# QUINTON CARDIOLOGY SYSTEMS INC Form SC 13D May 13, 2002

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UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549

SCHEDULE 13D UNDER THE SECURITIES EXCHANGE ACT OF 1934 (AMENDMENT NO) *	
Quinton Cardiology Systems, Inc.	
(Name of Issuer)	
Common Stock, without par value	
(Title of Class of Securities)	
748773 10 8	
(CUSIP Number)	
Belinda W. Chew Philips Electronics North America Corporation 1251 Avenue of the Americas New York, New York 10020	
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)	
May 10, 2002	
(Date of Event which Requires Filing of this Statement)	

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of ss.ss. 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box  $|\_|$ .

NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See ss. 240.13d-7 for other parties to whom copies are to be sent.

\*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the

Notes).

PERSONS WHO RESPOND TO THE COLLECTION OF INFORMATION CONTAINED IN THIS FORM ARE NOT REQUIRED TO RESPOND UNLESS THE FORM DISPLAYS A CURRENTLY VALID OMB CONTROL NUMBER.

SEC 1746 (03-00)

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SCHEDULE 13D

CUSIP NO. 748773 10 8				3 of	25	PAG	ES 
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 1	NAME OF REP	ORTING PERSONS.					

I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Philips Electronics North America Corporation

2.	CHECK THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)	(a) (b)	[X]
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# ITEM 1. SECURITY AND ISSUER

The class of equity securities to which this statement relates is the shares of Common Stock, without par value (the "Shares"), of Quinton Cardiology Systems, Inc. (formerly QIC Holding Corp.), a California corporation ("Quinton"). The principal executive office of Quinton is located at 3303 Monte Villa Parkway, Bothell, Washington 98021.

# ITEM 2. IDENTITY AND BACKGROUND

(a) This statement is being filed by Koninklijke Philips Electronics N.V.("KPENV"), Philips Holding USA Inc. ("PHUSA"), and Philips Electronics North America Corporation, ("PENAC" and, collectively with KPENV and PHUSA, the "Reporting Persons"). PENAC is a wholly owned subsidiary of PHUSA, which, in

turn, is a wholly owned subsidiary of KPENV.

As a result of the Shareholders Agreement, dated as of August 1, 2001 (the "Shareholders Agreement"), by and among W.R. Hambrecht/QIC, LLC, a California limited liability company ("WRH"), W.R. Hambrecht/QIC Management, LLC, a California limited liability company ("WRH Management"), and PENAC, attached hereto as Exhibit 1 and incorporated herein by reference, the Reporting Persons believe that they, WRH and certain individuals and entities related to WRH (the "WRH Group") may be deemed to constitute a "group" for purposes of Section 13(d)(3) of the Securities Exchange Act of 1934 and Rule 13d-5(b)(1) promulgated thereunder. Information about the WRH Group is disclosed in Quinton's Registration Statement on Form S-1 filed on February 22, 2002, (as amended from time to time, the "Registration Statement") and the Form 3 filed by WRH on May 2, 2002, relating to its beneficial interest in the Shares (as amended from time to time and any other Securities Exchange Act of 1934 reports filed by the WRH Group in connection with its investment in Quinton, the "WRH Group Reports").

Based upon the WRH Group Reports and the Registration Statement, the Reporting Persons believe that WRH is the direct beneficial owner of 5,056,215 Shares. The Reporting Persons disclaim beneficial ownership of the Shares held by WRH, and this statement shall not be construed as an admission that any of the Reporting Persons is, for the purposes of Section 13(d) or 13(g)

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of the Securities Exchange Act of 1934 or for any other purpose, the beneficial owner of the Shares held by WRH.

Zymed, Inc., a California corporation ("Zymed"), a wholly owned subsidiary of PENAC which PENAC acquired in connection with the acquisition by KPENV of the Healthcare Solutions Group of Agilent, which was consummated on August 1, 2001, is a non-control member of WRH. Zymed disclaims beneficial ownership of the Shares held by WRH, and this statement shall not be construed as an admission that Zymed is, for the purposes of Section 13(d) or 13(g) of the Securities Exchange Act of 1934 or for any other purpose, the beneficial owner of the Shares held by WRH.

