Exhibit 1

LICENSE AGREEMENT

BETWEEN KINETECH, INC. AND DIGITAL ISLAND, INC.

IN THIS AGREEMENT (the "AGREEMENT"), entered into as of this 15 day of
September 2000 (the "EFFECTIVE DATE") by and between Kinetech Inc. ("KINETECH"), a
Delaware corporation having its principal place of business at 3140 Whisperwoods Court,
Northbrook, Illinois 60062, and Digital Island, Inc. ("DI"), a California corporation having
its principal place of business at 45 Fremont Street, 12th Floor, San Francisco California
94105, the parties agree:

ARTICLE 1 DEFINITIONS

- 1.1 THE PATENTS means United States Patent No. 5,978,791 ("The '791 Patent") and all counterpart applications, including continuation applications, divisional applications, reexamination or reissue applications or extensions thereof; and any counterpart foreign patent applications filed by or counterpart foreign patents issued to KINETECH before or during the term of this License Agreement.
- 1.2 DI FIELD OF USE means, and is limited to, the practice of The Patents in the field of use set forth in SCHEDULE 1.2 hereto.

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ARTICLE 2 WITNESSETH

- 2.1 WHEREAS, KINETECH represents and warrants and DI acknowledges and agrees that KINETECH is the owner, by assignment, of the entire right, title and interest in and to The Patents; and
- 2.2 WHEREAS, KINETECH represents and warrants and DI acknowledges and agrees that KINETECH has unique and valuable expertise, understanding and know-how in the DI Field Of Use and in the field of The Patents; and
 - 2.3 WHEREAS, DI is desirous of acquiring an ownership interest in The Patents;

Now, THEREFORE, intending to be legally bound and in consideration of the following covenants and agreements, **KINETECH** and **DI** agree as follows:

ARTICLE 3 ASSIGNMENT FROM KINETECH TO DI

- 3.1 KINETECH hereby transfers, grants, conveys, assigns, and relinquishes exclusively to DI a fifty percent (50%) undivided interest in and to The Patents, the inventions claimed therein, and all accrued causes of action for damages for infringement thereof.
- 3.2 Consideration. On the Effective Date, **DI** shall transfer to **KINETECH** a number (N) of registered, saleable shares of **DI**'s publicly traded stock ("Consideration"), where the number of shares (N) is determined as the greater of either:

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- 3.2.1 N = \$2,000,000 divided by the average closing price of **DI's** shares for the twenty (20) trading days preceding the Effective Date of this Agreement, rounded up to the next integer value; and
 - 3.2.2 N = 50,000 shares.
- 3.3 KINETECH shall execute and deliver to DI the Assignment attached as

 Attachment A hereto within ten (10) days of receipt of the Consideration, and, from time to
 time after the date hereof upon the request of DI, such further conveyance instruments as
 may be necessary or desirable to evidence more fully the transfer of the ownership interest of
 fifty percentage (50%) of The Patents to DI, or the original ownership of The Patents on the
 part of KINETECH, to the fullest extent possible.
- 3.4 KINETECH further agrees to provide testimony in connection with any proceeding affecting the right, title, interest, or benefit of **DI** in and to The Patents and to perform any other acts deemed necessary to carry out the intent of this Agreement. **DI** shall reimburse KINETECH for any and all costs reasonably incurred by KINETECH in performance under this paragraph.
- 3.5 In furtherance of this Agreement, KINETECH hereby acknowledges that, from the Effective Date forward, **DI** has succeeded to an fifty percentage (50%) undivided interest of KINETECH's right, title, and standing to receive all rights and benefits pertaining to The Patents, institute and prosecute all suits and proceedings, and take all actions that **DI**, in its sole discretion, may deem necessary or proper to collect, assert, or enforce any claim, right, or title of any kind under any and all of The Patents, whether arising before or after the Effective Date, defend and compromise any and all such actions, suits, or proceedings

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relating to such transferred and assigned rights, title, interest, and benefits, and do all other such acts and things in relation thereto as **DI**, in its sole discretion, deems advisable.

- 3.6 KINETECH represents and warrants that no consents of any other parties are necessary under any agreements concerning any of The Patents in order for the transfer and assignment of any of The Patents under this Agreement to be legally effective.
- 3.7 KINETECH represents and warrants that upon consummation of this Agreement, DI shall have good and marketable title to a fifty percentage (50%) interest in and to The Patents, free and clear of any and all liens, mortgages, encumbrances, pledges, security interests, or charges of any nature whatsoever.

ARTICLE 4 FUTURE USE

- 4.1 DI will refrain from using, practicing, licensing or sublicensing The Patent or the inventions disclosed therein other than in the Field of Use.
- 4.2 KINETECH will refrain from using, practicing, licensing or sublicensing The Patents or the inventions disclosed therein in the DI Field of Use.
- 4.3 KINETECH will refrain from licensing or sublicensing The Patents or the inventions disclosed therein for any Web-caching products to the extent such products are being used to compete with DI in the Field of Use ("Competing Web-Caching Products") upon receipt of notice from DI (pursuant to Section 6.1) of known or suspected infringement by such Competing Web-Caching Products or of notice from DI (pursuant to Section 6.3) of DI's intent to file suit for infringement by such Competing Web-Caching Products.

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