

PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT	
CONVEYING PARTY DATA		
Name		Execution Date
THALES NORTH AMERICA, INC.		08/30/2006
RECEIVING PARTY DATA		
Name:	THALES NAVIGATION, INC.	
Street Address:	5201 Great America Parkway, Suite 532	
City:	Santa Clara	
State/Country:	CALIFORNIA	
Postal Code:	95054	
PROPERTY NUMBERS Total: 2		
Property Type	Number	
Application Number:	10619619	
Patent Number:	6748323	
CORRESPONDENCE DATA		
Fax Number:	(703)518-5499	
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	703-684-1111	
Email:	docketing@ipfirm.com	
Correspondent Name:	Kenneth M. Berner	
Address Line 1:	1700 Diagonal Road, Suite 300	
Address Line 4:	Alexandria, VIRGINIA 22314	
ATTORNEY DOCKET NUMBER:	5000-028 AND 5000-001	
NAME OF SUBMITTER:	Kenneth M. Berner	
<p>Total Attachments: 14</p> <p>source=Assignment#page1.tif</p> <p>source=Assignment#page2.tif</p> <p>source=Assignment#page3.tif</p>		

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DOCKET NO. 5000-028 and 5000-001

PATENTS ONLY

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereto:

1. Name of conveying party(ies):

THALES NORTH AMERICA, INC.

2. Name and address of receiving party(ies):

THALES NAVIGATION, INC.

5201 Great America Parkway, Suite 532

Santa Clara, CA 95054

3. Nature of conveyance:

☒ Assignment

☐ Merger

☐ Security Agreement

☐ Change of Name

☐ Other

Execution Date: August 30, 2006

Additional name(s) & address(es) attached? ☐ Yes ☒ No

4. Application number(s) or patent number(s):

If the document is being filed together with a new application, the execution date of the application is: *n/a*

A. Patent Application No(s). 10/619,619

B. Patent No(s). 6,748,323

Filed: **July 16, 2003**

Issued: **June 8, 2004**

Additional numbers attached? ☐ Yes ☒ No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: **LOWE HAUPTMAN & BERNER, LLP**

Internal Address: **Suite 300**

Street Address: **1700 Diagonal Road**

City: **Alexandria** State: **VA** Zip: **22314**

6. Total number of applications and patents involved: **two**

7. Total fee (37 CFR 3.41) \$ **80.00**

☒ Enclosed

☐ Authorized to be charged to deposit account

☒ Credit Card payment form enclosed

8. Deposit account number: 07-1337 – used for deficiency in fees or overcharges.

DO NOT USE THIS SPACE

9. Signature.

Kenneth M. Berner

Name of Person, Registration No.

Kenneth M. Berner

Signature

November 21, 2006

Date

Total number of pages including cover sheet, attachment, and document: 13

CMB No. 0851-0011 (exp. 4/94)

[] 2006

PATENT ASSIGNMENT AND LICENSE AGREEMENT

between

THALES SA

and

THALES NORTH AMERICA, INC.

and

THALES NAVIGATION SA

and

THALES NAVIGATION, INC.

PATENT ASSIGNMENT AND LICENSE AGREEMENT

THIS PATENT ASSIGNMENT AND LICENSE AGREEMENT (this "Agreement") dated as of the Closing Date by and between Thales SA, a *société anonyme* incorporated and operating under the laws of France, whose registered office is located at 45, rue de Villiers, 92200 Neuilly sur Seine, France, registered under number 552 059 024 RCS Nanterre ("Thales") and Thales North America, Inc., a corporation organized and existing under the laws of Delaware, whose registered office is located at 100 West Commons Boulevard, One Corporate Commons Suite 302, New Castle, Delaware 19720, USA ("TNA", and together with Thales, the "Assignors"), on the one hand; and Thales Navigation SA, a *société anonyme* incorporated and operating under the laws of France, whose registered office is located at ZAC de la Fleuriaye, BP 433, 44477 Carquefou Cédex France ("TNSA") and Thales Navigation, Inc., a corporation organized and existing under the laws of Delaware, whose registered office is located at 32 Lockerman Square, Suite L-100, Dover, Delaware, 19901, United States ("TNI", and together with TNSA, the "Assignees"), on the other hand (Assignors and Assignees shall be collectively referred to as the "Parties" and individually as a "Party").