Certain information concerning each director and executive officer of (i) PENAC is set forth in Schedule I hereto and incorporated herein by reference and (ii) KPENV is set forth in Schedule II hereto and incorporated herein by reference.

- (b) The principal business address of KPENV is Breitner Center, Amstelplein 2, 1096 BC Amsterdam, The Netherlands. The principal business address of PHUSA and PENAC is 1251 Avenue of the Americas, New York, New York 10020.
- (c) The primary business of each of the Reporting Persons is the manufacture and distribution of electronic and electrical products, systems and equipment, as well as information technology services.
- (d) None of the Reporting Persons, or to the best knowledge and belief of the Reporting Persons, any of the individuals listed on Schedule I or II has, during the past five years, been convicted in any criminal proceeding (excluding traffic violations or similar misdemeanors).
  - (e) None of the Reporting Persons, or to the best knowledge and belief

of the Reporting Persons, any of the individuals listed on Schedule I or II has, during the past five years, been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

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(f) KPENV is a company incorporated under the laws of the Netherlands. PHUSA and PENAC are Delaware corporations.

This Item 2 is qualified in its entirety by reference to Schedules I and II which are incorporated herein by reference.

#### ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

Pursuant to the Asset Purchase Agreement, dated as of November 17, 2000, between Agilent Technologies, Inc., a Delaware corporation ("Agilent"), and KPENV, and the Amendment and Supplemental Agreement, dated as of August 1, 2001, between Agilent and KPENV, on August 1, 2001, PENAC acquired 19 shares of Class A Common Stock and 2,330,000 shares of Series A Preferred Stock of Quinton for \$4,000,000, the source of which funds was working capital. Each share of Series A Preferred Stock was convertible into one share of Class A Common Stock at the option of the holder, subject to certain adjustments.

Pursuant to Article III(d)(3)(ff) of the Certificate of Amendment of Articles of Incorporation of Quinton, dated June 2, 1998 (the "Certificate of Amendment"), the holders of Series A Preferred Stock were entitled to receive certificates of adjustment regarding certain anti-dilution adjustments upon the grant of certain shares of Class A Common Stock or certain options to purchase shares of Class A Common Stock under Quinton's 1998 Equity Incentive Plan. In place of these certificates of adjustment PENAC was granted 287,977 additional, uncertificated shares of Series A Preferred Stock, recorded on the books of Quinton as of August 1, 2001.

On April 5, 2002, pursuant to a 2.2-for-1 stock split and a redesignation of the Class A Common Stock into Shares, the 19 shares of Class A Common Stock held by PENAC were redesignated into 8 Shares.

Assuming a 2.2-for-1 stock split and conversion of the Series A Preferred Stock into Shares at the closing of the initial public offering referred to in the Registration Statement, the 2,617,977 shares of Series A Preferred Stock held by PENAC will be converted into 1,189,989 Shares.

The Reporting Persons have not purchased or sold any securities of Quinton in the last  $60~\mathrm{days}$ .

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None of the persons listed on Schedule I or II hereto has contributed

any funds or other consideration towards the purchase of the shares of  ${\tt Quinton}$  reported in this statement.

Information about the WRH Group is disclosed in the Registration Statement and the WRH Group Reports.

#### ITEM 4. PURPOSE OF TRANSACTION

1,059,098 Shares were acquired by the Reporting Persons in connection with the Agilent Transaction and 130,899 shares were acquired as a result of anti-diluation adjustments.

