NEEWO UELE & MALLOV ROM M

/ TAT TO <u>م</u> ۱ 0.0 4.7.0

Form FTO-1595 (Rev. 03/05) QMB Ng. 0561-6027 (exp. 6/30/2005)	ED) 6. 8105 17:03/ST. 17:02/NO. 4861050129 P 2 U.S. Department of COMMERC: United States Potent and Trademark Office
RECORDATION FO	RM COVER SHEET
	se record the attached documents or the new address(es) below.
1. Name of conveying party(ies): 1.Harri Okkonen/ 10-30-2003 2.Bindu Rama Rao/ 10-30-2003 3.Ziaul Jami Huq/ 2-25-2002 Execution Date(s) 1. 2.October 30, 2003; 3.February 25,2002 Additional name of conveying party(ies) attached? ☐ Yes ☑ No 3. Nature of conveying party(ies) attached? ☐ Yes ☑ No 3. Nature of conveyance/Execution Date(s): Execution Date(s) 1.2.October 20, 2003; 3. Employment Agreement- February 25, 2002 ☑ Assignment ☐ Merger ☐ Security Agreement ☐ Change of Name ☐ Government Interest Assignment ☐ Executive Order 9424, Confirmatory License ☑ Other redacted Employment Agreement (Ziaul Hug)	2. Name and address of receiving party(ies) Name: Bittone Corporation Internal Address:
 4. Application number(s) or patent number(s): A. Patent Application No.(s) 10/417,285 Additional numbers attractional numbers attractional numbers attractional numbers attractional numbers. 	This document is being filed together with a new application. B. Patent No.(s) ached? Yes X No
5. Name and address of party to whom correspondence	6. Total number of applications and patents involved: 1
concerning this document should be malled: Name: McAndrews, Held & Malloy Internal Address: 34 th Floor Street Address: 500 West Madison Street	 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00 Authorized to be charged by credit card Authorized to be charged to deposit account Enclosed
City: <u>Chicego</u> State <u>: IL</u> Zip: <u>60661</u>	None required (government interest not affecting title) B. Payment Information a. Credit Card Last 4 Numbers
Phone Number :312-775-8000 Fax Number:312-775-8100 Email Address;	Expiration Date b. Deposit Account Number <u>13-0017</u> Authorized User Name <u>McAndrews Held & Malloy, Ltd.</u>
9. Signature :	June 8, 2005 Date

Signature Kevin E. Borg Reg.No. 51,486

Name of Person Signing	١
------------------------	---

Documents to be recorded (including cover sheet) should be faxed to (703) 306-5995, or malled to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22312, 1450

700186084

REEL: 016314 FRAME: 0699

14

Total number of pages including cover

sheet, attachments, and documents

ASSIGNMENT

Case No. 15109US02

Serial No. 10/417,285

Inventors: Harri Okkonen Bindu Rama Rao Ziaul Jami Huq

Filing Date: April 15, 2003

In consideration of One Dollar (\$1.00) and other good and valuable considerations in hand paid, the receipt and sufficiency whereof are hereby acknowledged, the undersigned hereby assigns to Bitfone Corporation, a Delaware corporation, its successors and assigns, the entire right, title and interest in the invention or improvements of the undersigned disclosed in an application for Letters Patent of the United States, entitled: **COMMUNICATIONS NETWORK CAPABLE OF DETERMINING SIM CARD CHANGES IN ELECTRONIC DEVICES**, and identified as Case No. 15109US02, in the offices of McANDREWS, HELD & MALLOY, LTD., and in said application and any and all other applications, both United States and foreign, which the undersigned may file, either solely or jointly with others, on said invention or improvements, and in any and all Letters Patent of the United States and foreign countries, which may be obtained on any of said applications, and in any continuation, continuation-in-part, divisional, reexamination, reissue or extension of such applications or patents, and further assign to said assignee the priority right provided by the International Convention.

The undersigned hereby authorizes and requests the Commissioner of Patents and Trademarks to issue said Letters Patent to said assignee.

The undersigned hereby authorizes and requests the attorneys of record in said application to insert in this assignment the filing date and serial number of said application when officially known.

The undersigned warrants himself to be (or to have been), along with any listed coinventors, the owner(s) of the entire right, title and interest in said invention or improvements and to have the right to make this assignment, and further warrants that there are no outstanding prior assignments, licenses, or other encumbrances on the interest herein assigned.

