| FORM F 10-1500<br>(Rev. 6-93)   |   | <u>af</u> GORD   | 05-0        | )1-1998   | U.S. DEPARTMENT OF COMMERCE<br>Patent and Trademark Office   |
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| IO the H  | ionorable Commissioner  | or Patents an  | T           | 700333  | ginal documents or copy thereof.   |
| 1. Name of o  | onveying party(ies):  |  |             |   | ress of receiving party(ies)   |
| ASCOM   | HOLDING AG  |  |             | Name: ASCO  | M HOLDING INC.   |
|   |   |  |             | Internal Addres   | \$\$:  |
| Additional name   | (s) of conveying party(ies) a   | ttached? D Yes D   | No          |   |  |
| 3. Nature of  | conveyance:   |  | -           |   |  |
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|   | ty Agreement  | Change   | 1           | Shel  | ton State: ZIP: 0648   |
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| Execution Da  | ate: <u>3/4/98</u>  |  |             | Additional name(  | s) & address(es) attached? 🖸 Yes 🛛 No  |
| 4. Applicatio   | on number(s) or patent  | number(s):   | TX2         | •   |  |
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| A. Pater  | nt Application No.(s)   |  |             | B. Patent No  |  |
|   |   |  |             |   |  |
|   |   |  |             |   | 5,394,402  |
|   |   | Additic  | numbers att | ached? D Yes D No   | 5,394,402  |
| 5. Name ar  | nd address of party to  |  |             |   | of applications and patents involved:  |
|   | nd address of party to<br>ing document should b   | whom correspon   |             |   |  |
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## ASSIGNMENT

WHEREAS, ASCOM TIMEPLEX TRADING AG, having a place of business at Belpstrasse 37, CH-3000 Berne 14, Switzerland, FIRST ASSIGNOR, is the owner of U.S. Patent No. 5,394,402 and any corresponding patents and patent applications throughout the world and is desirous of assigning same to ASCOM HOLDING AG;

WHEREAS, ASCOM HOLDING AG, having a place of business at Belpstrasse 37, CH-3000 Berne 14, Switzerland, FIRST ASSIGNEE/SECOND ASSIGNOR, is desirous of obtaining the entire right, title and interest in, to and under the invention and U.S. Patent No. 5,394,402 and any corresponding patents and patent applications throughout the world and is desirous of assigning same to ASCOM HOLDING INC.;

WHEREAS, ASCOM HOLDING INC., a Delaware Corporation having a place of business at 19 Forest Parkway, Shelton, Connecticut 06484, SECOND ASSIGNEE/THIRD ASSIGNOR, is desirous of obtaining the entire right, title and interest in, to and under the invention and U.S. Patent No. 5,394,402 and any corresponding patents and patent applications throughout the world and is desirous of assigning same to ASCOM USA, INC.;

WHEREAS, ASCOM USA INC., a Delaware corporation, having a place of business at 9 East 9th Street, Apt. 1, New York, New York 10003, THIRD ASSIGNEE/FOURTH ASSIGNOR, is desirous of obtaining the entire right, title and interest in, to and under the invention and U.S. Patent No. 5,394,402 and any corresponding patents and patent applications throughout the world and is desirous of assigning same to ASCOM ENTERPRISE NETWORKS, INC.;

WHEREAS, ASCOM ENTERPRISE NETWORKS, INC., a Delaware corporation, having a place of business at 400 Chestnut Ridge Road, Woodcliff Lake, New Jersey 07675, FOURTH ASSIGNEE/FIFTH ASSIGNOR, is desirous of obtaining the entire right, title and interest in, to and under the invention and U.S. Patent No. 5,394,402 and any corresponding patents and patent applications throughout the world and is desirous of assigning same to ASCOM TIMEPLEX, INC., which is now known as TIMEPLEX, INC.; and

WHEREAS, ASCOM TIMEPLEX, INC., a Delaware corporation, which as of January 12, 1998 has changed its name to TIMEPLEX, INC. and has a place of business at 400 Chestnut Ridge Road, Woodcliff Lake, New Jersey 07675, FIFTH ASSIGNEE, is desirous of obtaining the entire right, title and interest in, to and under the invention and U.S. Patent No. 5,394,402 and any corresponding patents and patent applications throughout the world;

NOW THEREFORE, in consideration of the sum of One dollar (\$1.00) hand paid, and other good and valuable consideration, the receipt of which is hereby acknowledged, We, the ASSIGNORS, have sold, assigned, transferred and set over, and by these presents do hereby sell assign, transfer and set over, unto the above denoted ASSIGNEES and ultimately to TIMEPLEX, INC., the FIFTH ASSIGNEE, its successors, legal representatives and assigns, the entire right, title and interest in, to and under the invention, and the United States patent application and/or patent and all divisions, renewals and continuations thereof, and all reissues and extensions thereof; and all application for industrial property protection, including, without limitation, all applications for patents, utility models and designs which may hereafter be filed for the invention in any country or countries foreign to the United States, together with the right to file such applications and the right to claim for the same the priority rights derived from the United States application under the Patent Laws of the United States, the International Convention for the protection of industrial property, or any other international agreement for the domestic laws of the country in which any such application is filed, as may be applicable; and all forms of industrial property protection, including, without limitation, patents, utility models, inventor's certificates and designs which may be granted for the invention in any country or countries foreign to the United States and esigns which may be granted for the invention in any country or countries foreign to the domestic laws of the country in which any such application, patents, utility models, inventor's certificates and designs which may be granted for the invention in any country or countries foreign to the United States and all extensions, renewals and reissues thereof;

AND WE HEREBY authorize and request the Commissioner of Patents and Trademarks of the United States, and any official of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of industrial property protection on applications as aforesaid, to assign the same to TIMEPLEX, INC., the FIFTH ASSIGNEE, its successors, legal representative and assigns, in accordance with the terms of this instrument.

AND WE HEREBY covenant and agree that We have full right to convey the entire interest assigned, and that we have not executed, and will not execute, any agreement in conflict herewith.

PATENT REEL: 9138 FRAME: 0089 AND WE HEREBY further covenant and agree that We will communicate to TIMEPLEX, INC., the FIFTH ASSIGNEE, its successors, legal representatives and assigns, any facts known to any of us regarding the invention, and testify in any legal proceedings, sign all lawful papers, execute all divisional, continuing, reissue and foreign applications, make all rightful oaths, and generally do everything possible to aid TIMEPLEX, INC., the FIFTH ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper protection for the invention in all countries.

IN TESTIMONY WHEREOF, We hereunto set our hands and seals.

Date: March 4, 1998 ASCOM TIMEPLEX TRADING AG, FIRST ASSIGNOR WITNESS By: Markus Zimmerman H. SCHÄRER Chairman By: Reter Loosli Director Date: March 4, 1998 ASCOM HOLDING AG. FIRST ASSIGNEE/SECOND ASSIGNOR WITNESS By: Markus Zimmerman M. SCHARER First Vice President By: Peter Loosli First Vice President Date: March 2. 1998 ASCOM HOLDING INC., SECOND ASSIGNEE/THIRD ASSIGNOR WITNESS By: Norbert Weissberg President ASCOM USA INC, Date: March 28 1998 THIRD ASSIGNEE/BOURTH ASSIGNOR WITNESS ratica De By: Hatricia A (TTI) Norbert Weissberg President Date: March 28 1998 ASCOM ENTERPRISE NETWORKS, INC., FOURTH ASSIGNEE/FIFTH ASSIGNOR By:

RECORDED: 04/08/1998

Richard Albright

Vice President 8 FRAME: 0090