Pursuant to a Letter Agreement, dated February 19, 2002 (the "Letter Agreement"), by and among PENAC, KPENV and Agilent, attached hereto as Exhibit 2 and incorporated herein by reference, PENAC is a successor in interest to Hewlett-Packard Company, a Delaware corporation ("HP"), in an Investors' Rights Agreement, dated as of May 27, 1998 (the "Investors' Rights Agreement"), between Quinton, WRH and HP (the "Investors' Rights Agreement"), attached hereto as Exhibit 3 and incorporated herein by reference.

Pursuant to the Investors' Rights Agreement, subject to certain conditions and limitations set forth therein, WRH and PENAC may require Quinton to use its best efforts to include their Shares in any registration by Quinton of its Shares at Quinton's expense. These registration rights are subject to conditions and limitations including that, if the registration is in connection with an underwritten public offering, the holder is obligated to participate in the underwriting and the underwriters have the right to exclude all or limit the number of the holder's shares included in the registration statement. The Investors' Rights Agreement also imposes certain restrictions on the transfer of shares held by WRH and PENAC, and by any successors in interest to them, including requiring any transferee to agree to be bound by the transfer restrictions in the Investors' Rights Agreement and requiring either that an effective registration statement cover the disposition or that Quinton be notified of the disposition by the transferor and that the transfer not require registration.

Pursuant to the Shareholders Agreement, WRH has the right to designate up to three nominees to the board of directors of Quinton and WRH and PENAC (the "Holders") are required to vote their shares in Quinton in favor of those nominees. PENAC and

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Zymed each have the right to designate one nominee to Quinton's board of directors and the Holders are required to vote their shares in Quinton in favor of those nominees. Neither PENAC nor Zymed has exercised its right to designate a nominee for election to Quinton's board or indicated whether it intends in the future to designate a nominee to the board. The Shareholders Agreement also states that the board of directors of Quinton shall consist of five members and prohibits an increase in the number of directors of Quinton above seven without the consent of PENAC. In addition, if WRH or any of its members transfers control of Quinton or WRH to any transferee that will own more than 50% of Quinton's outstanding voting stock or more than 50% of the membership units of WRH, PENAC has the right to sell the shares in Quinton that it holds on the same terms to such transferee. Shares held by WRH and PENAC cannot be encumbered as security for debt, and transferees of shares owned by WRH or PENAC must agree to be bound by the Shareholders Agreement as a condition to transfer. The

Shareholders Agreement also provides that the unanimous written consent of Quinton's board of directors is required with respect to the payment of compensation to any of Quinton's employees, consultants or board members who is an employee, consultant, director or manager of WRH or WRH LLC or any entity controlled by either of them or which controls either of them, or an employee, consultant or director of PENAC or Zymed unless such individual is one of Quinton's full time employees. The Shareholders Agreement can only be terminated with the consent of the parties thereto.

In March, 1999, Quinton, Inc. ("QIC"), a Washington corporation and a wholly owned subsidiary of Quinton, formerly known as Quinton Instrument Company, Quinton signed an Original Equipment Manufacturer and Distributor Agreement (the "OEM Agreement") with Zymed, effective as of July 1998, providing for the purchase of certain Holter monitoring items, and appointed QIC the exclusive distributor of such products in the United States and Canada for a period of five years. The OEM Agreement is attached hereto as Exhibit 4 and incorporated herein by reference. According to the Registration Statement, the products supplied under this agreement represented a significant portion of Quinton's revenues, approximately 8% in 1999, 12% in 2000 and 3% in 2001. In the third quarter of 2000, Zymed terminated the OEM Agreement because the parties failed to agree on pricing and volume requirements as set forth in the OEM Agreement. This notice of termination provided for a 180 day notice period that expired in February 2001. QIC disputed this notice of termination and in

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November 2000 initiated a lawsuit in the United States District court for the Western District of Washington against Zymed, Agilent and HP, seeking damages against the defendants for harm to its business resulting from Zymed's termination of the OEM Agreement. QIC is seeking monetary damages and other remedies available under the law. On April 8, 2002, the court entered an order dismissing all of QIC's claims other than the claims related to breach of contract. The trial date, originally scheduled for late April 2002, has been set for September 18, 2002.

