUMBER: One (1), Requests for Admissions Nos. 1-

Pursuant to Federal Rule of Civil Procedure § 36, Plaintiff Amiga, Inc. requests that Defendant Hyperion VOF respond to the following requests for admissions within ten (10) days of the Order Granting Expedited Discovery.

DEFINITIONS

The following terms have the meanings indicated below:

1. The terms "YOU," and "YOUR" and "HYPERION," refer to Defendant

1 Hyperion VOF and include all subsidiaries, divisions, predecessors or successors-in-interest,
2 affiliates, parents, officers, directors, employees, agents, contractors, and other persons
3 controlled by or acting on behalf of Defendant Hyperion VOF.

4 2. The terms "**PLAINTIFF**" and "**AMIGA**" refer to Plaintiff Amiga, Inc., and
5 include all subsidiaries, divisions, predecessors or successors-in-interest, affiliates, parents,
6 officers, directors, employees, agents, contractors, and other persons controlled by or acting
7 on behalf of Plaintiff Amiga, Inc.

8 3. The term "**AGREEMENT**" refers to the OEM License and Software
9 Agreement entered into by Plaintiff Amiga, Inc. and Defendant Hyperion VOF on November
10 3, 2001.

11 4. The term "**SOFTWARE**" refers to the source code of Amiga OS 3.1 and the
12 upgrades of Amiga OS 3.1, including but not limited to OS 3.5 and OS 3.9 and associated
13 "Boing Bags."

14 5. The term "**TARGET HARDWARE**" refers to the PPC based hardware
15 developed and marketed for the Amiga platform.

16 6. The terms "**OS 4**" and "**OS 4.0**" refer to refer to the Amiga operating systems
17 that were developed and are being developed by Hyperion and were the subject of the 2001
18 OEM License and Software Development Agreement between Amiga and Hyperion.

19 7. The term "**AMIGA TRADEMARKS**" refers to AMIGA®, "POWERED BY
20 AMIGA" and "Boing Ball."

21 **REQUESTS FOR ADMISSIONS**

22 **REQUEST FOR ADMISSION NO. 1**

23 Admit that the provision in Section 2.01 of the **AGREEMENT** providing **YOU** "a
24 right and license to use and modify the **SOFTWARE** and an exclusive right and license to
25 market and distribute **OS 4** as a standalone version for the **TARGET HARDWARE** and as
26 an OEM version shipped with the Amiga One" does not survive termination of the
27 **AGREEMENT** under Section 6.03 of the **AGREEMENT**.

1 **REQUEST FOR ADMISSION NO. 2**

2 Admit that the provision in Section 2.01 of the **AGREEMENT** providing **YOU** “a
3 right and license to use the Amiga trademarks in conjunction with the Amiga One” does not
4 survive termination of the **AGREEMENT** under Section 6.03 of the **AGREEMENT**.

5 **REQUEST FOR ADMISSION NO. 3**

6 Admit that **YOU** never received any other rights or licenses for the use of Amiga’s
7 **SOFTWARE** or for the use of the **AMIGA TRADEMARKS** from **AMIGA** other than the
8 rights and licenses **YOU** received in the **AGREEMENT**.

9 **REQUEST FOR ADMISSION NO. 4**

10 Admit that **YOU** marketed and distributed **OS 4** for platforms other than the
11 **TARGET HARDWARE**.

12 **REQUEST FOR ADMISSION NO. 5**

13 Admit that **YOU** used the **AMIGA** trademarks in conjunction with computer
14 software and computer hardware other than the Amiga One.

15 **REQUEST FOR ADMISSION NO. 6**

16 Admit that **YOU** continue to use the **SOFTWARE** by, among other things, creating
17 derivative works based on the **SOFTWARE**, including but not limited to **OS 4** and **OS 4.0**.

18 **REQUEST FOR ADMISSION NO. 7**

19 Admit that **YOU** continue to use the **AMIGA TRADEMARKS** in the marketing and
20 distribution of computer software and computer hardware.

21 **REQUEST FOR ADMISSION NO. 8**

22 Admit that the provision in Section 3.01 of the **AGREEMENT** provides that
23 “**AMIGA** may, at any time but no later than six (6) month after the completion of **OS 4.0**,
24 elect to pay **HYPERION** twenty-five thousand USD (25,000 USD) in order to acquire the
25 object code, source code and intellectual property of **OS 4.0**.”

26 **REQUEST FOR ADMISSION NO. 9**

27 Admit that **AMIGA** tendered twenty-five thousand USD (25,000 USD) to **YOU** and
28 requested that **YOU** turn over to **AMIGA** the object code, source code and intellectual

1 property of OS 4.0.