WHEREAS, pursuant to the Share Purchase Agreement between and among Thales, Thales Holding GmbH, Thales Holding Corp. and TN Acquisition Corp. (the "SPA"), all of the ownership interests of TNSA and TNI were acquired by TN Acquisition Corp. from Thales (directly or indirectly) and, therefore, TNSA and TNI shall, following the Closing Date, no longer be Affiliates of Thales;

WHEREAS, pursuant to the Section 9.3 of the SPA, the parties to the SPA have agreed to execute and deliver this Agreement, relating to, *inter alia*, the licensing and assignment of certain patents between the Assignors and the Assignees;

NOW, THEREFORE, in consideration of the mutual covenants and undertakings contained herein, and subject to and on the terms and conditions herein set forth, the Parties agree as follows:

ARTICLE 1

DEFINITIONS AND TERMS

1.1 Certain Definitions. As used in this Agreement, the following terms shall have the meanings set forth or as referenced below:

"Affiliate" shall mean any Person that directly, or indirectly through one or more Persons, controls, is controlled by, or is under common control with, the Person specified. For purposes of this definition, the term "control" as applied to any Person, shall mean the possession, directly or indirectly, of the power to direct or cause the direction of the management of that Person, whether through ownership of voting securities or otherwise.

"Agreement" shall have the meaning as defined in the Preamble.

"Alcatel License" shall mean that agreement which relates to a license of patent rights, as further described on Schedule 4, by and between Alcatel SA and Thomson-CSF (n/k/a Thales) dated April 14, 1998.

"Business Day" shall mean any day which is not a Saturday, a Sunday or any other day on which banks are required by Law to be closed in France or the United States.

"Closing Date" shall have the meaning set forth in the SPA.

"Companies Patents" shall mean those United States and foreign patents and patent applications set forth on Schedule 3, which is intended to list all patents and patent applications owned by the Assignees as of the Closing Date, as described in Section 9.3(c) of the SPA (which, for the avoidance of doubt, includes the Specific Patents).

"Companies Residual Intellectual Property" shall mean copyrights and trade secrets (including confidential information, inventions, ideas, formulae, compositions, know-how, manufacturing and production processes and techniques, research and development information, drawings, specifications, designs, plans, proposals, technical data, financial, business and marketing plans, and customer and supplier lists and related information that are trade secrets) to the extent known to the Assignees before the Closing Date and used by the Assignees within the Navigation Business in the ordinary course of business before the Closing Date.

"Competing Business" shall have the meaning set forth in the SPA.

"Identified Third Party Rights" shall mean the Alcatel License and the Thomson License.

"Law" shall mean any applicable statutes, laws, principles of common law, rules, regulations, orders, ordinances, codes and decrees (other than any European directive not yet implemented (*non transposée*) in the relevant jurisdiction's legal system), in each case in force at any time prior to and/or through the Closing Date.

"Liens" shall mean any lien (statutory or other), security interests, mortgages, charges, pledges, conditional sales and other title retention arrangements, restrictions, encumbrances, easements, hypothecations, assignments, rights of first refusal, rights of first offer or preference, priority or other preferential arrangement of any kind or nature.

"Navigation Business" shall have the meaning set forth in the SPA.

"Non-Specific Patents" shall mean those United States and foreign patents and patent applications set forth on Schedule 2, which is intended to list all patents and patent applications that are owned by either of the Assignors as of the Closing Date and that claim inventions related to the Navigation Business but not primarily related to the Navigation Business, as described in Section 9.3(b) of the SPA.

"Party" or "Parties" shall have the meaning set forth in the Preamble.

