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OMB NO. 0651-0027 (exp.6/30/2005)	* * *	
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Tracy A. Bathurst	Name: ClearOne Communications, Inc.	
David Lambert Wayne Whiteley	L. LAMINO	
Wayne Willowy	Internal Address	
Additional name(s) of conveying party(ies) attached? Yes No		
3. Nature of conveyance:		
☑ Assignment ☐ Merger	Street Address: 1825 Research Way	
☐ Security Agreement ☐ Change of Name		
☐ Other		
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Execution Date: September 17, 2004	Additional name(s) & address(es) attached? 🔲 Yes 🗵 No	
 Application number(s) or patent number(s): If this document is being filed together with a new application A. Patent Application No.(s) 10/860,604 	n, the execution date of the application is: B. Patent No.(s)	
Additional numbers attached? Yes No		
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 1	
·	7. Total fee (37 CFR 3.41)\$\$	
Name: Daniel P. McCarthy	⊠ Enclosed	
Internal Address:	Z Endocod	
	☐ Authorized to be charged to deposit account	
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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.		
Everett D. Robinson	September 24, 2004	
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Mail documents to be recorded with required cover sheet information to:

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ASSIGNMENT

Title: "Multi-Pod Conference Systems"

Serial Number: 10/860,604

Date Filed: June 2, 2004

Inventors: Tracy A. Bathurst

David Lambert Wayne Whiteley

WHEREAS, the Inventors are the inventors of an invention or discovery referred to as the "Invention" which is described and claimed in the attached United States patent application ("Patent Application") and having the Title listed above;

WHEREAS, ClearOne Communications, Inc., is desirous of acquiring all of the rights, title and interest in the Invention and the Patent Application:

NOW, THEREFORE, in return for good and valuable consideration, receipt of which is hereby acknowledged, the Inventors by these presents, do hereby sell, assign, and transfer unto Assignee all rights, title and interest in and to the following: (1) said Invention as described in the Patent Application, (2) the Patent Application, (3) any U.S. or foreign patent applications which claim priority to the Patent Application whether or not presently existing, (4) any U.S. or foreign patent applications which claim subject matter that is disclosed in the Patent Application, and (5) any letters patent issuing from any of said patent applications, and (6) all intellectual property (including patent rights, trade secrets and copyrights) in, to, or underlying said Invention. Said assignment is without any geographic limitation and shall include the United States of America and all foreign countries. All rights, title and interest in said Invention, said patent applications, any Letters Patent issuing from said patent applications, and said intellectual property are to be held and enjoyed by Assignee for its own use and behalf, and for that of its legal representatives and assigns, as fully and entirely as the same would have been held by the Inventors had this assignment not been made. Assignee shall be free to assign, license or otherwise exploit said Invention, said patent applications, any Letters Patent issuing from said patent applications, and said intellectual property.

AND the Inventors do further agree to sign all papers, make all rightful oaths and do all requisite acts for the filing of any disclaimer or for the filing and assignment of any other patent application (including utility, divisional, continuing, continuation-in-part, reissue and foreign applications) based on the present patent application or said Invention. Any such other patent application is deemed to be part of the above assignment.

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PATENT REEL: 015827 FRAME: 0679 AND the Inventors do further represent and warrant that he has not executed or granted any assignment, license, covenant not to sue, or dedication to the public domain of any of said patent applications, the Invention, or said intellectual property, and that he has otherwise not granted any other rights which would be inconsistent with Assignee acquiring all right, title an interest in and to said patent applications, the Invention, and said intellectual property.

AND the Inventors do further agree to communicate to Assignee, its successors, assigns or other legal representatives, such facts relating to said Invention as may be known to him, and to testify as to such facts in any prosecution, interference, enforcement proceeding or litigation related to the Invention.

AGREED TO AND ACCEPT	TED BY:
Inventor's Signature:	Jany Holatha
Inventor's Full Name (print):	Tracy A. Bathurst
Date:	9/17/04
Inventor's Signature:	Mary Omnay
Inventor's Full Name (print):	David Lambert
Date:	Sep 17, 2004
Inventor's Signature:	WAYNE WHITELEY
Inventor's Full Name (print):	WAYNE WHITELEY
Date:	9/17/04

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