

05-19-2004

Form PTO-1595

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SHEET

U.S. Department of Commerce

1-31-92

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Patent and Trademark Office

To the Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies): S. 17.04
M-Stream, Inc.
 Additional name(s) of conveying party(ies) attached?
 Yes ☐ No ☒

2. Name and address of receiving party(ies):

Broadcom Corporation

Street Address:

16215 Alton Parkway

City / State:

Irvine, California 92618

Additional name(s) of receiving party(ies) attached?

Yes ☐ No ☒

3. Nature of conveyance:

☒ Assignment ☐ Security Agreement
☐ Merger ☐ Change of Name

Execution Date: April 20, 2004

4. Application number(s) or Patent Number(s):

If this document is being filed together with a new application, the execution date of the application is:

A. Patent Application No.(s)

B. Patent No.(s)

5,426,652Additional numbers attached? ☐ Yes ☒ No

5. Name and address of party to whom correspondence concerning documents should be mailed:

Name: **Rachele Wittwer**
 Address: **Irell & Manella LLP**
1800 Avenue of the Stars
Suite 900
 City: **Los Angeles**
 State: **CA**
 Zip: **90067**

6. Total no. of applications and patents involved: 17. Total fee (37 CFR 3.41): \$ 40.00

☐ Enclosed
☒ Authorized to charge to deposit account

8. Deposit account number: **09-0946****DO NOT USE THIS SPACE**

9. **Statement and signature:** To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Norman E. Brunell (26,533)

Name of person signing

Norman E. Brunell

Signature

May 12, 2004

Date

Total number pages including cover sheet, attachments, and documents: 4

05/18/2004 LNUELLER 00000060 090946 5426652

01 FC:8021 40.00 DA

Serial No. 28/04

מספר סידורי 28/04

**AUTHENTICATION OF
SIGNATURE OF PERSON
SIGNING ON BEHALF OF A
BODY CORPORATE OR IN THE
NAME OF ANOTHER PERSON**

I hereby certify that on 06/05/2004 there appeared before me at my office in 46 Rothschild Blvd., Tel-Aviv, Israel Mr. Arie Heiman bearer of Israel Identity No. 045391760 and signed of his own free will the **Patent Assignment** dated 20.4.2004 as attached hereto and designated by the letter "A" on behalf and in the name of **M-Stream, Inc.** and I certify that, with a view to establishing the right of the above to sign on behalf of/in the name of the said company there has been produced to me Written Resolution of the Sole Director dated 28/12/2002 and Unanimous Written Consent of Directors dated 30/03/2004.

In witness thereof I hereby authenticate the signature of the above named, by my own signature and seal today 06/05/2004.

Fees paid: 218 NIS including VAT.



**אימות חתימתו של אדם בשם
תאגיד או בשם אדם אחר**

הריני לאשר בזה כי ביום 06/05/04 ניצב לפני במשרדי בשד' רוטשילד 46 בתל-אביב, ישראל מר אריה הימן בעל ת.ז. מס' 045391760 וחתם מרצונו החופשי על המסמך המצ"ב והמסומן באות "A" בשם **Patent Assignment** מיום 20.04.2004 ואני מאשר כי להוכחת רשותו הנ"ל לזותום בשם **M-Stream, Inc.** הוצג בפני הוצלטה בכתב מטעם הדירקטור יחד של החברה דלעיל מיום 28/12/2002 והסכמו פה אחד בכתב של הדירקטורים מיום 30/03/2004.

ולראיה הנני מאשר/ת את החתימה הנ"ל בחתימות ידי ובחותמי, היום 06/05/2004.

שכרי בסך 218 ש"ח כולל מע"מ שולם.

חותם הנוטריון
Notary's Seal

APOSTILLE

(Convention de la Haye du 5 October 1961)

1. STATE OF ISRAEL

This public document

2. Has been signed by

L. Helman

Advocate

3. acting in capacity of Notary.

4. bears the seal/stamp of the above Notary

Certified

5. at the Magistrates' Court, Tel-Aviv-Yafo

6. by an official appointed by Minister of Justice under the Notaries Law, 1976.

7. Serial number

45829

8. Seal/Stamp

9. Signature

10. Date

1. מדינת ישראל

מסמך ציבורי זה

2. נחתם בידי

עו"ד

3. המכהן בתור נוטריון.

4. נושא את החותם/החותמת של הנוטריון הנ"ל

אושר

5. בבית משפט השלום תל-אביב-יפו

6. על ידי מי שמונה בידי שר המשפטים לפי

חוק הנוטריונים, התשל"ו-1976.

7. מס' סידורי

45829

8. החותם/החותמת

9. חתימה

10. ביום



Handwritten signature

5-05-2004

PATENT

REEL: 015328 FRAME: 0449



ANNEX B

PATENT ASSIGNMENT

This ASSIGNMENT ("Assignment") is entered into as of April 20, 2004, by M-Stream, Inc., a British Virgin Islands company ("Assignor"), in favor of Broadcom Corporation, a California corporation ("Assignee"), with reference to the following facts and circumstances:

WHEREAS, pursuant to that certain Asset Purchase Agreement, dated as of April 16, 2004 (the "Asset Purchase Agreement"), by and among Assignee, Broadcom International Limited, a Cayman Islands corporation formerly known as Broadcom (BVI) Limited and continued to the Cayman Islands on June 2, 2003 ("Broadcom International," and together with Assignee, the "Purchasers"), Assignor, Elimor Investments Inc., a British Virgin Islands company ("Elimor"), Tomri Investments Inc., a British Virgin Islands company ("Tomri" and, together with Elimor, the "Founder Holdcos"), Applied Materials Ventures I, L.P., a Delaware limited partnership ("AMV"), and, with respect to Article 8 and Article 10 only, the Holder Agent, and U.S. Stock Transfer Corporation, as Depositary Agent, the Purchasers agreed, subject to the terms and conditions therein, to acquire all of the Assets and Properties of the Company other than the Excluded Assets (the "Asset Acquisition") in exchange for the consideration set forth in the Asset Purchase Agreement. Capitalized terms used herein but not defined shall have the meanings set forth in the Asset Purchase Agreement;

WHEREAS, Assignor is the sole and exclusive owner of the following Letters Patent in the United States (hereinafter, the "Patent"):

<u>Patent No.</u>	<u>Title</u>	<u>Issue Date</u>
5,426,652	Data Reception Technique	June 20, 1995

WHEREAS, in accordance with the terms of the Asset Purchase Agreement, Assignee desires to acquire, and Assignor desires to assign, Assignor's right, title and interest in, to and under the Patent and the inventions covered thereby.

NOW, THEREFORE, to all whom it may concern, be it known that for good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, Assignor does hereby sell, assign, transfer and set over to Assignee the Patent and the inventions covered thereby, together with any reissue or reissues of the Patent enjoyed by Assignor, for Assignee's own use and enjoyment, and for the use and enjoyment of Assignee's successors and assigns or their legal representatives, to the end of the term or terms for which the Patent is granted or may be reissued as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made; together with all claims for damages by reason of past infringement of the Patent, with the right to sue for, and collect the same for Assignee's own use and benefit and for the use and benefit of Assignee's successors, assigns or other legal representatives.



This Assignment, being further documentation of the sales, conveyances, transfers and assignments provided for in and by the Asset Purchase Agreement, neither expands upon nor limits the rights, obligations or warranties of the parties under the Asset Purchase Agreement. In the event of a conflict or ambiguity between the provisions of this Assignment and the Asset Purchase Agreement, the provisions of the Asset Purchase Agreement shall be controlling.

Assignor further warrants that it has not executed, and will not execute, any agreements in conflict with or inconsistent with this Assignment.

Dated this 20th day of April, 2004.

M-STREAM, INC., a British Virgin Islands company

By: _____
Name:
Title: President and Chief Executive Officer