The Reporting Persons believe that the claims QIC has made in connection with the lawsuit are wholly without merit, and they are cooperating in a vigorous defense of such claims. Regardless of the underlying merit of such claims, however, the Reporting Persons and/or their respective subsidiaries may from time to time engage in mediation, arbitration and/or negotiations with Quinton and QIC with a view to resolving such claims. Any such mediation, arbitration and/or negotiations may or may not include discussions concerning — and any resolution of such claims may or may not include — the acquisition or disposition by the Reporting Persons of Shares or other securities of Quinton, the sale or transfer of cash or other assets of Quinton and/or its subsidiaries, the amendment, modification and/or termination of the Investors Rights Agreement and/or the Shareholders Agreement, and/or extraordinary corporate transactions. None of the Reporting Persons, Quinton or QIC is under any obligation to agree to any resolution or settlement of the litigation.

Information about the WRH Group is disclosed in the Registration Statement the WRH Group Reports.

The foregoing discussion is qualified in its entirety by reference to the Letter Agreement, the Investors' Rights Agreement, the Shareholders Agreement and the OEM Agreement.

Other than as set forth herein, none of the Reporting Persons, or to the best knowledge and belief of the Reporting Persons, any of the individuals listed on Schedule I or II, has plans or proposals which relate to or would result in any of the events described by Items 4(a) through 4(j) of Schedule 13D. Each Reporting Person expects to evaluate on an ongoing basis Quinton's financial condition, business operations and prospects, market price of the Shares of Quinton, conditions in securities markets generally, general economic and industry conditions and

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other factors. Accordingly, each Reporting Person reserves the right to change its plans and intentions at any time, as it deems appropriate. In particular, each Reporting Person may at any time and from time to time acquire additional Shares of Quinton or securities convertible or exchangeable for Shares of Quinton; may dispose of Shares of Quinton; and/or may enter into privately negotiated derivative transactions with institutional counterparties to hedge the market risk of some or all of its positions in such Shares. Any such transactions may be effected at any time and from time to time subject to any applicable limitations of the Securities Act and the contractual restrictions described herein. To the knowledge of each Reporting Person, each of the persons listed on Schedules I and II hereto may make the same evaluation and reserves the same rights.

#### ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

(a) The percentage interest, after giving effect to the transactions described in the Registration Statement, held by each Reporting Person presented below is based on the number of Shares of Quinton reported in the Registration Statement to be outstanding as of May 10, 2002 (the "Outstanding Shares").

PENAC is the direct beneficial owner of 1,189,997 Shares of Quinton, representing approximately 11.0% of the Outstanding Shares. By virtue of the Shareholders Agreement, PENAC may be deemed to share voting power and beneficial ownership in the 5,056,215 Shares beneficially owned by WRH, according to the Registration Statement, or approximately 44.7% of the Outstanding Shares. PENAC disclaims beneficial ownership of the Shares held by WRH, and this statement shall not be construed as an admission that PENAC is, for the purposes of Section 13(d) or 13(g) of the Securities Exchange Act of 1934 or for any other purpose, the beneficial owner of the Shares held by WRH.

PHUSA may be deemed to beneficially own 1,189,997 Shares of Quinton, representing approximately 11.0% of the Outstanding Shares. By virtue of the Shareholders Agreement, PHUSA may be deemed to share voting power and beneficial ownership in the 5,056,215 Shares beneficially owned by WRH, according to the Registration Statement, or approximately 44.7% of the Outstanding Shares. PHUSA disclaims beneficial ownership

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of the Shares held by WRH, and this statement shall not be construed as an admission that PHUSA is, for the purposes of Section 13(d) or 13(g) of the

Securities Exchange Act of 1934 or for any other purpose, the beneficial owner of the Shares held by WRH.

