EXHIBIT "F"

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34. 14.

ATAT TECHNOLOGIES, INC. SOFTWARE AGREEMENT

1. ATRT TECHNOLOGIES, INC., a New York corporation ("AT&T"), having an office at 1 Oak Way, Berkeley Heights, New Jersey 07992, and SEQUENT COMPUTER SYSTEMS, INC., a Dalaware corporation having an office at 14360 N. W. Science Park Drive, Portland, Oregon, 97229,

for itself and its SUBSIDIARIES (collectively referred to berein as "LICENSEE") agree that, after execution of this Agreement by LICENSEE and acceptance of the Agreement by ATAT, the terms and conditions set forth on pages 1 through 8 of this Agreement shall apply to use by LICENSEE of SOPTWARE PRODUCTS that become subject to this Agreement.

- 2. AT&T makes certain SOFTWARE PRODUCTS available upder this Agreement. Each such SOFTWARE PRODUCT shall become subject to this Agreement on acceptance by AT&T of a Supplement executed by LICENSEE that identifies such SOFTWARE PRODUCT and list the DESIGNATED CPUs therefor. The first Supplement for a specific SOFTWARE PRODUCT shall have attached a Schedule for such SOFTWARE PRODUCT. Any additional terms and conditions set forth in such Schedule shall also apply with respect to such SOFTWARE PRODUCT. Initially, Supplemental numbered 1.
- 3. Additional Supplements may be added to this Agreement to add additional SOFTWARE PRODUCTS (and DESIGNATED CPUs therefor) or to add or replace DESIGNATED CPUs for other SOFTWARE PRODUCTS covered by previous Supplements. Each such additional Supplement shall be considered part of this Agreement when executed by LICENSEE and accepted by AT&T.
- 4. This Agreement and its Supplements set forth the entire agreement and understanding between the parties as to the subject matter hereof and marge all prior discussions between them, and neither of the parties shall be bound by any conditions, definitions, warranties, understandings or representations with respect to such subject matter other than as expressly provided herein or as duly set forth on or subsequent to the date of acceptance besentin writing and signed by a proper and duly authorized representative of the party to be bound thereby. No provision apposing on any form originated by LICENSEE shall be applicable unless such provision is expressly accepted in writing by an authorized representative of AT&T.

Accepted by:

SEQUENT COMPUTER SYSTEMS, INC.	ATAT TECHNOLOGIES, INC.
D. IPPQ YING	PR 1 8 1985
(Signature) (Date)	(Signature) (Date)
David P. Rodgers	O. L. WILSON
(Tune or print pame)	(Typs or print nume)
	Manager, Software Sales and Marketing
Vice Prairent of Environ	(Title)

Page 1 of 5

I. DEFINITIONS

- 1.01 CPU means central processing unit.
- 1.02 COMPUTER PROGRAM means any instruction or instructions, in source-code or object-code format, for controlling the operation of a CPU.
- 1.03 DESIGNATED CPU means any CPU listed at such for a specific SOFTWARE PRODUCT in a Supplement to this Agreement.
- 1.04 SOFTWARE PRODUCT means materials such as COMPUTER PROGRAMS, information used or interpreted by COMPUTER PROGRAMS and documentation relating to the use of COMPUTER PROGRAMS. Materials available from AT&T for a specific SOFTWARE PRODUCT are listed in the Schedule for such SOFTWARE PRODUCT.
- 1.05 SUBSIDIARY of a company means a corporation or other legal entity (i) the majority of whose shares or other securities entitled to vote for election of directors (or other managing authority) is now or hereafter controlled by such company either directly or indirectly; or (ii) the majority of the equity interest in which is now or hereafter owned and controlled by such company either directly or indirectly; but any such corporation or other legal entity shall be deemed to be a SUBSIDIARY of such company only so long as such control or such ownership and control exists.

II. GRANT OF RIGHTS

- 2.01 AT&T grants to LICENSEE a personal, nontransferable and nonexclusive right to use in the United States each SOFTWARE PRODUCT identified in the one or more Supplements hereto, solely for LICENSEE'S own internal business purposes and solely on or in conjunction with DESIGNATED CPUs for such SOFTWARE PRODUCT. Such right to use tackudes the right to modify such SOFTWARE PRODUCT and to prepare derivative works beared on such SOFTWARE PRODUCT, provided the resulting materials are treated hereunder as part of the original SOFTWARE PRODUCT.
- 2.02 A single back-up CPU may be used as a substitute for a DESIGNATED CPU without notice to AT&T during any time when such DESIGNATED CPU is importative because it is malfunctioning or undergoing repair, maintenance or other modification.
- 2.03 LICENSEE may at any time notify AT&T in writing of any changes, such as replacements or additions, that LICENSEE withes to make to the DESIGNATED CPUs for a specific SOFTWARE PRODUCT. AT&T will prepare additional Supplements as required to cover such changes. Changes covered by a Supplement shall become effective after execution of such Supplement by LICENSEE, acceptance thereof by AT&T and, in the case of each additional CPU, receipt by AT&T of the appropriate fee.

