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NG ASSIGNMENT
Y 37 CFR § 3.28
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3.31(a)(1): Camovision, Inc., Assignor

ASSIGNMENTS DIV

3.31(a)(2): Cold River Unlimited, Inc., P.O. Box 1555, Corinth, Mississippi 38835-1555,
Assignee

3.31(a)(3): Assignment of title by purchase

3.31(a)(4): U. S. Patent No. 5,521,655

3.31(a)(5): Mail correspondence to: J. T. Martin, 1700 H Street, N.W., Washington, DC
20006

3.31(a)(6): Recording Fee: \$40.00 for recording Agreement of purchase of one patent

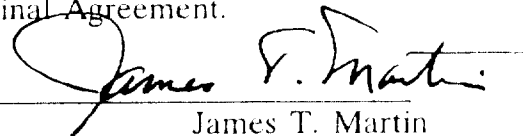
3.31(a)(7): December 1, 2000

3.31(a)(8): No designation of a Domestic Representative is required for assignment of title
to a patent

3.31(a)(9) and (10):

I hereby declare that to the best of my knowledge and belief, the information
contained on this cover sheet is true and correct and the copy of the Agreement of
purchase submitted herewith is a true copy of the original Agreement.

Signature of Attorney, Registration No. 22,937:


James T. Martin

12/16/2002 DBYRNE 00000230 5521655

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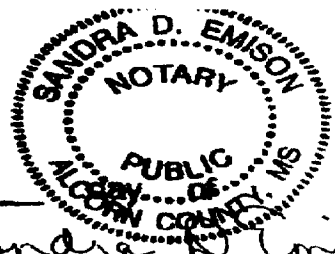
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AGREEMENT

THE UNDERSIGNED CAMOVISION, INC., a South Carolina Corporation is the owner of United States Patent No. 5,521,655, a copy of such Abstract of the Patent, references, claims, description, is attached hereto. As to such Patent the undersigned warrants that it is the owner of such Patent, it has the full right, power and authority to transfer and/or convey such Patent and that Patent is not pledged as security for any indebtedness and it is free and clear of any claim of any other person or entity. That the Patent is a valid existing property right which has not been previously sold transferred and/or assigned in whole or in part by the undersigned or any predecessor. Based upon such representations the undersigned acknowledges that Purchaser is purchasing such Patent from Owner along with various other property as said forth in an Agreement between the parties. In the event the representations herein are not true and correct the undersigned shall refund all sums paid to it by Purchaser including any earnest money and/or monthly payments and save and hold harmless the Purchaser from any loss occasioned by the representations made to Purchaser by Owner as to such Patent.

The representations, warranties and indemnities contained herein and in the Agreement between Seller and Purchaser shall be deemed to have been made again by the parties as of the closing date and shall survive the expiration or termination of such Agreements, the discharge of all other obligations owed by the parties to each other, and any transfer of title to the property, and shall not be effected by any investigation by or on behalf of Purchaser, or by any information which Purchaser may have obtained with respect thereto.



WITNESS OUR SIGNATURES this the

1st

December 2000. Notarized by Sandra D. Emison
my commission Expires 7-23-2004

SELLER
CAMOVISION, INC.

Michael A. Rhoad
Don F. Rhoad
BY: President
TITLE:

PURCHASER
COLD RIVER UNLIMITED, INC.

Bonnie J. Massey
Mike McClain
BY: President
TITLE: