### PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
EFFECTIVE DATE:	01/01/2006

#### **CONVEYING PARTY DATA**

Name	Execution Date
Red River Resources, Inc.	01/01/2006

#### **RECEIVING PARTY DATA**

Name:	MedPresence Corporation	
Street Address:	35 Rockridge Road	
City:	Englewood	
State/Country:	ОНЮ	
Postal Code:	45322	

#### PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	10371323

## **CORRESPONDENCE DATA**

Fax Number: (937)298-7418

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

 Phone:
 937-298-2811

 Email:
 law@jmj.biz

Correspondent Name: Matthew R. Jenkins
Address Line 1: 2310 Far Hills Avenue
Address Line 4: Dayton, OHIO 45419

ATTORNEY DOCKET NUMBER:	TEL 052 P2
-------------------------	------------

NAME OF SUBMITTER: Matthew R. Jenkins

Total Attachments: 4

source=DOC060124170151(0001)#page1.tif source=DOC060124170151(0001)#page2.tif

PATENT REEL: 017053 FRAME: 0664

500073046

source=DOC060124170151(0001)#page3.tif source=DOC060124170151(0001)#page4.tif

## ASSIGNMENT OF PATENT INTEREST

For valuable consideration, the receipt of which is hereby acknowledged, the undersigned, Red River Resources, Inc., an Arizona corporation ("RR"), hereby assigns and transfers unto MedPresence Corporation ("MP"), all right title and interest of RR in and to the technologies and intellectual property described in the United States patent application filed by TeleSuite Corporation, a Delaware corporation on February 21, 2003, and more particularly described as follows:

United States Patent Application Number TEL 052 P2, for "SYSTEM AND METHOD FOR OPTIMAL TRANSMISSION OF A MULTITUDE OF VIDEO PICTURES TO ONE OR MORE DESTINATIONS,"

in the United States and all foreign countries, together with any related applications or rights, including all rights to practice the invention represented thereby, any patent now or hereafter issued pursuant to such application, including all provisional, nonprovisional, reexamination, foreign, PCT, divisions, continuations, reissues, continuations-in-part and substitutions thereof, or other patent application or like document or right, plus all priority rights for patent applications foreign to the United States of America, including any right of priority under the International Convention for the Protection of Industrial Property, Inter-American Convention Relating to Patents, Designs and Industrial Models, and any other international agreements to which the United States adheres, and including any joint inventorship or ownership claims therein or rights to receive an assignment thereof, and any royalties or licenses associated therewith, (collectively, the "Technology"), and hereby authorizes and requests the Commissioner of Patents to issue any Letters Patent issuing from or claiming priority to said application to MP, for the sole use and benefit of MP, its successors, assigns and legal representatives.

RR further agrees to transfer a like interest upon request of MP, its successors, assigns and legal representatives, and without further remuneration, in and to any improvements and applications for patents based thereon, growing out of or relating to the Technology; and, upon request of MP, and without further remuneration, to execute any and all papers desired by MP for the filing and granting of foreign applications and the perfecting of title thereto in MP, and to provide all reasonable assistance and execute any papers deemed appropriate by MP, its successors, assigns and legal representatives, to MP's full protection and title in and to the Technology hereby transferred.

RR further hereby assigns and transfers to MP whatever cause of action it may have for past or present infringement of the Technology, together with the right to bring suit for any such infringement and to seek and receive damages and other relief arising from any such infringement.

RR further grants to MP, and its assignees or licensees under the Technology, a perpetual, worldwide, royalty-free, non-exclusive license to make, have made, use, import, sell, lease, offer for sale and otherwise transfer any inventions or products which

US Serial Number 10/371,323 Filed February 21, 2003

are within the scope of the Technology, or subject to any valid claim of the aforementioned patent application and related applications and patents.

RR warrants to MP that RR has not previously assigned the Technology. The Technology is subject to the terms of that certain Technology License Agreement dated February 24, 2003, among RR and TeleSuite Corporation, a Delaware corporation.

Dated: January 1, 2006.	
MEDPRESENCE CORPORATION, a Delaware corporation	RED RIVER RESOURCES, INC. an Arizona corporation
By: David Allen Its: CEO	By:

# ASSIGNMENT OF PATENT INTEREST

For valuable consideration, the receipt of which is hereby acknowledged, the undersigned, Red River Resources, Inc., an Arizona corporation ("RR"), hereby assigns and transfers unto MedPresence Corporation("MP"), all right title and interest of RR in and to the technologies and intellectual property described in the United States patent application filed by TeleSuite Corporation, a Delaware corporation on February 21, 2003, and more particularly described as follows:

United States Patent Application Number TEL 052 P2, for "SYSTEM AND METHOD FOR OPTIMAL TRANSMISSION OF A MULTITUDE OF VIDEO PICTURES TO ONE OR MORE DESTINATIONS,"

in the United States and all foreign countries, together with any related applications or rights, including all rights to practice the invention represented thereby, any patent now or hereafter issued pursuant to such application, including all provisional nonprovisional, reexamination, foreign, PCT, divisions, continuations, reissues, continuations-in-part and substitutions thereof, or other patent application or like document or right, plus all priority rights for patent applications foreign to the United States of America, including any right of priority under the International Convention for the Protection of Industrial Property, Inter-American Convention Relating to Patents, Designs and Industrial Models, and any other international agreements to which the United States adheres, and including any joint inventorship or ownership claims therein or rights to receive an assignment thereof, and any royalties or licenses associated therewith, (collectively, the "Technology"), and hereby authorizes and requests the Commissioner of Patents to issue any Letters Patent issuing from or claiming priority to said application to MP, for the sole use and benefit of MP, its successors, assigns and legal representatives.

RR further agrees to transfer a like interest upon request of MP, its successors, assigns and legal representatives, and without further remuneration, in and to any improvements and applications for patents based thereon, growing out of or relating to the Technology; and, upon request of MP, and without further remuneration, to execute any and all papers desired by MP for the filing and granting of foreign applications and the perfecting of title thereto in MP, and to provide all reasonable assistance and execute any papers deemed appropriate by MP, its successors, assigns and legal representatives, to MP's full protection and title in and to the Technology hereby transferred.

RR further hereby assigns and transfers to MP whatever cause of action it may have for past or present infringement of the Technology, together with the right to bring suit for any such infringement and to seek and receive damages and other relief arising from any such infringement.

RR further grants to MP, and its assignces or licensees under the Technology, a perpetual, worldwide, royalty-free, non-exclusive license to make, have made, use, import, sell, lease, offer for sale and otherwise transfer any inventions or products which

US Serial Number 10/371,323 Filed February 21, 2003

RECORDED: 01/24/2006

are within the scope of the Technology, or subject to any valid claim of the aforementioned patent application and related applications and patents.

RR warrants to MP that RR has not previously assigned the Technology. The Technology is subject to the terms of that certain Technology License Agreement dated February 24, 2003, among RR and TeleSuite Corporation, a Delaware corporation.

	a Delawate corporation.
Dated: January 1, 2006.	
MEDPRESENCE CORPORATION, a Delaware corporation	RED RIVER RESOURCES, INC. an Arizona corporation
By:	By: Kail Eller Its: Chairman

**PATENT** 

REEL: 017053 FRAME: 0669