## **ENDNOTES**

- 1. Martin Landis, "Pricing and Presenting Licensed Technology", The Journal of Proprietary Rights, p. 18, 20, Aug. 1991.
- 2. Tom Arnold, "1988 Licensing Law Handbook," Clark Boardman, Appendix C, p. 295, 308.
- 3. 8 EIPR, 385, 389, 1995.
- 4. *Ibid.*
- 5. *Idem* at 390.
- 6. 39 USPQ2d 1754 (10th Cir. 1996).
- 7. I was an expert witness in an arbitration proceeding involving this clause. However, there was a settlement without a clearcut decision.
- 8. 205 F.152 (W.D.Pa. Apr. 30, 1913).
- 9. Tom Arnold, "Basic Considerations in Licensing", Les Nouvelles vol.XV, No. 3, p.171, 177, Sept. 1980.
- 10. 168 USPQ 617 (7<sup>th</sup> Cir. 1971).
- 11. 15 USPQ2d 1550 (6th Cir. 1990).
- 12. *See* Patrick O'Reilly and Michael Morin, "Troubles for Most-Favored Licensees," Les Nouvelles, vol.XXXIII, No. 1, p. 26, March 1998.
- 13. *See* the exhaustive discussion of this topic in the following article: Julie Schwartz, "Antitrust Issues Can Arise When Sublicensing," Les Nouvelles, vol.XXXII, No. 3, p. 153, Sept. 97.
- 14. *See* Patricia Schreck, "The Importance of Termination Clauses in License Agreements," The Licensing Journal, p. 5, August 1997.
- 15. The National Law Journal, p. B5, Feb. 3, 1997.
- 16. 1997 WL 271720 (E.D.N.Y., May 16, 1997).
- 17. 84 F.3d 73 (2d Cir. 1996).
- 18. Richard Tashjian, The National Law Journal, p. B4, June 23, 1997.
- 19. *Shann v. Dunk*, 84F.3d at 77.
- 20. Richard Tashjian, *Ibid.*
- 21. *Ibid.*

- 22. 19 USPQ2d 1641 (D. Arizona 1991).
- 23. 41 USPQ2d 1263 (Fed. Cir., 1997).
- 24. Tom Arnold, "Basic Considerations in Licensing", Les Nouvelles, vol.15, p.171, 177, Sept. 1980.
- 25. This Licensing Case History is based partly on my own experience and materials and partly on a memorandum provided me for use in my IP Licensing/Technology Transfer classes by Albert Miller, former Patlex Director of Patent Operations.