10-13-1998	ET Attorney Docket How Williams	
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To the Honorable Commissioner of Patents and Trademarks: Pleas	e record the attached original diction to copy thereof.	
Name of conveying party(ies):	2. Name and address of receiving partities)	
TeamNet, Inc.	Name: Abbott Enterprises Inc.	
ditional name(s) of conveying party(ies) attached?Yes _×No	Internal Address:	
Nature of conveyance: MRD 5-11-98		
Assignment Merger	Street Address: 901 West Fourth Avenue	
Security Agreement Change of Name		
X Other Product Line Purchase Agreement	City: Pine Bluff State: AR ZIP: 71601	
xecution Date: August 25, 1997	Additional name(s) & address(es) attached? Yes x_ No	
. Application number(s) or patent number(s):		
If this document is being filed together with a new application, the executi	ion date of the application is:	
· · · · · · · · · · · · · · · · · · ·	B. Patent No.(s)	
A. Patent Application No.(s)	5,550,738	
Additional numbers atta		
Adultional numbers acco		
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 1	
Name: Theodore D. Lienesch	7. Total fee (37 CFR 3.41)\$ 40.00	
Internal Address:	× Enclosed	
	Authorized to be charged to deposit account	
Charles Thompson Wine & Dlaws TTD	8. Deposit account number: 41) F	
Street Address: Thompson Hine & Flory LLP P.O. Box 8801	20-0809 No Spac	
City: Dayton State: OH ZIP: 45401-8801		
	8	
DO NOT US	E THIS SPACE	
Theodore D. Lienesch Name of Person Signing Si	gnature er sheet, attachments, and document:	
Commissioner of Patents	rith required cover sheet information to: & Trademarks, Box Assignments ton, D.C. 20231 PATENT REEL: 9342 FRAME: 0989	

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PRODUCT LINE PURCHASE AGREEMENT

Agreement made August 25, 1997, between TeamNet, Inc., a Ohio corporation, herein referred to as Seller and Abbott Enterprises, Inc., an Arkansas corporation, herein referred to as Buyer.

WITNESSETH:

WHEREAS, Seller now conducts a sales and marketing business under the firm name of TeamNet, Inc., at 1000 Beryl Trail, City of Dayton, State of Ohio.

WHEREAS, Seller desires to sell and buyer desires to buy all the assets, tangible and intangible, all inventories, trademarks, patents, logos, and copyrights of the Auto Mate Fleet Management System product line for the price and on the terms and conditions hereinafter set forth.

NOW, THEREFORE, for the reasons set forth above, and in consideration of the mutual convenants and promises of the parties hereto, Seller and Buyer hereto agree as follows:

SECTION ONE

SALE OF PRODUCT LINE

Seller shall sell to Buyer, free from all liabilities and encumbrances, Seller's above product line, and all other assets thereof as hereinafter listed and as more specifically set forth and enumerated in the scheduled annexed hereto, entitled Exhibit "A", and made a pert hereof by this reference as though fully set forth.

SECTION TWO

CONSIDERATION

In consideration for the transfer of the above described product line from Seller to Buyer, Buyer shall pay the Seller the sum of thirty six thousand Dollars (\$36,000.00), which Seller shall accept from the Buyer in full payment therefor, subject to the terms and conditions herein contained.

SECTION THREE

TIME AND MANNER OF PAYMENT

The purchase price shall be paid as follows:
thirty thousand Dollars (\$30,000.00) to be paid to Seller
by Buyer upon receipt of the schematic, complete and correct
listing of vendors who supply the components for said
product line, complete and correct listing of components of
said product line. The remaining six thousand Dollars
(\$6,000.00) shall be paid to Seller by Buyer upon receipt
of thirty-eight (38) monitors and miscellaneous inventory
and all other assets of said product line not yet received
by Buyer from Seller.

SECTION FOUR

CLOSING

This agreement shall close on Monday, August 25, 1997, at _____ p.m. at the office of Abbott Enterprises, Inc., located at 901 West Fourth Avenue, Pine Bluff, Arkansas.

At such time, upon payment by Buyer of the portion of the

purchase price then due, Seller shall deliver to Buyer a Bill of Sale, and all other instruments of sale, conveyance, or assignment that may be required for the proper transfer by Seller to Buyer of all of the assets of the above described product line enumerated in the schedule in Exhibit "A" free of all encumbrances.

SECTION FIVE

REPRESENTATIONS OF SELLER

Seller represents and warrants:

- (a) Seller is duly qualified under the laws of the State of Ohio to carry on its business as now owned and conducted within Ohio.
- (b) Seller has complied with, and is not in violation of, all applicable federal, state, and local statutes, laws, and regulations affecting Seller's properties or the operation of Seller's business.

SECTION SIX

COVENANT NOT TO COMPETE

Seller shall not participate in any way, directly or indirectly, in a business similar to that herein sold to Buyer, within one (1) year.

SECTION SEVEN

MODIFICATION

No alteration or other modification of this agreement shall be effective unless such modification shall be in writing and signed by the parties.

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writing and signed by th∈ parties

SECTION NINE

BINDING EFFECT

This agreement shall be binding upon and shall inure to the benefit of the parties and their successors and assigns.

IN WITNESS WHEREOF, the parties have executed this agreement at Pine Bluff, Arkansas, this 25th day of August, 1997.

SELLER REPRESENTATIVE

BUYER REPRESENTATIVE

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United States Patent [19

Bailey et al.

Patent Number: [11]

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Date of Patent:

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4/1994

Aug. 27, 1996

364/424.04

McCrery et al.

[54]	SYSTEM FOR RECORDING AND ANALYZING VEHICLE TRIP DATA	
[75]	Inventors:	Brian L. Bailey; Harvey L. Chayman, both of Dayton, Ohio
[73]	Assignce:	TeamNet, Inc., Dayton, Ohio
[21]	Appl. No.:	292,874
[22]	Filed:	Aug. 19, 1994
[51]	Int. Cl.6 .	G0⁄F 17/40
[52]	U.S. Cl	364/424.04 : 340/459
1581	Field of S	earch
		364/424.04, 550, 551.01; 340/425.5, 438,
		460

Primary Examiner-Collin W. Park

Attorney, Agent, or Firm-Thompson Hine & Flory P.L.L.

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ABSTRACT

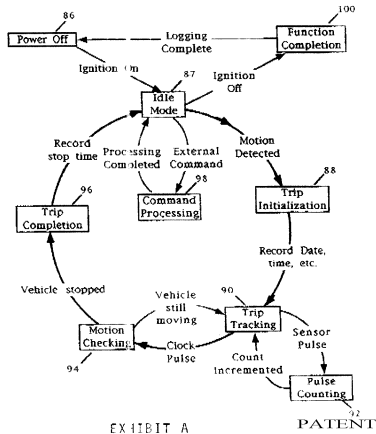
A vehicle monitoring system having a microprocessor-based vehicle recording unit, a remote computerized data reporting unit and a data transfer interface. The vehicle recording unit is mounted on the vehicle and is automatically activated by a vibration sensor signal each time the vehicle is used, to time-stamp each trip and record the distance travelled. The vehicle unit updates and records the distance traveled based upon the number of pulses received from a magnetic sensor mounted on the vehicle. After data from a trip has been recorded in the vehicle unit, a data interface such as an electronic memory card is used to download the data to the remote reporting unit for analysis and generation of reports on trip activity.

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24 Claims, 5 Drawing Sheets



RECORDED: 05/11/1998

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