**PATENT ASSIGNMENT**

Electronic Version v1.1  
Stylesheet Version v1.1

**SUBMISSION TYPE:**  
NEW ASSIGNMENT

**NATURE OF CONVEYANCE:**  
ASSIGNMENT

**CONVEYING PARTY DATA**

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<tr>
<th>Name</th>
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<td>StatSignal IPC, LLC</td>
<td>12/15/2006</td>
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**RECEIVING PARTY DATA**

<table>
<thead>
<tr>
<th>Name:</th>
<th>Hunt Technologies, Inc.</th>
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<tr>
<td>Street Address:</td>
<td>2900 Duncan Rd</td>
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<tr>
<td>City:</td>
<td>Lafayette</td>
</tr>
<tr>
<td>State/Country:</td>
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<tr>
<td>Postal Code:</td>
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**PROPERTY NUMBERS Total: 5**

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**CORRESPONDENCE DATA**

Fax Number: (877)769-7945  
*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.*

Phone: (404) 724-2757

Email: cff@fr.com

Correspondent Name: Tina McKeon

Address Line 1: P.O. Box 1022

Address Line 4: Minneapolis, MINNESOTA 55440-1022

**ATTORNEY DOCKET NUMBER:** 20280-002LL1

**NAME OF SUBMITTER:** Christy Farmer
INTELLECTUAL PROPERTY LICENSE AND ASSIGNMENT AGREEMENT

THIS AGREEMENT is made and entered into as of the 31st day of March 2004, by and between StatSignal Systems, Inc., a Georgia corporation ("SSI"), and StatSignal IPC LLC, a Georgia limited liability company ("IPC").

Recitals

A. SSI has developed and owns rights in and to certain technology as further described and defined below.

B. IPC desires to obtain the license to use and sublicense certain of SSI’s technology as set forth below.

C. IPC further desires to receive an assignment of SSI’s remaining technology as set forth below.

NOW, THEREFORE, for and in consideration of the foregoing and the mutual covenants and agreements contained herein, the parties hereto agree as follows:

I. License of Certain Technology

   1.1.

   (a) “Field of Use” means applications or uses other than applications within the Utility Industry (such excepted applications and uses being referred to herein as the “Utility Field of Use”), with respect to which SSI will be granting an exclusive license to Landis + Gyr, Inc. pursuant to an agreement containing a grant provision in the form attached here to as Exhibit E (the “L + G License”).

   (b) “Utility Industry” means the industry in which applications permitting or supporting the generation, distribution or transmission of electricity, water or gas are used. For the purposes of clarity and without limiting the generality of the foregoing, it is agreed that applications that may involve a utility but are unconnected to a) the generation, distribution or transmission of electricity, water or gas, or b) the measurement, monitoring, management or control of electricity, water or gas, are not within the scope of “Utility Industry.” By way of example, the following applications do not fall within the definition of “Utility Industry:” a) a parking lot monitoring system that monitors a utility’s truck facilities and b) a system that monitors a utility’s generation facility furnace for emergency management.
2. **Assigned Patents and Assigned Technology.**

2.1. **Assignment.** Upon and subject to the terms and conditions of this Agreement, SSI hereby transfers, conveys and assigns to IPC, and IPC hereby purchases, accepts, and takes delivery of, all of SSI's rights, title and interests in, to and under the Assigned Patents and the
Assigned Technology, with the following terms having the following meanings when used in this Agreement:

(a) "Assigned Patents" means the patents and patent applications set forth on Exhibit B, subject to Paragraph 2.2.

(b) "Assigned Technology" means the ideas, designs, technical information, inventions, trade secrets, technology, know-how, knowledge, data, specifications, test results and other proprietary information described in Exhibit C, including all work papers, computer files, prototypes and other materials that contain or embody the same, and all copyrights in each and every written expression thereof.

2.2. Enforcement of Assigned Patents.

(a) IPC represents and warrants to SSI that none of the patents and patent applications set forth on Exhibit B has any material relevance for use in the Utility Field of Use.

(b) IPC shall obtain SSI's prior written consent before commencing suit for any infringement of the Assigned Patents within the Utility Field of Use.

(c) In the event IPC fails to comply with Paragraph 2.2(b) above, IPC shall, and subject to such non-compliance IPC does hereby, transfer, convey and assign to SSI all of its rights, title and interests in and to any patent or patent application included within the Assigned Patents that SSI reasonably determines to have material relevance to the Utility Field of Use. IPC agrees to execute and deliver without additional consideration such further instruments of transfer, conveyance or assignment as SSI may request from time to time for the purpose of further evidencing, enforcing, registering or defending SSI's ownership of such patents and patent applications, and IPC hereby constitutes and appoints SSI as IPC's agent to execute and deliver any such assignments and other documents that IPC fails to execute and deliver, this power and agency being coupled with an interest and being irrevocable.