For said considerations the undersigned hereby agrees, upon the request and at the expense of said assignee, its successors and assigns, to execute any and all continuation, continuation-in-part, divisional, extension, and substitute applications for said invention or improvements, and any necessary oath, affidavit or declaration relating thereto, and any application for the reissue, re-examination or extension of any Letters Patent that may be granted upon said application, and any and all applications and other document for Letters Patent in foreign countries on said invention or improvements, that said assignee, its successors or assigns may deem necessary or expedient, and for the said considerations the undersigned authorizes said assignee to apply for patents for said invention or improvements in its own name in such countries where such procedure is proper and further agrees, upon the request of said assignee, its successors

and assigns, to cooperate to the best of the ability of the undersigned with said assignee, its successors and assigns, in any proceedings or transactions involving such applications or patents, including the preparation and execution of preliminary statements, giving and producing evidence, and performing any and all other acts necessary to obtain said Letters Patent, both United States and foreign, and vest all rights therein hereby conveyed in the assignee, its successors and assigns, whereby said Letters Patent will be held and enjoyed by the said assignee, its successors and assigns, to the full end of the term for which said Letters Patent will be granted, as fully and entirely as the same would have been held and enjoyed by the undersigned if this assignment has not been made.

WITNESS my hand and seal this 30^{th} day of 2003.

elen : Oen

Harri Okkonen

State of CALIFORNIA

County of ORANGE

The	foregoing	instrument	was	acknowledged	before	me	this	 day	of

2003 by _

SEE BELOW Notary Public

2

McANDREWS, HELD, & MALLOY

(WED) 6. 8'05 17:04/ST. 17:02/NO. 4861050129 P 5

WIT	NESS my h	and and seal	this <u></u>	$\frac{0}{2}$ day of \underline{C}) Jol	er.	200)3.		
					- Bri	nd	<u> </u>	Law		
					() E	Sindu	Rama	Rao		
State of	ĊALIFŎI	RNIA.								
County of	ORANG	<u>. </u>								
The	foregoing	instrument	was	acknowledged	before	me	this		day	of
				2003 by						

SEE BELOW Notary Public

ANDREWS, HELD, & MALLOY	(WED) 6. 8'	05 17:04/ST.17:02/NO.4861050129 P
WITNESS my hand and seal this	day of	2003.
State of		Ziaul Jami Huq
County of		
The foregoing instrument	was acknowledged	before me this day of

Notary Public

STATE OF CALIFORNIA

COUNTY OF ORANGE

On <u>October</u>, <u>2003</u>, before me, Samantha Neufeld, of Bitfone Corporation, a Notary Public in and for the State of California, personally appeared <u>HARRI OKKONEN and BINDU RAMA RAO</u>, personally known to me to be the persons whose names are subscribed to the within ASSIGNMENT and acknowledged to me that they executed the same in their authorized capacities, and that by their signature on the instrument, the persons or the entity upon behalf of which the persons acted, executed the instrument.

WITNESS my hand and official seal.

____ Samantta Neufe _____

SAMANTHA NEUFELD, Notary Public



BITFONE CORPORATION

EMPLOYEE INVENTION AND CONFIDENTIAL INFORMATION AGREEMENT

In consideration and as a condition of my employment, or continued employment, by BITFONE CORPORATION and/or by companies which it owns, controls, or is affiliated with, or their successors in business (hereafter referred to as "the Company"), and the compensation paid therefor:

Assignment of Inventions.

I hereby assign and transfer to the Company my entire right, title and interest in and to all inventions (as used in the Agreement, "inventions" shall include but not be limited to ideas, improvements, designs, computer programs, trade secrets, works of authorship, data and discoveries) whether or not patentable and whether or not reduced to practice, made or conceived by me (whether made solely by me or jointly with others) during the period of my employment with the Company, which relate in any manner to the actual or demonstrably anticipated business, work or research and development of the Company or its subsidiaries, or result from or are suggested by any task assigned to me or any work performed by me for or on behalf of the Company or its subsidiaries. I agree that all such inventions are the sole property of the Company; provided, however, that this Agreement does not require assignment of an invention which qualifies fully for protection under Section 2870 of the California Labor Code (hereafter referred to as "Section 2870"). Alcopy of Section 2870 is attached as <u>Exhibit B</u>. I agree that all computer programs, documentation and other copyrightable materials to which I contribute during my employment shall be considered "works made for hire" and shall be the sole property of the Company.

