PATENT ASSIGNMENT

Electronic Version v1.1

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SUBMISSION TYPE: NEW ASSIGNMENT NATURE OF CONVEYANCE: Acknowledgement of Intellectual Property Collateral Lien CONVEYING PARTY DATA Execution Date Ablaise Limited 06/01/2007 RECEIVING PARTY DATA Image: General Inventions Institute A, Inc. Street Address: P.O. Box 71 Internal Address: Craigmuir Chambers							
CONVEYING PARTY DATA Name Execution Date Ablaise Limited 06/01/2007 RECEIVING PARTY DATA Name: General Inventions Institute A, Inc. Street Address: P.O. Box 71 Internal Address: Craigmuir Chambers							
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Name: General Inventions Institute A, Inc. Street Address: P.O. Box 71 Internal Address: Craigmuir Chambers							
Street Address: P.O. Box 71 Internal Address: Craigmuir Chambers							
Internal Address: Craigmuir Chambers							
City: Road Town, Tortola							
State/Country: VIRGIN ISLANDS, BRITISH							
Patent Number: 6295530							
Property Type Number							
Patent Number: 6961737							
Patent Number: 6826565							
CORRESPONDENCE DATA							
Fax Number:(404)541-3160Correspondence will be sent via US Mail when the fax attempt is unsuccessful.							
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Fax Number:(404)541-3160Correspondence will be sent via US Mail when the fax attempt is unsuccessful.Phone:404 815 6500Email:mcogburn@kilstock.comCorrespondent Name:Shyam Reddy, Kilpatrick Stockton							
Fax Number:(404)541-3160Correspondence will be sent via US Mail when the fax attempt is unsuccessful.Phone:404 815 6500Email:mcogburn@kilstock.comCorrespondent Name:Shyam Reddy, Kilpatrick StocktonAddress Line 1:1100 Peachtree Street							
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Total Attachments: 3

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ACKNOWLEDGEMENT OF INTELLECTUAL PROPERTY COLLATERAL LIEN

This Acknowledgement of Intellectual Property Collateral Lien (this "Acknowledgement") is dated as of June 1, 2007, by Ablaise Limited (the "Grantor"), a British corporation, in favor of General Inventions Institute A, Inc., a British Virgin Islands corporation (the "Secured Party").

RECITALS

WHEREAS, pursuant to that certain Patent Interest Sale Agreement, dated as of the date hereof, between Grantor and Secured Party (as the same exists and may hereafter be amended, (the "Agreement"), the Secured Party, as seller of its interest in the Patents, has agreed to sell its interest in the Patents (the "Patent Interest") to Grantor, upon the terms and subject to the conditions set forth therein; and

WHEREAS, the Grantor has granted to the Secured Party certain liens on the Collateral (as defined in the Agreement) to secure the Purchase Price Payments (as defined in the Agreement) for the Patent Interest; and

WHEREAS, pursuant to the terms and conditions of the Agreement, the Grantor is required to execute and deliver this Acknowledgement in favor of the Secured Party.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and to induce the Secured Party to enter into the Agreement and sell the Patent Interest in the Patents to Grantor, the parties agree as follows:

- 1. <u>Defined Terms</u>. Unless otherwise defined herein, all capitalized terms used herein have the meanings assigned to such terms in the Agreement.
- 2. <u>Reaffirmation of Grant of Security Interest in the Collateral</u>. The Grantor, as security for the full, prompt and complete payment of the Purchase Price Payments, hereby reaffirms its grant to the Secured Party of a continuing first priority security interest in the Collateral, including without limitation:
 - (i) the Company's ownership interest in the United States patents described on <u>Schedule I</u> hereto, together with all United States patent rights claiming priority, in whole or in part, to the patents or applications listed therein (the "Patents");
 - (ii) all rights under or interests in any license agreements or contracts with any other Person in which the Company is the licensor and that relate to the Patents, including all income, royalties and payments now or hereafter due under such license agreements or contracts;
 - (iii) any Claim, including commercial tort claims, by the Company against other Persons for past or present infringement or dilution of the Patents;

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- (iv)any future commercial tort claims with respect to the future infringement or dilution of the Patents; and
- all proceeds of any of the foregoing, including without limitation, (v) proceeds from the settlement of any commercial tort claims.
- 3. Acknowledgement. The security interests reaffirmed herein are granted in conjunction with the security interest granted to the Secured Party pursuant to the Agreement and the Grantor hereby acknowledges and affirms that the rights and remedies of the Secured Party with respect to the security interest in the Collateral made and granted hereby are more fully set forth in the Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. To the extent that there is any conflict or inconsistency between this Acknowledgement and the Agreement, the terms and conditions of the Agreement shall govern.

IN WITNESS WHEREOF, the Grantor has caused this Acknowledgement of Intellectual Property Collateral Lien to be executed and delivered by its duly authorized officer as of the date first set forth above.

> ABLAISE LIMITED, a British corporation

By: <u>M 5 Bent'</u> Name: Mark Bernstein

Title: Director

Witness: <u>BENISTER</u> Name: CATHERINE BEENVIEIN.

SCHEDULE I

PATENTS

Descriptive Title	STATUS	APP NO	PATENT NUMBER	APP DATE
Format Identifier	In Force	08/647,769	6,295,530	15 May 1996
Serving Signals	In Force	09/920,803	6,961,737	03 August 2001
Method & Apparatus for serving files to browsing clients	In Force	10/223,467	6,826,565	20 August 2002