2.3. Further Assurances. SSI shall, at any time and from time to time on or after the date hereof, upon reasonable request of IPC, do, execute, acknowledge, deliver and file, or cause to be done, executed, acknowledged, delivered or filed, all such further acts, transfers, conveyances, assignments or assurances as may reasonably be required for selling, transferring, conveying and assigning to IPC, or for aiding and assisting in the collection of or reducing to possession by IPC, any of the Assigned Patents or Assigned Technology, including any and all work papers, computer files, prototypes and other materials that contain or embody the same.

2.4.
IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their duly authorized representatives as of the day and year first above written.

SSI:

STATSIGNAL SYSTEMS, INC.

By: House C. Bishop
Name: House C. Bishop
Title: Sec'y

IPC:

STATSIGNAL IPC LLC

By: Candida J. Senkus
Name: Candida J. Senkus
Title: Vice Chair
## EXHIBIT B
### ASSIGNED PATENTS

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<tr>
<th>Case Number</th>
<th>Description</th>
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<td>18 81607-1090</td>
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<td>09/704,150</td>
<td>1-Nov-2000</td>
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## EXHIBIT B
### ASSIGNED PATENTS

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<td>09/812,044</td>
<td>19-Mar-2001</td>
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<td>23 81607-1150</td>
<td>System and method for LAN devices communicating to WAN entry point</td>
<td>09/925,786</td>
<td>9-Aug-2001</td>
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<td>25 81607-1170</td>
<td>System and method for enabling a mobile user to notify an automated</td>
<td>09/9285,270</td>
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<td>27 81607-1210</td>
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<td>09/925,269</td>
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ASSET PURCHASE AGREEMENT

THIS ASSET PURCHASE AGREEMENT (this “Agreement”) is made and entered into as of this 31st day of July, 2006, by and among Hunt Technologies, Inc., a Minnesota corporation ("Buyer"), and StatSignal Systems, Inc., a Georgia corporation ("Seller").

STATEMENT OF BACKGROUND

WHEREAS, Seller is in the business of providing, developing and licensing products and services (the “Business”) focused in the area of low-power radio frequency wireless mesh automatic meter reading and infrastructure technology and related services for the utility industry (the “Technology”); and

WHEREAS, the parties desire to enter into an agreement whereby Seller will transfer to Buyer, and Buyer will acquire from Seller, substantially all of Seller’s assets in exchange for the consideration hereinafter provided.

STATEMENT OF AGREEMENT

NOW, THEREFORE, in consideration of the mutual representations, warranties and covenants contained herein, and subject to the terms and conditions hereinafter set forth, the parties agree as follows:

ARTICLE 1
SALE AND PURCHASE OF ASSETS

1.1 Sale and Transfer of Assets. Subject to the terms and conditions of this Agreement and specifically excluding the Excluded Assets (as defined below), at the Closing (as hereinafter defined), Seller shall sell, transfer, assign and deliver to Buyer, and Buyer shall purchase, acquire and take assignment and delivery of from Seller, all right, title and interest in and to all of Seller’s property and assets, real, personal or mixed, tangible and intangible, of every kind and description, wherever located (collectively, the “Purchased Assets”), including the following:
(b) Contracts and Leases. All agreements, contracts, licenses, instruments and approvals, including all real property leases, equipment leases, customer contracts, wholesale contracts, bandwidth agreements and hosting agreements, including Seller's rights under those agreements listed on Schedule 1.1(b) (collectively, the "Contracts");
IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first above written.

SELLER:

STATSIGNAL SYSTEMS, INC., a Georgia corporation

By: ____________________________
Name: David A. Bell
Its: Vice President

BUYER:

HUNT TECHNOLOGIES, INC., a Minnesota corporation

By: ____________________________
Name: Todd A. Neale
Its: President and CEO
3. *Agreement*, dated November 21, 2005 by and among StatSignal Systems, Inc., Nivis, LLC, IPCO, LLC, and StatSignal IPC, LLC. This agreement includes the following agreements:

   (a) *Release Agreement*, dated November 21, 2005 by and between StatSignal Systems, Inc. and StatSignal IPC, LLC

   (b) *Patent License Agreement*, dated November 21, 2005 by and between IPCO, LLC and StatSignal Systems, Inc.

Any and all rights to the royalty stream payable to StatSignal Systems, Inc. as disclosed at Item 1 on Schedule 1.2. will be an Excluded Asset.

SCHEDULE 1.2

Excluded Assets

1. Any and all right to receive royalty stream payments pursuant to that certain Agreement, dated November 21, 2005 by and among StatSignal Systems, Inc., Nivis, LLC, IPCO, LLC, and StatSignal IPC, LLC, including related agreements incorporated therein as described at Item 3 on Schedule 1.1(b).