Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT**

NATURE OF CONVEYANCE: **ASSIGNMENT**

CONVEYING PARTY DATA

Name	Execution Date
Internet Commerce Corporation	06/12/2006

RECEIVING PARTY DATA

Name:	Harmony Logic Systems LLC	
Street Address:	3225 McLeod Drive	
Internal Address:	Suite 100	
City:	Las Vegas	
State/Country:	NEVADA	
Postal Code:	89121	

PROPERTY NUMBERS Total: 5

Property Type	Number
Patent Number:	5394469
Patent Number:	5473687
Patent Number:	5592549
Patent Number:	5661799
Application Number:	08286680

CORRESPONDENCE DATA

Fax Number: (215)568-3439

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

2155683100 Phone:

Email: Inapoli@woodcock.com Correspondent Name: Woodcock Washburn LLP

Address Line 1: 2929 ARch Street

Address Line 2: 12th Floor

500175670

Address Line 4: Philadelphia, PENNSYLVANIA 19104-2891

ATTORNEY DOCKET NUMBER: IVHL-0001

PATENT

NAME OF SUBMITTER:	/Lisa Napoli/		
Total Attachments: 6			
source=Assignment for IVHL-0001#page1.ti	f		
source=Assignment for IVHL-0001#page2.tif			
source=Assignment for IVHL-0001#page3.tif			
source=Assignment for IVHL-0001#page4.tif			
source=Assignment for IVHL-0001#page5.tif			
source=Assignment for IVHL-0001#page6.tif			

PATENT REEL: 018490 FRAME: 0149

ASSIGNMENT OF PATENT RIGHTS

For good and valuable consideration, the receipt of which is hereby acknowledged, Internet Commerce Corporation a Delaware corporation having offices at 6025 The Corners Parkway, Suite 100, Norcross, GA 30092 ("Assignor"), does hereby sell, assign, transfer and convey unto Harmony Logic Systems LLC a Delaware limited liability company, with an office at 3225 McLeod Drive, Suite 100, Las Vegas, NV 89121 ("Assignee"), or its designees, all right, title and interest that exist today and may exist in the future in and to all of the following (the "Patent Rights"): (a) the provisional patent applications, patent applications and patents listed below, (b) all patents or patent applications to which any of the foregoing claim priority, and (c) current or future rights to (i) provisional patent applications, patent applications, and patents of any kind relating to any inventions and discoveries described in any provisional patent applications, patent applications and patents listed below; (ii) reissues, reexaminations, extensions, continuations, continuations in part, continuing prosecution applications, and divisions of such patents and applications; and (iii) foreign counterparts to any of the foregoing, including, without limitation, certificates of invention, utility models, industrial design protection, design patent protection, and other governmental grants; (d) the rights to all inventions and discoveries described in any provisional patent application, patent application or patent listed below and all other rights arising out of such inventions and discoveries; (e) rights to apply in any or all countries of the world for patents, certificates of invention, utility models, industrial design protections, design patent protections or other governmental grants of any type related to the any of the foregoing categories (a), (b), (c) and (d), including, without limitation, under the Paris Convention for the Protection of Industrial Property, the International Patent Cooperation Treaty, or any other convention, treaty, agreement or understanding; (f) causes of action (whether currently pending, filed, or otherwise) and other enforcement rights, including, without limitation, all rights under the provisional patent applications, patent applications and patents listed below and/or under or on account of any of the foregoing categories (b), (c) and/or (d) to

- (i) damages,
- (ii) injunctive relief and
- (iii) other remedies of any kind

for past, current and future infringement; and

(g) all rights to collect royalties and other payments under or on account of any of the foregoing.

PATENT

Patent or Application No.	Country	Filing Date	Title and Inventor(s)
5,394,469	United States	February 18, 1994	Method and apparatus for retrieving secure information from mass storage media
			Robert Nagel Thomas H. Lipscomb
5,473,687	United States	December 29, 1993	Method for retrieving secure information from a database
			Thomas H. Lipscomb Robert Nagel
5,592,549	United States	June 15, 1995	Method and apparatus for retrieving selected information from a secure information source
			Robert Nagel Thomas H. Lipscomb
5,661,799	United States	February 18, 1994	Apparatus and storage medium for decrypting information
			Robert Nagel Thomas H. Lipscomb
PCT/US95/01531 WO9624893	WIPO	19950206 (Expired)	METHOD FOR RETRIEVING SECURE INFORMATION FROM A DATABASE
			Robert Nagel
			Thomas H. Lipscomb

