1146/21

C 240 -

PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Robert E. McCann	08/14/2006
John L. Gibbon	08/14/2006
Robert M. Congdon	08/21/2006

RECEIVING PARTY DATA

Name:	Microsoft Corporation
Street Address:	One Microsoft Way
City:	Redmond
State/Country:	WASHINGTON
Postal Code:	98052

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	11467217

CORRESPONDENCE DATA

Fax Number: (314)231-4342

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

Phone: 314-231-5400

Email: uspatents@senniger.com

Correspondent Name: Senniger Powers

Address Line 1: One Metropolitan Square

Address Line 2: 16th Floor

Address Line 4: saint louis, MISSOURI 63102

ATTORNEY DOCKET NUMBER:	MS#316606.01/MSFT 5306
NAME OF SUBMITTER:	Robert O. Enyard, Jr.

Total Attachments: 1

source=00233656#page1.tif

PATENT 8170 FRAMF: 097

500143316 REEL: 018170 FRAME: 0975

MS Docket No. 316606.01 OC Docket No. MSFT 5306

PATENT ASSIGNMENT

I/WE, Robert E. McCann, John L. Gibbon, Robert M. Congdon ("ASSIGNOR"), have invented subject matter ("INVENTION") disclosed and/or claimed in a patent application entitled "MAINTAINING AND ESTABLISHING SUBSCRIPTIONS WITH LOAD-BALANCED SERVERS" ("APPLICATION"), which: will be filed without this executed PATENT ASSIGNMENT. ASSIGNOR hereby authorizes, and requests, ASSIGNEE'S legal representatives, of SENNIGER POWERS, who are associated with customer number 000038779, to insert here in parenthesis (U.S. Serial No. 11/467,217 filed August 25, 06) this APPLICATION's U.S. Serial Number and filing date, when known; was filed on
a patent application entitled "MAINTAINING AND ESTABLISHING SUBSCRIPTIONS WITH LOAD-BALANCED SERVERS" ("APPLICATION"), which: Will be filed without this executed PATENT ASSIGNMENT. ASSIGNOR hereby authorizes, and requests, ASSIGNEE'S legal representatives, of SENNIGER POWERS, who are associated with customer number 000038779, to insert here in parenthesis (U.S. Serial No. 11/467, 217 filed August 25, 06
LOAD-BALANCED SERVERS" ("APPLICATION"), which: will be filed without this executed PATENT ASSIGNMENT. ASSIGNOR hereby authorizes, and requests, ASSIGNEE'S legal representatives, of SENNIGER POWERS, who are associated with customer number 000038779, to insert here in parenthesis (U.S. Serial No. 11/467,217 filed August 25, 06) this APPLICATION's U.S. Serial Number and filing date, when known; was filed on
will be filed without this executed PATENT ASSIGNMENT. ASSIGNOR hereby authorizes, and requests, ASSIGNEE'S legal representatives, of SENNIGER POWERS, who are associated with customer number 000038779, to insert here in parenthesis (U.S. Serial No. 11/467,217 filed August 25, 06
hereby authorizes, and requests, ASSIGNEE'S legal representatives, of SENNIGER POWERS, who are associated with customer number 000038779, to insert here in parenthesis (U.S. Serial No. 11/467,217 filed August 25, 06) this APPLICATION's U.S. Serial Number and filing date, when known; was filed on
SENNIGER POWERS, who are associated with customer number 000038779, to insert here In parenthesis (U.S. Serial No. 11/467, 217 filed August 25, 06) this APPLICATION's U.S. Serial Number and filing date, when known; was filed on
SENNIGER POWERS, who are associated with customer number 000038779, to insert here In parenthesis (U.S. Serial No. 11/467, 217 filed August 25, 06) this APPLICATION's U.S. Serial Number and filing date, when known; was filed on
filed August 25, 06
filed August 25, 06
filing date, when known; was filed on
Microsoft Corporation, a Washington Corporation, on behalf of itself and its successors and assigns ("ASSIGNEE"), is entitled to, and is desirous of acquiring, the entire and exclusive rights, title and interest in the INVENTION and the APPLICATION (and all other applications and patents derived therefrom, such as continuing applications, in and for the United States, its territories, and all foreign countries ("APPLICATION DERIVATIVES")); For good and valuable consideration, the receipt of which is hereby acknowledged by the ASSIGNOR, the ASSIGNOR hereby sells, assigns and transfers to the ASSIGNEE, the entire and exclusive rights, title and interest in the INVENTION and the APPLICATION (and APPLICATION DERIVATIVES); ASSIGNOR agrees to execute all instruments and documents required for the making and prosecution of the APPLICATION (and APPLICATION DERIVATIVES), for
Microsoft Corporation, a Washington Corporation, on behalf of itself and its successors and assigns ("ASSIGNEE"), is entitled to, and is desirous of acquiring, the entire and exclusive rights, title and interest in the INVENTION and the APPLICATION (and all other applications and patents derived therefrom, such as continuing applications, in and for the United States, its territories, and all foreign countries ("APPLICATION DERIVATIVES")); For good and valuable consideration, the receipt of which is hereby acknowledged by the ASSIGNOR, the ASSIGNOR hereby sells, assigns and transfers to the ASSIGNEE, the entire and exclusive rights, title and interest in the INVENTION and the APPLICATION (and APPLICATION DERIVATIVES); ASSIGNOR agrees to execute all instruments and documents required for the making and prosecution of the APPLICATION (and APPLICATION DERIVATIVES), for