"Person" shall mean any individual, partnership, corporation, association, joint stock company, trust, joint venture, limited liability company or governmental authority or other entity of any kind and shall include any successor (by merger or otherwise) of such entity.

"Preamble" shall mean the preamble to the Agreement.

"Specific Patents" shall mean those United States and foreign patents and patent applications set forth on Schedule 1, which is intended to be a list of all patents and patent

applications owned by either of the Assignors immediately prior to the Closing Date and primarily related to the Navigation Business, as described in Section 9.3(a) of the SPA.

"Thales" shall have the meaning set forth in the Preamble.

"Thales Residual Intellectual Property" shall mean copyrights and trade secrets (including confidential information, inventions, ideas, formulae, compositions, know-how, manufacturing and production processes and techniques, research and development information, drawings, specifications, designs, plans, proposals, technical data, financial, business and marketing plans, and customer and supplier lists and related information that are trade secrets) to the extent known to Assignors or any of their Affiliates (except the Assignees) before the Closing Date and used by Assignors or any of their Affiliates (except the Assignees) outside the Competing Business in the ordinary course of business before the Closing Date.

"Thomson License" shall mean that agreement which relates to a license of patent rights, as further described on Schedule 4, by and between, *inter alia*, Thomson Multimedia, Inc. and Thomson-CSF (now Thales) dated July 15, 1998.

"TNA" shall have the meaning set forth in the Preamble.

"TNI" shall have the meaning set forth in the Preamble.

"TNSA" shall have the meaning set forth in the Preamble.

1.2 Other Terms. Other terms may be defined elsewhere in the text of this Agreement and, unless otherwise indicated, shall have such meaning throughout this Agreement.

1.3 Certain Terms. The words "hereof", "herein" and "hereunder" and words of similar import, when used in this Agreement, refer to this Agreement as a whole and not to any particular provision of this Agreement unless otherwise specifically stated to the contrary.

ARTICLE 2

ASSIGNMENT OF PATENTS

2.1 Assignment of Specific Patents. In consideration of a price of ten US dollars per patent or patent application assigned hereunder (which, for the avoidance of doubt, is comprised within the Purchase Price to be paid at Closing), Assignors hereby assign, for each Specific Patent, to the Assignee indicated on Schedule 1, free from any Liens other than the Identified Third Party Rights, all right, title and interest in and to the Specific Patents, together with all rights and powers arising or accrued therefrom, including the right to sue for damages and other remedies in respect of any infringement of such rights prior to the date hereof, and to retain any damages obtained as a result of such action.

2.2 Further Assurances. Each applicable Assignor shall take any reasonable action and provide any other reasonable assistance, at the reasonable request of the applicable Assignee in connection with the assignment of the Specific Patents pursuant to Section 2.1 and in connection with any documentation or recording thereof. Each applicable Assignor

shall reimburse the applicable Assignee for its reasonable out of pocket expenses associated with the recording of the assignments made hereby within 60 days after receipt of invoice(s) that document in reasonable detail the basis for such expenses sought to be reimbursed.

ARTICLE 3

LICENSE GRANTS

3.1 License to Specific Patents and Companies Patents. Assignees hereby grant to Assignors and their Affiliates, a non-terminable, non-exclusive, royalty-free, fully paid-up, worldwide license, to all rights under the Companies Patents (including all patents issuing from patent applications therein) for any and all fields of use and applications outside the Competing Business as defined in the SPA.

3.2 License to Non-Specific Patents. Assignors hereby grant to Assignees and their Affiliates, subject to the Identified Third Party Rights, a non-terminable, non-exclusive, royalty-free, fully paid-up, worldwide license, to all rights under the Non-Specific Patents (including all patents issuing from patent applications therein) for any and all fields of use and applications within the Navigation Business.

3.3 Covenant Related to Non-Specific Patents. Assignors hereby covenant to Assignees that they shall not license the Non-Specific Patents to any other Person for any application within the Navigation Business.