KPENV may be deemed to beneficially own 1,189,997 Shares of Quinton, representing approximately 11.0% of the Outstanding Shares. By virtue of the Shareholders Agreement, KPENV may be deemed to share voting power and beneficial ownership in the 5,056,215 Shares beneficially owned by WRH, according to the Registration Statement, or approximately 44.7% of the Outstanding Shares. KPENV disclaims beneficial ownership of the Shares held by WRH, and this statement shall not be construed as an admission that KPENV is, for the purposes of Section 13(d) or 13(g) of the Securities Exchange Act of 1934 or for any other purpose, the beneficial owner of the Shares held by WRH.

None of the Reporting Persons, and to the best knowledge and belief of the Reporting Persons, none of the persons listed on Schedules I and II hereto, beneficially owns any Shares of Quinton other than as set forth herein.

- (b) Each Reporting Person has the power to vote or direct the vote and dispose or direct the disposition of the Shares beneficially owned by such Reporting Persons as indicated in pages 2 through 4.
- (c) Assuming a 2.2-for-1 stock split and conversion of the Series A Preferred Stock at the closing of the initial public offering referred to in the Registration Statement, the 2,617,977 shares of Series A Preferred Stock held by PENAC will be converted into 1,189,989 Shares.
- (d) No other person has the right to receive or the power to direct the receipt of dividends from or proceeds from the sale of Shares.
  - (e) Not Applicable.

Information about the WRH Group is disclosed in the Registration Statement the WRH Group Reports.

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The foregoing discussion is qualified in its entirety by reference to the Letter Agreement, the Investors' Rights Agreement and the Shareholders Agreement, each of which is included as an exhibit to this Schedule 13D.

# ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

There are no contracts, arrangements, understandings or relationships between the Reporting Persons (or their wholly owned subsidiaries), and to the best knowledge and belief of the Reporting Persons, none of the persons listed on Schedules I and II hereto, and other persons with respect to the Shares of Quinton aside from:

Pursuant to the Letter Agreement, PENAC is a successor in interest to HP in an Investors' Rights Agreement. Pursuant to the Investors' Rights Agreement, and subject to conditions and limitations, WRH and PENAC may require Quinton to use its best efforts to include their Shares in any registration by Quinton of its Shares at Quinton's expense. These registration rights are subject to conditions and limitations including, if the registration is in connection with an underwritten public offering, the holder's obligation to participate in the underwriting and the right of the underwriters to exclude all

or limit the number of shares included in the registration statement. The Investors' Rights Agreement also imposes restrictions on the transfer of shares held by WRH and PENAC, and by any successors in interest to them, including requiring any transferee to agree to be bound by Section 2 of the Investors' Rights Agreement (which section contains the restrictions on transfer) and requiring either that an effective registration statement cover the disposition or that Quinton be notified of the disposition by the transferor and that the transfer not require registration.

PENAC is party to the Shareholders Agreement which provides that WRH has the right to designate up to three nominees to the board of directors of Quinton and PENAC is required to vote its shares in Quinton in favor of those nominees. PENAC and Zymed each have the right to designate one nominee to Quinton's board of directors and WRH is required to vote its shares in Quinton in favor of those nominees. PENAC has not exercised its right to designate these nominees for election to Quinton's board

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or indicated whether it intends in the future to designate any nominees to the board. The Shareholders Agreement also prohibits an increase in the number of directors of Quinton above seven without the consent of PENAC. In addition, if WRH or any of its members transfers control of Quinton or WRH to any transferee that will own more than 50% of Quinton's outstanding voting stock or more than 50% of the membership units of WRH, PENAC has the right to sell the shares in Quinton that it holds on the same terms to such transferee. Shares held by WRH and PENAC cannot be encumbered as security for debt, and transferees of shares owned by WRH or PENAC must agree to be bound by the Shareholders Agreement as a condition to transfer. The Shareholders Agreement also provides that the unanimous written consent of Quinton's board of directors is required with respect to the payment of compensation to any of Quinton's employees, consultants or board members who is an employee, consultant, director or manager of WRH or WRH LLC or any entity controlled by either of them or which controls either of them, or an employee, consultant or director of PENAC or Zymed unless such individual is one of Quinton's full time employees. The Shareholders Agreement can only be terminated with the consent of the parties to the Shareholders Agreement.

