

06-19-2001

DO NOT USE FOR TRADEMARKS

TO THE ASSISTANT COMMISSIONER O
SIR: PLEASE RECORD THE ATTACHED

101753326

:OF.

1. NAME OF CONVEYING PARTY(IES) (ASSIGNORS(S)):

1. Jussi LOPPONEN
3. Hannau TOYRYLA
5.
7.2. Jarno RAJAHALME
4. Markku VIMPARI
6.
8.ADDITIONAL NAME(S) OF CONVEYING PARTY(IES) ATTACHED? ☐ YES ☒ NO

2. PARTY(IES) (ASSIGNEE(S)) RECEIVING INTEREST:

NAME: Nokia Corporation

ADDRESS: Keilalahdentie 4, FIN-02150 Espoo, FINLAND

ADDITIONAL NAME(S) & ADDRESS(ES) ATTACHED? ☐ YES ☒ NO

LND 6/14/01

3. NATURE OF CONVEYANCE (DOCUMENT):

(Submit herewith only one document for recordation—multiple copies of same Assignment signed by different inventors is one document)☒ ASSIGNMENT OF ☒ WHOLE ☐ PART INTEREST
☐ ORIGINAL ☐ FACSIMILE/PHOTOCOPY
☐ CHANGE OF NAME ☐ VERIFIED TRANSLATION
☐ SECURITY ☐ MERGER ☐ OTHER:

EXEC. DATE: May 10, 2001

EXECUTION DATE(S) ON THE DECLARATION IF FILED HEREWITH: (NOTE: IF DATES ON DECLARATION AND ASSIGNMENT DIFFER SEE ATTY!)

4.5 APPL. NO.(S) OR PAT NO.(S). OTHERS ON ADDITIONAL SHEET(S) attached? ☐ YES ☒ NO

A. PAT. APP. NO.(S) series code/serial no	M#	1 st INVENTOR if not in item 1	B. PATENT NO(S)	M#	1 st INVENTOR if not in item 1
09/8335,867	280236	LOPPONEN			
5. Name & Address of Party to Whom Correspondence Concerning Document Should be Mailed: Pillsbury Winthrop LLP Intellectual Property Group 1100 New York Avenue, NW Ninth Floor Washington, DC 20005-3918			6. NUMBER INVOLVED: APPLNS <u>1</u> + PATS <u>0</u> = TOTAL <u>1</u>		
7. AMOUNT OF FEE ENCLOSED: (Code 581) ABOVE TOTAL x \$40 = \$40			8. IF ABOVE FEE IS MISSING OR INADEQUATE CHARGE INSUFFICIENCY TO DEPOSIT ACCOUNT NUMBER: 03-3975		
5.5 ATTY DKT: P 280236 2010374US/A/KOP			UNDER ORDER NO 60258 280236		
MATTER NO. CLIENT REF.			dup. sheet not required CLIENT NO. MATTER NO.		

9.

Signature

Attorney: Christine H. McCarthy

Reg. No. 41844

Atty/Sec: CHM/JRH

TEL: (202) 861-3075

Date: June 13, 2001

FAX: (202) 822-0944

10. Total number of pages including this
cover sheet, attachments and document
(do not file dup. Cover sheet)

2

FILE WITH PTO RETURN RECEIPT (PAT-103A)

06/14/2001 ETULU1 00000007 09835867

06 FC:581

40.00 DP

ASSIGNMENT

WHEREAS, 1. Jussi LÖPPÖNEN ; Pitkämäentie 56 B, FIN-00670 Helsinki, Finland
2. Jarno RAJAHALME ; Oravatie 11, FIN-02400 Kirkkonummi, Finland
3. Hannu TÖYRYLÄ ; Vermonrinne 13, FIN-00370 Helsinki, Finland
4. Markku VIMPARI ; Ranta-Koskelan tie 3, FIN-90570 Oulu, Finland
have invented certain new and useful improvements in Packet mode speech communication
for which we are about to make
(I/We have made--or am/are about to make)
application for Letters Patent of the United States of America;

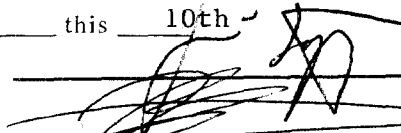
AND WHEREAS, NOKIA CORPORATION
Keilalahdentie 4, FIN-02150 Espoo, Finland
desirous of acquiring an interest therein and in the Letters Patent to be obtained therefor from
the United States;

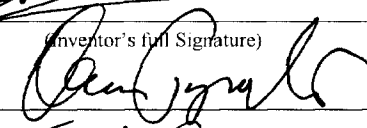
NOW THEREFORE, be it known by all whom it may concern, that for and in
consideration of ten
Dollars (\$10) to us in hand paid, the receipt of which is hereby acknowledged we
have assigned, sold, and set over, and by these presents do hereby assign, sell, and set over unto
the said Nokia Corporation * our entire right, title,
and interest in and to the said invention, as fully set forth and described in the:


Delete
inapplicable
wording

(a) specification prepared and executed by us on the 10th day of May, 20 01,
(b) application filed on the _____ day of _____, 20____, Serial No. _____,
preparatory to obtaining Letters Patent therefor; said invention, application and Letters Patent
to be held and enjoyed by the said Nokia Corporation
for their own use and behoof, and for their legal representatives, to the full
end of the term for which said Letters Patent are granted, as fully and entirely as the same
would have been held by us had this assignment and sale not
been made.

IN TESTIMONY WHEREOF, _____ hereunto set _____ hand _____ and affix
_____ seal _____ at Espoo Finland this 10th
day of May, A.D. 20 01.



(Inventor's full Signature)




* State whether the full and exclusive right, or what part of the whole interest is assigned.