Microsoft Corporation, a Washington Corporation, on behalf of itself and its successors and assigns ("ASSIGNEE"), is entitled to, and is desirous of acquiring, the entire and exclusive rights, title and interest in the INVENTION and the APPLICATION (and all other applications and patents derived therefrom, such as continuing applications, in and for the United States, its territories, and all foreign countries ("APPLICATION DERIVATIVES")); For good and valuable consideration, the receipt of which is hereby acknowledged by the ASSIGNOR, the ASSIGNOR hereby sells, assigns and transfers to the ASSIGNEE, the entire and exclusive rights, title and interest in the INVENTION and the APPLICATION (and APPLICATION DERIVATIVES); ASSIGNOR agrees to execute all instruments and documents required for the making and prosecution of the APPLICATION (and APPLICATION DERIVATIVES), for
its successors and assigns ("ASSIGNEE"), is entitled to, and is desirous of acquiring, the entire and exclusive rights, title and interest in the INVENTION and the APPLICATION (and all other applications and patents derived therefrom, such as continuing applications, in and for the United States, its territories, and all foreign countries ("APPLICATION DERIVATIVES")); For good and valuable consideration, the receipt of which is hereby acknowledged by the ASSIGNOR, the ASSIGNOR hereby sells, assigns and transfers to the ASSIGNEE, the entire and exclusive rights, title and interest in the INVENTION and the APPLICATION (and APPLICATION DERIVATIVES); ASSIGNOR agrees to execute all instruments and documents required for the making and prosecution of the APPLICATION (and APPLICATION DERIVATIVES), for
entire and exclusive rights, title and interest in the INVENTION and the APPLICATION (and all other applications and patents derived therefrom, such as continuing applications, in and for the United States, its territories, and all foreign countries ("APPLICATION DERIVATIVES")); For good and valuable consideration, the receipt of which is hereby acknowledged by the ASSIGNOR, the ASSIGNOR hereby sells, assigns and transfers to the ASSIGNEE, the entire and exclusive rights, title and interest in the INVENTION and the APPLICATION (and APPLICATION DERIVATIVES); ASSIGNOR agrees to execute all instruments and documents required for the making and prosecution of the APPLICATION (and APPLICATION DERIVATIVES), for
(and all other applications and patents derived therefrom, such as continuing applications, in and for the United States, its territories, and all foreign countries ("APPLICATION DERIVATIVES")); For good and valuable consideration, the receipt of which is hereby acknowledged by the ASSIGNOR, the ASSIGNOR hereby sells, assigns and transfers to the ASSIGNEE, the entire and exclusive rights, title and interest in the INVENTION and the APPLICATION (and APPLICATION DERIVATIVES); ASSIGNOR agrees to execute all instruments and documents required for the making and prosecution of the APPLICATION (and APPLICATION DERIVATIVES), for
applications, in and for the United States, its territories, and all foreign countries ("APPLICATION DERIVATIVES")); For good and valuable consideration, the receipt of which is hereby acknowledged by the ASSIGNOR, the ASSIGNOR hereby sells, assigns and transfers to the ASSIGNEE, the entire and exclusive rights, title and interest in the INVENTION and the APPLICATION (and APPLICATION DERIVATIVES); ASSIGNOR agrees to execute all instruments and documents required for the making and prosecution of the APPLICATION (and APPLICATION DERIVATIVES), for
("APPLICATION DERIVATIVES")); For good and valuable consideration, the receipt of which is hereby acknowledged by the ASSIGNOR, the ASSIGNOR hereby sells, assigns and transfers to the ASSIGNEE, the entire and exclusive rights, title and interest in the INVENTION and the APPLICATION (and APPLICATION DERIVATIVES); ASSIGNOR agrees to execute all instruments and documents required for the making and prosecution of the APPLICATION (and APPLICATION DERIVATIVES), for
acknowledged by the ASSIGNOR, the ASSIGNOR hereby sells, assigns and transfers to the ASSIGNEE, the entire and exclusive rights, title and interest in the INVENTION and the APPLICATION (and APPLICATION DERIVATIVES); ASSIGNOR agrees to execute all instruments and documents required for the making and prosecution of the APPLICATION (and APPLICATION DERIVATIVES), for
acknowledged by the ASSIGNOR, the ASSIGNOR hereby sells, assigns and transfers to the ASSIGNEE, the entire and exclusive rights, title and interest in the INVENTION and the APPLICATION (and APPLICATION DERIVATIVES); ASSIGNOR agrees to execute all instruments and documents required for the making and prosecution of the APPLICATION (and APPLICATION DERIVATIVES), for
the ASSIGNEE, the entire and exclusive rights, title and interest in the INVENTION and the APPLICATION (and APPLICATION DERIVATIVES); ASSIGNOR agrees to execute all instruments and documents required for the making and prosecution of the APPLICATION (and APPLICATION DERIVATIVES), for
the APPLICATION (and APPLICATION DERIVATIVES); ASSIGNOR agrees to execute all instruments and documents required for the making and prosecution of the APPLICATION (and APPLICATION DERIVATIVES), for
ASSIGNOR agrees to execute all instruments and documents required for the making and prosecution of the APPLICATION (and APPLICATION DERIVATIVES), for
the making and prosecution of the APPLICATION (and APPLICATION DERIVATIVES), for
and perfecting title to the APPLICATION (and APPLICATION DERIVATIVES).
8-14-06 COTG. MCcom
DATE Robert E. McCann
8-14-06 Man L. Gill
John L. Gibbon John L. Gibbon
8-21-06
PATE Robert M. Congdon
$\boldsymbol{\mathcal{U}}$

ROE/axj

RECORDED: 08/25/2006

REEL: 018170 FRAME: 0976