3.4 Covenant Not To Sue the Assignees. Assignors covenant not to sue the Assignees (or their successors and assigns pursuant to Section 8.6) for their respective use, copying or creation of derivative works of the Companies Residual Intellectual Property within the Navigation Business in the ordinary course of business.

3.5 Covenant Not To Sue the Assignors. Assignees covenant not to sue the Assignors and their Affiliates (or their successors and assigns pursuant to Section 8.6) for their respective use, copying or creation of derivative works of the Thales Residual Intellectual Property outside the Competing Business in the ordinary course of business.

3.6 Savings Clause. In the event that following the Closing Date, Assignors or Assignees, as applicable, reasonably believes that any of the Schedules of Specific Patents, Non-Specific Patents or Companies Patents is not a complete and accurate listing of the patents as intended by such defined terms, the Parties shall meet to discuss the same and, if any such Schedules are incomplete or inaccurate, such Schedule(s) shall be corrected.

ARTICLE 4

ACTIONS RELATED TO INFRINGEMENT

Following the assignments of patents and patent applications as described in Article 2, the Person owning each patent and patent application shall have the conduct of all proceedings relating to the same, shall determine in its sole discretion what action if any to take, if any, in respect of any infringement, alleged infringement, passing off or any other claim or counterclaim in respect of the same.

ARTICLE 5

MANAGEMENT OF THE PATENTS

Following the assignments of Specific Patents as described in Article 2, the applicable Assignee shall have the sole right and obligation to prosecute and manage the same, including by paying any fees when due, subject to Section 2.2. Within sixty (60) days of the Closing Date, Assignors shall deliver to the applicable Assignee copies of all internal files in their possession related to the prosecution and maintenance of the Specific Patents.

Assignors and Assignees hereby agree and acknowledge that the Specific Patents and Companies Patents are managed at the Closing Date by Marks & Clerk France ("MCF") or their designated agents, who will continue such management after the Date of completion until otherwise instructed by the applicable Assignor. The applicable Assignor shall inform MCF of the assignment of the Specific Patents upon the Closing Date by transmitting to MCF a letter in the form set forth in Exhibit A hereto, and thereafter shall have no further obligations relating to the management of the Specific Patents.

ARTICLE 6

ABANDONMENT OF PATENTS

6.1 Right of First Refusal in Favor of Assignors. In the event any Person that owns any of the Companies Patents following the Closing Date intends to abandon the same, including by express abandonment, non-payment of maintenance fees or annuities or failure to respond to office actions, such Person shall, no later than thirty (30) days prior to the date upon which such act that would lead to abandonment would occur (or, in the case of an omission, the date on which, but for such omission, an act would have occurred), notify Thales of the same. In the event, within thirty (30) days after receiving such notice, Thales notifies such Person that it intends to maintain such Specific Patent in effect, such Person shall, at no cost to Thales, promptly execute and deliver to Thales an instrument assigning such Specific Patent to Thales (or an Affiliate of Thales designated by Thales), and shall furthermore take any reasonable action and provide any other reasonable assistance, at Thales' expense, in connection with the assignment of such Specific Patent, following which, such Specific Patent shall no longer be governed by this Agreement.

6.2 Right of First Refusal in Favor of Assignees. In the event any Assignor intends to abandon a Non-Specific Patent, including by express abandonment, non-payment of maintenance fees or annuities or failure to respond to office actions, such Person shall, no later than thirty (30) days prior to the date upon which such act that would lead to abandonment would occur (or, in the case of an omission, the date on which, but for such omission, an act would have occurred), notify TNI of the same. In the event, within thirty (30) days after receiving such notice, TNI notifies such Person that it intends to maintain such Non-Specific Patent in effect, such Person shall, at no cost to TNI (or an Affiliate of TNI designated by TNI), promptly execute and deliver to TNI an instrument assigning such Non-Specific Patent to TNI, and shall furthermore take any reasonable action and provide any other reasonable assistance, at TNI's expense, in connection with the assignment of such Non-Specific Patent, following which, such Non-Specific Patent shall no longer be governed by this Agreement.