5. Disclosure of Inventions and Patents.

I agree that in connection with any "invention" as defined in Paragraph 3 above (a) I will disclose all inventions promptly, but in any case within at least thirty (30) days after creation, in writing to my immediate superior at the Company, with a copy to the President, regardless of whether I believe the invention is protected by Section 2870, in order to pennit the Company to claim rights to which it may be entitled under this Agreement. Such disclosure shall be received in confidence by the Company; (b) I will, at the Company's request, promptly execute a written assignment of title to the Company for any invention required to be assigned by Paragraph 3 ("assignable invention"), and I will preserve any such assignable invention as confidential information of the Company; and (c) upon request, I agree to assist the Company or its nominee (at its expense) during and at any time subsequent to my employment in every reasonable way to obtain for its own benefit patents and copyrights for such assignable inventions in any and all countries, which inventions shall be and remain the sole and exclusive property of the Company or its nominee whether or not patented or copyrighted. I agree to execute such papers and perform such iawful acts as the Company deems to be necessary to allow it to exercise all right, title, and interest in such patents and copyrights.

6. Execution of Documents; Power of Attorney.

I further agree to execute, acknowledge and deliver to the Company or its nominee upon request and at its expense all such documents, including applications for patents and copyrights and

2

assignments of inventions, patents and copyrights to be issued therefore, as the Company may determine necessary or desirable to apply for and obtain letters, patents and copyrights on such assignable inventions in any and all countries and/or to protect the interest of the Company or its nominee in such inventions, patents and copyrights, and to vest title thereto in the Company or its nominee. Such acts may include, but are not limited to, execution of documents and assistance or cooperation in legal proceedings. I hereby irrevocably designate and appoint the Company and its duly authorized officers and agents, as my agents and attorneys-in-fact to act for and in my behalf and instead of me, to execute and file any documents and to do all other lawfully permitted acts to further the above purposes with the same legal force and effect as if executed by me.

з

.....

•

.

DOCSOC\785601v1\19999.0000

.

PATENT REEL: 016314 FRAME: 0708

.

19. Counterparts.

This Agreement may be signed in two counterparts, each shall be deemed an original and both of which shall together constitute one agreement.

I HAVE READ THIS AGREEMENT CAREFULLY AND I UNDERSTAND AND ACCEPT THE OBLIGATIONS WHICH IT IMPOSES UPON ME WITHOUT RESERVATION. NO PROMISES OR REPRESENTATIONS HAVE BEEN MADE TO ME TO INDUCE ME TO SIGN THIS AGREEMENT. I SIGN THIS AGREEMENT VOLUNTARILY AND FREELY, IN DUPLICATE, WITH THE UNDERSTANDING THAT ONE COUNTERPART WILL BE RETAINED BY THE COMPANY AND THE OTHER COUNTERPART WILL BE RETAINED BY ME.

EMPLOYEE

(Employee's Signature) from

(Print Name)

Date: ZIAUL JAMI HUQ 2/25/02

BITFONE CORPORATION

Its Date:

5

DOCSOC\785601v1\19999_0000

EXHIBIT A

TERMINATION CERTIFICATE

This is to certify that I do not have in my possession, nor have I failed to return any records, documents, computer disks, tapes or printouts, sound recordings, customer lists, photographs, data, specifications, drawings, blueprints, reproductions, sketches, notes, reports, proposals, or copies of them, or other documents or materials, equipment, samples, prototypes, models or other property belonging to BITFONE CORPORATION its successors and assigns (hereafter referred to as "the Company").

I further certify that I have complied with and will continue to comply with all the terms of the Employee Proprietary Information Agreement signed by me with the Company, including the reporting of any inventions (as defined therein) conceived or made by me covered by the Agreement.

I further agree that in compliance with the Employee Proprietary and Confidential Information and Inventions Agreement, I will preserve as confidential all trade secrets, confidential or proprietary information (as defined therein), knowledge, data, or other information relating to products, inventions, processes, know-how, designs, formulas, test data, customer lists, or other subject matter pertaining to any business of the Company or any of its clients, customers, consultants, licensees, or affiliates.

Employee's Signature

Print Name

Date

<u>EXHIBIT B</u>

SECTION 2870 CALIFORNIA LABOR CODE

Any provision in an employment agreement which provides that an employee shall assign or offer to assign any of his or her rights in an invention to his or her employer shall not apply to an invention for which no equipment, supplies, facility, or trade secret information of the employer was used, and which was developed entirely on the employee's own, time, and:

- a) which does not relate to the business of the employer or to the employer's actual or demonstrably anticipated research or development or
- b) which does not result from any work performed by the employee for the employer.

Any provision which purports to apply to such an invention is to that extent against the public policy of this state and is to that extent void and unenforceable.

DOCSOC\785601v1\19999.0000

.

7

<u>EXHIBIT C</u>

LIST OF PRIOR INVENTIONS

Identifying Number <u>Title</u> <u>Date</u> <u>or Brief Description</u>

DOCSOC\785601v1\19999.0000

RECORDED: 06/08/2005