Information about the WRH Group is disclosed in the Registration Statement the WRH Group Reports.

The foregoing discussion is qualified in its entirety by reference to the Letter Agreement, the Investors' Rights Agreement, the Shareholders Agreement and the OEM Agreement, each of which is incorporated herein by reference.

#### ITEM 7. MATERIAL TO BE FILED AS EXHIBITS

Exhibit No.	Exhibit Description
1.	Shareholders Agreement, dated as of August 1, 2001, by and among WRH, WRH Management and PENAC
2.	Letter Agreement, dated February 19, 2002, by and among PENAC, KPENV and Agilent
3.	Investors' Rights Agreement, dated as of May 27, 1998, between

Quinton, WRH and HP

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- 4. Original Equipment Manufacturer and Distributor Agreement, effective as of July 1, 1998, between QIC and Zymed
- 5. Joint Filing Agreement

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#### SIGNATURES

After reasonable inquiry and to the best of our knowledge and belief, we certify that the information set forth in this statement is true, complete and correct.

Dated: May 13, 2002

KONINKLIJKE PHILIPS ELECTRONICS N.V.

By: /s/ A. Westerlaken

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Name: A. Westerlaken

Title: Senior Vice President and

General Secretary

PHILIPS HOLDING USA INC.

By: /s/ Belinda W. Chew

\_\_\_\_\_

Name: Belinda W. Chew

Title: Senior Vice President

PHILIPS ELECTRONICS NORTH AMERICA CORPORATION

By: /s/ Belinda W. Chew

\_\_\_\_\_

Name: Belinda W. Chew

Title: Senior Vice President

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#### SCHEDULE I

Name, Business Address, Principal Occupation or Employment and Citizenship of all Directors and Executive Officers of Philips Electronics North America Corporation. Each person listed below is not employed, other than by Philips Electronics North America Corporation, and thus no employer, employer's address or principal place of business of employer is listed.

Name: William E. Curran

Business Address: Philips Electronics North America

Corporation

1251 Avenue of the Americas
New York, New York 10020
Principal Occupation: Director, President and Chief

Executive Officer.

Citizenship: United States

Name: Martha Lee

Business Address: Philips Electronics North America

Corporation

1251 Avenue of the Americas New York, New York 10020

Principal Occupation: Senior Vice President and Chief

Financial Officer.

Citizenship: United States

Name: Kevin W. Doran

Business Address: Philips Electronics North America

Corporation

1251 Avenue of the Americas New York, New York 10020 Senior Vice President.

Citizenship: United States

Principal Occupation:

Name: Belinda W. Chew

Business Address: Philips Electronics North America

Corporation

1251 Avenue of the Americas New York, New York 10020  $\,$ 

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Principal Occupation: Director, Senior Vice President,

General Counsel and Secretary.

Citizenship: United States

Name: Thomas B. Patton

Business Address: Philips Electronics North America

Corporation

1251 Avenue of the Americas New York, New York 10020  $\,$ 

Vice President. United States

Principal Occupation: Citizenship:

Name:

Business Address:

Principal Occupation:

Citizenship:

Name:

Business Address:

Principal Occupation:

Citizenship:

Name:

Business Address:

Principal Occupation:

Citizenship:

Name:

Business Address:

CUSIP Number: 748773 10 8

Principal Occupation: Citizenship:

Name:

value.

Business Address:

Principal Occupation:

Citizenship:

Name:

Business Address:

Robert N. Smith

Philips Electronics North America

Corporation

1251 Avenue of the Americas New York, New York 10020

Vice President. United States

Raymond C. Fleming

Philips Electronics North America

 ${\tt Corporation}$ 

1251 Avenue of the Americas New York, New York 10020 Treasurer and Controller.

United States

Warren T. Oates, Jr.

