Seller or Assignee Release

Pursuant to the terms of Agreement number, as \$ which has been or is to be paid under the said Ag the appropriate box)	amended, and in consideration of the sum of
the appropriate box)	reement by the Company to either the (select
Seller A corporation organized and existing under the laws of the	
A corporation organized and existing under the laws of the A partnership consisting ofAn individual trading as	
AssigneeA corporation organized and existing under the laws of the	
A corporation organized and existing under the laws of the A partnership consisting of	State of
An individual trading as	
The Seller or Assignee, as indicated above, upon payment by the Compar of that part of the said sum due under its assignments, does hereby remis Government, their officers, agents, and employees of and from all liabilities, under or arising from the said Agreement, except:	se, release, and discharge the Company, the
A. Specified claims in stated amounts or in estimated amounts where the amounts are not susceptible of exact statement by the Seller, as follows (if none, so state):	
B. Claims, together with reasonable expenses incidental thereto, base the performance of the said Agreement, which are not known on the which notice is given in writing to the Company within the time per	ne date of the execution of this release and of
C. Claims for reimbursement of costs including reasonable expe	,
provisions of the said Agreement relating to patents.	
D. When the Agreement includes an article entitled "Additional Technical Data Requirements," claims pursuant to such article when, within the one-year period after final payment under the Agreement, the Company requests in writing that such data be furnished.	
The Seller or the Assignee, whichever is entered above, agrees, in connection with patent matters and with claims which are not released as set forth above, to be compliant with all of the provisions of the said Agreement, including without limitation, those provisions relating to notification to the Company and relating to the defense or prosecution of litigation.	
The Seller or the Assignee, whichever is entered above, further agrees tha as set forth above shall be subject to adjustment in accordance with the Cost, Incentive Fee and Payment," if such clause is a provision of the Agree	clause of the Agreement entitled "Allowable
IN WITNESS WHEREOF, this release has been executed this da	y of, 20
	<u> </u>
	ii
	E:
	<u> </u>

UCN-22485 (Revision 07-23) Page **1** of **1**