2.04 On ATAT'S request, but not more frequently than annually, LICENSEE shell furnish to AT&T a statement, cortified by an authorized sepresentative of LICENSEE, listing the location, type and script number of all DESIGNATED CPUs bereunder and stating that the use by LICENSEE of SOFTWARE PRODUCTS subject to this Agreement bes been reviewed and that each such SOFTWARE PRODUCT is being need tolely on DESIGNATED CPUs for temporarily on back-up CPUs) for such SOFTWARE PRODUCTS pursuant to the provisions of this Agreement.

2.05 No right is granted by this Agreement for the use of SOFTWARE PRODUCTS by others, or for any use of SOFTWARE PRODUCTS by others.

III. DELIVERY

- \$.01 Within a reasonable time after AT&T receives the fee specified in the first Supplement for a SOFTWARE PRODUCT, AT&T will furnish to LICENSEE one (1) copy of such SOFTWARE PRODUCT to the form identified in the Schedule for such SOFTWARE PRODUCT.
- 3.02 · Additional copies of SOFTWARE PRODUCTS covered by this Agreement will be furnished to LICENSEE after receipt by ATAT of the then-current distribution fee for each such copy.

IV. EXPORT

4.01 LICENSEE agrees that it will not, without the prior written content of AT&T, export, directly or indirectly, SOFTWARE PRODUCTS covered by this Agreement to any country outside of the United States.

V. FEES AND TAXES

- 5.0) Within sixty (60) days after acceptance of this Agreement by AT&T, LICENSEE shall pay to AT&T the fees required by the Supplementle) initially attached hereto for the DESIGNATED CPUs listed in such Supplementle).
- 5.02 Within sixty (60) days after acceptance of each additional Supplement by AT&T, LICENSEE shall pay to AT&T any fee required by such additional Supplement for the DESIGNATED CPUs listed in such additional Supplement.
- 5.03 Payments to AT&T shall be made in United States dollars to AT&T at the address specified in Section 7.11(a).
- 5.04 LICENSEE shall pay all taxes, including any sales or use tax (and any related interest or penalty), however designated, imposed as a result of the existence or operation of this Agreement, except any income tax imposed upon AT&T by any governmental entity within the United States proper (the fifty L50) states and the District of Columbia). Fees specified in Supplement(s) to this Agreement and in Schodule(s) attached to Supplement(s) are exclusive of any taxes. If AT&T is required to collect a tax to be paid by LICENSEE, LICENSEE shall pay such tax to AT&T on demand.

VI. TERM

- 6.01 This Agreement shall become effective on and as of the date of acceptance by AT&T.
- 6.02 LICENSEE may terminate its rights under this Agreement by wristen notice to AT&T certifying that LICENSEE has discontinued use of and returned or destroyed all copies of SOFTWARE PRODUCTS subject to this Agreement.
- 5.03 If LICENSEE falls to fulfill one or more of its obligations under this Agreement, AT&T may, upon its election and in addition to any other remadies that it may have, at any time terminate all the rights granted by it hereunder by not less than two (2) months' written notice to LICENSEE specifying any such breach, unless within the period of such notice ell breaches specified therein shall have been remedied; upon such termination LICENSEE shall immediately discontinue use of and return or destroy all copies of SOPTWARE PRODUCTS subject to this Agreement.
- 6.04 In the event of termination of rights under Sections 6.02 or 5.03, ATET thall have no obligation to refund any amounts paid to it under this Agreement.
- 6.05 LICENSEE agrees that when a SUBSIDIARY of LICENSEE, (i) all rights of such former SUBSIDIARY to use SOFTWARE PRODUCTS subject to this Agreement shall immediately cases, and (ii) such former SUBSIDIARY shall immediately discontinue use of and return to LICENSEE or destroy all copies of SOFTWARE PRODUCTS subject to this Agreement. No loss paid to ATAT for use of SOFTWARE PRODUCTS on DESIGNATED CPUs of such former SUBSIDIARIES shall be refunded; however, LICENSEE may substitute other CPUs for such DESIGNATED CPUs in accordance with Section 2.03.

VII. MISCELLANEOUS PROVISIONS

- 7.01 Nothing contained herein shall be construed as conferring by implication, estopped or otherwise any license or right under any patent or trademark. However, in respect of patents under which ATAT can grant rights, ATAT grants to LICENSEE all such rights nectuary for the use by LICENSEE, pursuant to the rights granted harsin, of SOFTWARE PRODUCTS, except to the extent that such patents apply (i) independently of the use of any such SOFTWARE PRODUCT, (ii) because a DESIONATED CPU is used in combination with other hardware or (iii) because any such SOFTWARE PRODUCT is modified from the version furnished harsunder to LICENSEE by ATAT or it used in combination with other software.
- 7.02 This Agreement shall pravail notwithstanding any conflicting terms or legends which may appear in a SOFTWARE PRODUCT.