Philips Electronics North America

Corporation

1251 Avenue of the Americas New York, New York 10020 Assistant Secretary.

United States

Thomas M. Hafner

Philips Electronics North America

Corporation

64 Perimeter Center East Atlanta, Georgia 30346

Attesting Secretary (Appointed).

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United States

Jack E. Haken

Philips Electronics North America

Corporation

580 White Plains Road Tarrytown, New York 10591

Attesting Secretary (Appointed).

United States

Michael E. Marion

Philips Electronics North America

Corporation

580 White Plains Road Tarrytown, New York 10591

Principal Occupation:

Citizenship:

Attesting Secretary (Appointed).

United States

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#### SCHEDULE II

Name, Business Address, Principal Occupation or Employment and Citizenship of:

A. All Members of the Supervisory Board of Koninklijke Philips Electronics N.V.

Unless otherwise indicated each person listed below is not employed, other than as a member of the Supervisory Board, and thus no employer, employer's address or principal place of business of employer is listed.

Name: Prof. K.A.L.M. van Miert Business Address: Royal Philips Electronics

> Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands Principal Occupation: President of Nyenrode University.

Member of the Supervisory Boards of Wolters Kluwer, RWE, DHV, Agfa Gevaert and De Persgroep. Member of the advisory boards of Goldman Sachs, Rabobank, Guidant Europe and Eli Lily.

Employer: Nyenrode University

Employer's Address: Straatweg 25

3621 BG Breukelen The Netherlands

Citizenship: Belgium

Name: L.C. van Wachem

Business Address: Royal Philips Electronics

Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands
Principal Occupation: Retired. Chairman of the Supervisory

Board of Royal Dutch Petroleum Company. Member of the Supervisory Boards of Akzo Nobel, BMW and Bayer. Member of the Board of Directors of

IBM, ATC and Zurich Financial

Services.

Citizenship: The Netherlands

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Name: L. Schweitzer

Business Address: Royal Philips Electronics

Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands
Principal Occupation: Chairman and Chief Executive Officer
of Renault. Member of the Boards of

Banque Nationale de Paris,

Electricite de France and Volvo.

Employer: La regie nationale des usines Renault

Employer's Address: 34 Quai du Point du Jour

BP 103 92109 Boulogne Bilancourt

Cedex, France

Principal Business

of Employer: Design, manufacture and sale of automobiles and related businesses

Citizenship: France

Name: Sir Richard Greenbury
Business Address: Royal Philips Electronics

Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands Principal Occupation: Retired. Member of the Board of

Electronics Boutique Plc.

Citizenship: United Kingdom

Name: W. de Kleuver

Business Address: Royal Philips Electronics

Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands

Principal Occupation: Retired. Member of the Supervisory Board of HBG.

Citizenship: The Netherlands

Name: J-M. Hessels

Business Address: Royal Philips Electronics

Rembrandt Tower

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Amstelplein 1

1096 HA Amsterdam, The Netherlands
Principal Occupation: Chairman of the Supervisory Board of

Euronext. Member of the Supervisory Boards of Laurus, Schiphol Group, Royal Vopak, Heineken and Fortis.

Citizenship: The Netherlands

B. Board of Management and Group Management Committee of Royal Philips Electronics

Unless otherwise indicated, all of the members of the Board of Management and Group Management Committee are employed by Royal Philips Electronics at Rembrandt Tower, Amstelplein 1, 1096 HA Amsterdam, The Netherlands, whose principal business is the manufacture and distribution of electronic and electrical products, systems and equipment.

Name: Gerard J. Kleisterlee
Business Address: Royal Philips Electronics

Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands Principal Occupation: President and Chief Executive

Officer of Royal Philips

Electronics.