ARTICLE 7

CONFIDENTIALITY

Each of the Parties shall treat (and shall direct its employees, counsels, auditors and representatives to treat) the contents of this Agreement as confidential and shall refrain from disclosing this Agreement or its contents to any third Person without the consent of the other Parties (which consent shall not be unreasonably withheld) except to the extent necessary for enforcement hereof or as otherwise required by Law or by any governmental authority (in which case, to the extent practicable, the disclosing Party shall give prior written notice to the other Parties, and if requested by such other Parties, the disclosing Party shall seek to obtain a protective order or similar protection). Notwithstanding the foregoing, any Party shall have the right to disclose this Agreement or any of its contents either (i) in connection with registration of this Agreement or any of the rights or obligations described herein with any governmental authority or (ii) to its accountants, legal and financial advisors, customers and suppliers, and actual or potential licensors, licensees, investors or acquirors that have agreed to hold such terms in confidence or as reasonably required to effect the transactions contemplated hereby or enforce a Party's rights herein.

ARTICLE 8

MISCELLANEOUS

8.1 Amendments. This Agreement and any provision herein may be amended, modified or waived only by a written agreement executed by the Parties hereto.

8.2 Entire Agreement. This Agreement, together with the SPA, sets forth the entire understanding of the Parties hereto with respect to the subject matter hereof, and supersedes all prior contracts, agreements, arrangements, communications, discussions, representations and warranties, whether oral or written, between the Parties.

8.3 Governing Law. This Agreement shall in all respects be governed by, and construed in accordance with, the laws of New York applicable to contracts negotiated and executed within the State of New York, without regards to conflicts of laws, rules and principles.

8.4 Jurisdiction. In the event of any dispute, controversy or claim arising out of, or in connection with, this Agreement, the Parties agree to submit the matter to settlement proceedings under the International Chamber of Commerce ADR Rules. If the dispute, controversy or claim has not been settled within a period of two (2) months following the filing of a request for ADR pursuant to said ADR Rules, such dispute, controversy or claim shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with said Rules of Arbitration. The arbitration place shall be Paris and the arbitration shall be conducted in the English language (provided that documentary evidence in French shall be admissible without translation into English). The Parties agree that there shall be no discovery unless requested by the arbitral tribunal for documents identified and considered potentially highly relevant to the dispute by the arbitral tribunal, and documents exchanged shall be limited to the exhibits and testimonies each side proposes to offer.

of such Party to which this Agreement relates. Each Party shall ensure that any of its assignees or transferees of any of the patents, patent applications, Companies Residual Intellectual Property or Thales Residual Intellectual Property licensed hereunder ("Transferee") shall be bound by the restrictions and grant of rights contained in this Agreement, and shall require that such Transferee agree in writing prior to any such assignment or transfer ("Transfer"), as a condition thereof, that the licenses and other rights granted hereunder shall not be affected or diminished in any manner by such Transfer nor subjected to any increased requirement or payment or other obligation.

8.7 Interpretation. The Parties have participated jointly in the negotiating and drafting of this Agreement. If an ambiguity or a question of intent or interpretation arises, this Agreement shall be construed as if drafted jointly by the Parties, and no presumption or burden of proof shall arise favoring or disfavoring any Party by virtue of the authorship of any provisions of this Agreement.

8.8 Waivers. No waiver by a Party of any default, misrepresentation or breach of warranty or covenant hereunder, whether intentional or not, shall be deemed to extend to any prior or subsequent default, misrepresentation or breach of warranty or covenant hereunder or affect in any way any rights arising by virtue of any prior or subsequent occurrence. No failure or delay by a Party in exercising any right, power or privilege hereunder shall operate as a waiver thereof nor shall any single or partial exercise thereof preclude any other or further exercise thereof or the exercise of any other right, power or privilege.