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3 **REQUEST FOR ADMISSION NO. 10**

4 Admit that YOU have refused and continue to refuse to turn over the object code,
5 source code and intellectual property of OS 4.0 to AMIGA.

6

7 DATED this the ____th day of April, 2007.

8

CABLE, LANGENBACH, KINERK & BAUER, LLP

9

10

By:

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lrc@cablelang.com
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Attorneys for Plaintiff

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EXHIBIT C

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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

AMIGA, INC., a Delaware corporation,

Plaintiff,

vs.

HYPERION VOF, a Belgium corporation,

Defendant.

CASE NO.: CV07-0631-RSM

**PLAINTIFF AMIGA, INC.'S FIRST SET
OF INTERROGATORIES**

PROPOUNDING PARTY: Plaintiff Amiga, Inc.
RESPONDING PARTY: Defendant Hyperion VOF
SET NUMBER: One (1), Special Interrogatory Nos. 1 – 55

Pursuant to Federal Rule of Civil Procedure 33, Plaintiff Amiga, Inc. requests that you answer the following interrogatories fully in writing under oath, in accordance with the Definitions and Instructions set forth below:

DEFINITIONS

The following terms have the meanings indicated below:

The terms “**YOU**” and “**YOUR**” refer to Hyperion VOF and include all subsidiaries, divisions, predecessors or successors-in-interest, affiliates, parents, and all persons acting on its behalf, including officers, directors, agents, servants, employees, attorneys, consultants, and representatives, past or present, whether or not they were acting within the scope of their employment, and all other parties acting, or purporting to act, on its behalf.

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.

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.

The term “including” means including but not limited to.

The term “each” means each and every.

The term “any” means any and all.

As used herein, the term “**IDENTIFY**” when used with respect to a natural person requires **YOU** to provide:

- a. The person’s full name;
- b. The person’s current or last known residence address and telephone number;
- c. The person’s current or last known business address and telephone number;
- d. The person’s current or last known employer and job title for such employer; and
- e. A statement of precisely what such person said and did with respect to the matter inquired into by such Interrogatory.

As used herein, “**IDENTIFY**” when used with respect to a person other than a natural person requires **YOU** to provide:

1 f. The entity's full and official name;

2 g. The present or last known address of its principal office or
3 principal place of doing business;

4 h. The type of entity (for example, governmental entity, corporation,
5 partnership, unincorporated association);

6 i. The current or last known names of any agents or employees who
7 have knowledge of the matter inquired into by such Interrogatory; and

8 j. A statement of precisely what the entity did with respect to the
9 matter inquired about by such Interrogatory.

10
11 **INSTRUCTIONS TO RESPONDING PARTY**

12 1. In answering these Interrogatories, **YOU** are required to furnish truthfully
13 and in good faith all information that is in **YOUR** possession, custody, or control, including
14 information in the possession of **YOUR** attorneys, or other persons directly or indirectly
15 employed or retained by **YOU** or connected with **YOU** or **YOUR** attorneys, and anyone else
16 acting on **YOUR** behalf or otherwise subject to **YOUR** control.

17 2. In answering these Interrogatories, **YOU** must make a diligent search of
18 **YOUR** records, and of other papers and materials in **YOUR** possession or available to **YOU**,
19 **YOUR** agents, employees or representatives.

20 3. Each Interrogatory shall be accorded a separate answer and each subpart
21 in an Interrogatory should be accorded a separate answer. Interrogatories or subparts thereof
22 should not be combined for the purposes of supplying a common answer thereto.

23 4. Each Interrogatory shall be answered fully unless it is in good faith
24 objected to. If **YOU** cannot answer any Interrogatory in full, answer to the fullest extent
25 possible, explain why **YOU** cannot answer the remainder, and state the nature of the information
26 or knowledge that **YOU** cannot furnish.

27 5. Estimates or approximations should be given when, but only when, exact
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1 data cannot be supplied. Any estimates or approximates should be designated as such.

2 6. **YOUR** answers hereto are to be signed and verified by the person making
3 them.

4 INTERROGATORY NO. 1

5 Identify all witnesses **YOU** intend to present or submit in declaration or affidavit
6 form at the Preliminary Injunction Hearing in this action.

7 INTERROGATORY NO. 2

8 If any of **YOUR** responses to the Requests for Admission are anything but an
9 unqualified admission, please state all facts upon which **YOU** base **YOUR** response, and state
10 the names, addresses and telephone numbers of all persons who have knowledge of those facts,
11 and **IDENTIFY** all documents, tangible things and electronically stored information that support
12 your response and state the name, address and telephone number of the person who has each
13 document, tangible thing or electronically stored information.

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DATED this the _____ day of _____, 2007.

CABLE, LANGENBACH, KINERK & BAUER, LLP

By:

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Attorneys for Plaintiff

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