Citizenship: The Netherlands

Name: Jan H.M. Hommen

Business Address: Royal Philips Electronics

Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands Principal Occupation: Executive Vice-President and Chief

Financial Officer of Royal Philips

Electronics. Member of the

Supervisory Board of Atos Origin

S.A.

Citizenship: The Netherlands

Name: Arthur van der Poel

Business Address: Royal Philips Electronics

Rembrandt Tower

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Amstelplein 1

1096 HA Amsterdam, The Netherlands Principal Occupation: Executive Vice-President of Royal

Philips Electronics. Member of the

Board of Directors of Taiwan

Semiconductor Manufacturing Company

Ltd.

Citizenship: The Netherlands

Name: Ad Huijser

Business Address: Royal Philips Electronics

Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands

Principal Occupation: Executive Vice-President and Chief

Technology Officer of Royal Philips

Electronics.

Citizenship: The Netherlands

Name: Gottfried H. Dutine

Business Address: Royal Philips Electronics

Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands

Principal Occupation: Executive Vice-President of

Royal Philips Electronics.

Citizenship: Germany

Name: Ad H.A. Veenhof

Business Address: Royal Philips Electronics

Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands

Principal Occupation: Senior Vice-President, and

President/CEO of the Domestic Appliances and Personal Care division, of Royal Philips

Electronics.

Citizenship: The Netherlands

Name: Hans M. Barella

Business Address: Royal Philips Electronics

Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands

Principal Occupation: Senior Vice-President, and

President/CEO of the Medical Systems

division, of Royal Philips

Electronics.

Citizenship: The Netherlands

Name: Jan Oosterveld

Business Address: Royal Philips Electronics

Rembrandt Tower

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Amstelplein 1

1096 HA Amsterdam, The Netherlands Senior Vice-President of Royal Philips Electronics. Member of the

Board of Directors of Tivo Inc.

Citizenship: The Netherlands

Principal Occupation:

Name: Arie Westerlaken

Business Address: Royal Philips Electronics

Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands Principal Occupation: Senior Vice-President, General

Secretary, Chief Legal Officer and

Secretary to the Board of Management, of Royal Philips Electronics. Member of the Supervisory Board of Atos Origin S.A.

Citizenship: The Netherlands

Name: David Hamill

Business Address: Royal Philips Electronics

Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands

Principal Occupation: Senior Vice-President, and President/CEO of the Lighting

division, of Royal Philips

Electronics. United Kingdom

Name: Guy J.M. Demuynck

Business Address: Royal Philips Electronics

Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands Principal Occupation: Senior Vice-President, and CEO of

the Consumer Electronics Mainstream

division, of Royal Philips

Electronics.

Citizenship: Belgium

Citizenship:

Name: Tjerk Hooghiemstra

Business Address: Royal Philips Electronics

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> Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands Senior Vice-President of Royal Principal Occupation:

Philips Electronics.

The Netherlands Citizenship:

Name: Matt T. Medeiros

Business Address: Royal Philips Electronics

Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands

Principal Occupation: Senior Vice-President, and

> President/CEO of the Components division, of Royal Philips

Electronics.

Citizenship: United States

Name: Scott McGregor

Business Address: Royal Philips Electronics

Rembrandt Tower Amstelplein 1

1096 HA Amsterdam, The Netherlands

Principal Occupation: Senior Vice-President, and

President/CEO of the Semiconductors

division, of Royal Philips

Electronics.

Citizenship: United States

#### LIST OF EXHIBITS

Exhibit No.	Exhibit Description
10.1	Shareholders Agreement, dated as of August 1, 2001, by and among WRH, WRH Management and PENAC
10.2	Letter Agreement, dated February 19, 2002, by and among PENAC, KPNV and Agilent
10.3	Investors' Rights Agreement, dated as of May 27, 1998, by and between Quinton, WRH and HP
10.4	Original Equipment Manufacturer and Distributor Agreement, effective as of July 1, 1998, by and between Zymed and QIC
99.1	Joint Filing Agreement