8.9 Severability. In the event that any provision of this Agreement, or the application thereof, becomes or is declared by a court of competent jurisdiction to be illegal, void or unenforceable, the remainder of this Agreement shall continue in full force and effect and shall be interpreted so as reasonably to effect the intent of the parties hereto. The Parties shall use their reasonable efforts to replace such void or unenforceable provision of this Agreement with a valid and enforceable provision that shall achieve, to the extent possible, the economic, business and other purposes of such void or unenforceable provision.

8.10 No Additional Representations; Limitation of Liability. Each Party acknowledges that, except as explicitly set forth herein and except for any warranties contained in the SPA, none of the other Parties nor any of their Affiliates has made any warranty, express or implied, as to the subject matter of this Agreement. In no event shall any Party or its Affiliates be liable to any other Party or its Affiliates for any special, consequential, indirect, incidental or punitive damages or lost profits, however caused and on any theory of liability (including negligence) arising in any way out of this Agreement, whether or not such Party has been advised of the possibility of such damages.

8.11 Schedules and Exhibits. The Preamble, the Schedules and Exhibits attached to this Agreement are incorporated herein and shall be part of this Agreement for all purposes.

8.12 Headings; Interpretation. The headings and captions used in this Agreement and the table of contents to this Agreement are for reference purposes only and shall not affect in any way the meaning or interpretation of this Agreement. Any capitalized terms used in any Schedule or Exhibit attached hereto and not otherwise defined therein shall have the meanings set forth in this Agreement. The use of the word "including" herein shall mean "including without limitation."

8.13 Gender and Number. The masculine, feminine or neuter gender and the singular or plural number shall each be deemed to include the others whenever the context so indicates.


IN WITNESS WHEREOF, the Parties have caused their duly authorized representatives to execute this Agreement as of the date first above written in seven (7) original copies.

THALES SA

By:

Name

Title



T. Lef
VP Sales & Acquisition

THALES NORTH AMERICA INC.

By:

Name

Title


T. Lef

THALES NAVIGATION SA

By:

Name

Title



T. Lef

THALES NAVIGATION INC.

By:

Name

Title


T. Lef

SCHEDULE 1

LIST OF SPECIFIC PATENTS

(a) Specific Patents owned by Thales North America to be assigned to THALES NAVIGATION Inc

FILE	TITLE	COUNTRY	TYPE	FILING DATE	FILING Nr	GRANT DATE	GRANT Nr	Field of application
63245	DISPLAYING DATA <u>Inventors:</u> LOKSHIN Anatole; PORTNOV Sergey; PANOV Yuriy; KOROTEEV Mikhail <u>Owner:</u> THALES NORTH AMERICA Inc <u>Registered assignee:</u> THALES NORTH AMERICA Inc	US EP	BN ECT	31-juil-02 31-juil-03	10/208 261 03772072.9	08-juin-04	6 748 323	S
63434	INTELLIGENT MODULAR NAVIGATION INFORMATION CAPABILITY <u>Inventors:</u> LOKSHIN Anatole; PORTNOV Sergey; PANOV Yuriy; <u>Owner:</u> THALES NORTH AMERICA Inc <u>Registered assignee:</u> THALES NORTH AMERICA Inc	US	BN	16-juil-03	10/619 619			S

(b) Specific Patents owned by Thales SA to be assigned to THALES NAVIGATION SA

FILE	TITLE/INVENTORS/OWNER/REGISTERED ASSIGNEE	COUNTRY	TYPE	FILING DATE	FILING #	GRANT DATE	GRANT #	Field of Application
62116	PROCESS AND DEVICE FOR INSTANTANEOUS DETERMINATION OF ORIENTATION, USING SATELLITE-BASED POSITIONING SIGNALS	FR	BN	21/AVR/2000	00 05183	26/JUL/2002	2 808 063	S
	<u>Inventors:</u> GOUNON Rene	EP	ECT	12/AVR/2001	01 925636.1			
	<u>Owner:</u> THALES	US	PCT	12/AVR/2001	10/239 878	18/JAN/2005	6 844 847	
	<u>Registered assignee:</u> THOMSON-CSF/THALES							
62432	RECEIVER FOR DETERMINING ORIENTATION OF A MOBILE	FR	BN	06/AVR/2001	01 04736	06/MAI/2005	2 823 309	S
	<u>Inventors:</u> BOURASSEAU Daniel, PRIOU Michel, QUEMENER Bertrand, ROLLET Stephane	EP	ECT	29/MAR/2002	02 759806.9			
	<u>Owner:</u> THALES							
	<u>Registered assignee:</u> THOMSON-CSF/THALES							