PATENT REEL: 018490 FRAME: 0151

Patent or Application No.	Country	Filing Date	Title and Inventor(s)
08/286,680	United States	August 5, 1994	METHOD AND APPARATUS FOR RETRIEVING SECURE INFORMATION FROM MASS STORAGE MEDIA Christopher Sokol Robert Nagel Thomas H. Lipscomb
PCT/US95/01738 WO9604599	WIPO	19950209 Priority: US19940286680 19940805 (Expired)	METHOD AND APPARATUS FOR RETRIEVING SECURE INFORMATION FROM MASS STORAGE MEDIA Christopher Sokol Robert Nagel Thomas H. Lipscomb
PCT/US95/02072 WO9522796	WIPO	19950209 Priority: US19940198733 19940218 (Expired)	METHOD AND APPARATUS FOR RETRIEVING SECURE INFORMATION FROM A CD-ROM DATABASE Robert Nagel Thomas H. Lipscomb
PCT/US95/01740 WO9522793	WIPO	19950209 Priority: US19940198745 19940218	APPARATUS AND STORAGE MEDIUM FOR DECRYPTING INFORMATION Robert Nagel

PATENT REEL: 018490 FRAME: 0152

	Patent or Application No.	Country	Filing Date	Title and Inventor(s)	
			(Expired)	Thomas H. Lipscomb	
- At the state of	·				

Assignor represents, warrants and covenants that:

- (1) Assignor has the full power and authority, and has obtained all third party consents, approvals and/or other authorizations required, to enter into this Agreement, make the assignments, and to carry out its obligations under this Assignment of Patent Rights;
- (2) Assignor owns all right, title, and interest to the Patent Rights, including, without limitation, all right, title, and interest to sue for infringement of the Patent Rights. Assignor has obtained and properly recorded previously executed assignments for the Patent Rights as necessary to fully perfect its rights and title therein in accordance with governing law and regulations in each respective jurisdiction. The Patent Rights are free and clear of all liens, claims, mortgages, security interests or other encumbrances, and restrictions. There are no actions, suits, investigations, claims or proceedings threatened, pending or in progress relating in any way to the Patent Rights. There are no existing contracts, agreements, options, commitments, proposals, bids, offers, or rights with, to, or in any person to acquire any of the Patent Rights.

Assignor hereby authorizes the respective patent office or governmental agency in each jurisdiction to issue any and all patents, certificates of invention, utility models or other governmental grants that may be granted upon any of the Patents Rights in the name of Assignee, as the assignee to the entire interest therein.

Assignor shall, at the reasonable request of Assignee and without demanding any further consideration therefor, do all things necessary, proper, or advisable, including without limitation the execution, acknowledgment and recordation of specific assignments, oaths, declarations and other documents on a country-by-country basis, to assist Assignee in obtaining, perfecting, sustaining, and/or enforcing the Patent Rights. Such assistance shall include providing, and obtaining from the respective inventors, prompt production of pertinent facts and documents, giving of testimony, execution of petitions, oaths, powers of attorney, specifications, declarations or other papers and other assistance reasonably necessary for filing patent applications, complying with any duty of disclosure, and conducting prosecution, reexamination, reissue, interference or other priority proceedings, opposition proceedings, cancellation proceedings, public use proceedings, infringement or other court actions and the like with respect to the Patent Rights. With prior written approval by Assignee, Assignee will pay Assignor's reasonable costs and expenses.

benefit of Assignee, its successors, assigns and other legal representatives, and shall be binding upon Assignor, its successor, assigns and other legal representatives. ASSIGNOR By: Title: (Signature MUST be notarized) STATE OF <u>Georgio</u>) ss. COUNTY OF <u>Girlaneth</u>) On 6/12/06, before me, Marks A. Williams
Notary Public in and for said State, personally appeared 6/en Shipley personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her authorized capacity, and that by his/her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument. WITNESS my hand and official seal. Plant of Alle Signature (Seal) Notary Public, Gwinnett County, Georgia My Commission Expires April 12, 2008

The terms and conditions of this Assignment of Patent Rights shall inure to the

Page 6