7,03 ATAT warrants that it is empowered to grant the rights granted hereunder. ATAT makes no other representations or warranties, expressly or impliedly, By way of example but not of limitation. ATAT makes no representations or warranties of merchantability or fitness for any particular purpose, or that the use of any SOFTWARE PRODUCT will not infringe any patent, capyright or trademark. ATAT shall not be held to any liability with respect to any claim by LICENSEE, or a third party on account of, or arising from, the use of any SOFTWARE PRODUCT.

7.04 LICENSEE agrees that it will not, without the prior written permission of ATAT. (i) use in advertising, publicity, packaging, labeling or otherwise any trade name, trademark, trade device, service mark, symbol or any other identification or any abbraviation, contraction or simulation thereof owned by ATAT (or a corporate affiliate thereof) or used by ATAT (or such an affiliate) to identify any of its products or services, or (ii) represent, directly or indirectly, that any product or service of ATAT (or such an affiliate), or is made in accordance with or utilizes any information or documentation of ATAT (or such an affiliate).

7.05 Neither the execution of this Agreement not anything in it or in any SOFTWARE PRODUCT shall be construed as an obligation upon ATAT to furnish any person, including LICENSEE, any assistance of any kind whatsoever, or any information or documentation other than the SOFTWARE PRODUCTS to be furnished pursuant to Sections 3.01 and 3.02.

7.06 (a) LICENSEE agrees that it shall hold all parts of the BOPTWARE PRODUCTS subject to this Agreement in confidence for ATAT. LICENSEE further agrees that it shall not make any disclosure of any or all of such SOFTWARE PRODUCTS (including methods or concepts utilized therein) to anyone, except to employees of LICENSEE to whom such disclosure is necessary to the use for which rights are granted hereunder. LICENSEE shall appropriately notify each employee to whom any such disclosure is made that such disclosure is made in confidence and shall be kept in confidence by such employee. If information relating to a SOFTWARE PRODUCT subject to this Agreement at any time becomes available without restriction to the general public by acts not attributable to LICENSEE or its employees, LICENSEE'S obligations under this section shall not apply to such information after such time.

(b) Notwithstanding the provisions of Section 7.06(a). LICENSEE may distribute copies of a SOPTWARE PRODUCT, either in modified or unmodified form, to third parties baving liceness of equivalent scape herewith from ATAT (or a corporate affiliate thereof) for the same SOFTWARE PRODUCT, provided that LICENSEE first varilies the status of any such third party in accordance with specific instructions issued by ATAT, Such instructions may be obtained on request from ATAT at the correspondence address specified in Section 7.11(b). LICENSEE may also obtain materials based on a SOFTWARE PRODUCT subject to this Agreement from such a third party and use such materials pursuant to this Agreement, provided that LICENSEE treat such materials as if they were part of such SOFTWARE PRODUCT.

7.07 The obligations of LICENSEE and its employees under Section 7.06(a) shall survive and continue after any termination of rights under this Agreement or constitute of a SUBSIDIARY'S status as a SUBSIDIARY.

7.08 LICENSEE agrees that it will not use SOFTWARE PRODUCTS subject to this Agreement except as authorized herein and that it will not make, have made or permit to be made any copies of such SOFTWARE PRODUCTS except for use on DESIGNATED CPUs for such BOFTWARE PRODUCTS (including backup and archival copies necessary in connection with such use) and for distribution in accordance with Section 7.06(b). Each such copy shall contain the same copyright and/or proprietary notices or notice giving credit to a developer, which appear on or in the SOFTWARE PRODUCT being copied.

- 7.09 Neither this Agreement nor any rights hereunder, in whole or in parc, shall be assignable or otherwise transferable by LICENSEE and any purported assignment or transfer shall be null and void.
- 7.10 Except as provided in Section 7.06(b), nothing in this Agreement grants to LICENSEE the right to sell, lesse or otherwise transfer or dispose of a SOFTWARE PRODUCT to whole or in part.
- 7.11 (a) Payments to AT&T under this Agreement shall be made payable and sent to:

ATAT TECHNOLOGIES, INC. F.O. Box 63080 Charlotte, North Caroline 28265

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(b) Correspondence with AT&T relating to this Agreement shall be sent to:

ATAT TECHNOLOGIES, INC.
Software Saler and Marketing Organization
P.O. Box 25000
Greensboro, North Carolina 27420

- (c) Any payment, statement, action, request or other communication shall be deemed to be sufficiently given to the addressee and any delivery bereunder deemed made when sent by certified mail addressed to LICENSEE at its office specified in this Agreement or to AT&T at the appropriate address specified in this Section 7.11. Each party to this Agreement may change an address relating to it by written notice to the other party.
- 7.12 If LICENSEE is not a corporation, all references to LICENSEE'S SUBSIDIARIES shall be deemed daleted.
- 7.13 The construction and performance of this Agreement shall be governed by the law of the State of New York.