SCHEDULE 2

(a) Non Specific Patents owned by THALES NORTH AMERICA Inc

FILE	TITLE/INVENTORS/OWNER/REGISTERED ASSIGNEE	COUNTRY	TYPE	FILING DATE	FILING #	GRANT DATE	GRANT #	Field of Application
63017	ADAPTIVE ANTENNA ARRAY AND PROCESSOR Inventors: LORENZ Robert Owner: THALES NORTH AMERICA INC. Registered assignee: THALES NORTH AMERICA INC.	EP	OEB	23-sept-03	03 292331.0			NS
63237	ENHANCED REAL TIME KINEMATICS DETERMINATION METHOD AND APPARATUS Inventors: HAN Shaowei; CHIN Kevin Xinhua Owner: THALES NORTH AMERICA INC. Registered assignee: THALES NORTH AMERICA INC.	US EP	BN OEB	02-juil-03 30-juin-04	10/610 541 04 103 065.1			NS
63238	ENHANCED REAL TIME KINEMATICS DETERMINATION METHOD AND APPARATUS Inventors: HAN Shaowei; CHIN Kevin Xinhua Owner: THALES NORTH AMERICA INC. Registered assignee: THALES NORTH AMERICA INC.	US	BN	02-juil-03	10/610 544	13-sep-05	6 943 728	NS

(b) Non Specific Patents owned by THALES SA

FILE	TITLE/INVENTORS/OWNER/REGISTERED ASSIGNEE	COUNTRY	TYPE	FILING DATE	FILING #	GRANT DATE	GRANT #	Field of Application
62755	IMPROVED MSK MODULATION Inventors: DUSSARAT Gérard; BOURASSEAU Daniel Owner: THALES Registered assignee: THALES	FR EP US	BN ECT BN	22/FEV/2002 14/FEV/2003 14/FEV/2003	02 02304 FR 03 00487 10/503 389	15/OCT/2004	2 836 612	NS
62765	GPS DIFFERENTIAL WITH LINEAR COMBINATIONS OF L1 AND L2 Inventors: GOUNON René Owner: THALES Registered assignee: THALES	FR EP US	BN ECT PCT	08/MAR/2002 07/MAR/2003 07/MAR/2003	02 02959 FR 03 00748 10/534968	04-juin-04 12/OCT/2005 (reinstated)	2 836 997 1 493 041	NS
63147	HYBRID POSITIONING SYSTEM Inventors: PRIOU Michel; PICHOT Christophe; LUTZ Pascal Owner: THALES Registered assignee: THALES	FR WO	BN PCT	12/SEP/2003 08/SEP/2004	03 10761 PCT/EP2004/052081			NS
63489	HIGH SENSITIVITY GPS RECEIVER Inventors: RAFFEGEAU Jean-Pierre Owner: THALES Registered assignee: THALES	FR WO	BN PCT	15/OCT/2004 11/OCT/2005	04 10953 PCT/EP/2005/055169			NS
63501	COHERENT AND NON COHERENT INTEGRATION FOR LOW GPS SIGNALS DETECTION Inventors: RAFFEGEAU Jean-Pierre Owner: THALES Registered assignee: THALES	FR WO	BN PCT	05/NOV/2004 25/OCT/2005	04 11812 PCT/EP/2005/055544			NS

PATENT

RECORDED: 11/21/2006

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