Mail Stop: Assignment Recordation Services Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

07-05-2007 103422874

U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

U.S. PTO 1819433

Attorney Docket No.

131373

Please record the attached orig	inal document or copy thereof.
A. Name of conveying parties:	2. A. Name and address of receiving party:
1) Calvin WAINWRIGHT 2) Joe FARMER	ARINC INCORPORATED 2551 RIVA ROAD ANNAPOLIS, MARYLAND 21401-7465
B. Additional names of conveying parties attached?  ☐ Yes ☒ No	
3. A. Nature of conveyance:	B. Additional name & address attached? ☐ Yes ☑ No
☐ Security Agreement ☐ Change of Name	
Other	
B. Execution Date: 1) June 26, 2007 and 2) June 25, 2007	
4.	ation.
A. Patent Application No.(s)	B. Patent No.(s)
Additional numbers atta	I ached? ☐ Yes ☒ No
C. Title of Application: SYSTEMS AND METHODS SURVEILLANCE AND SENSOR SYSTEM INTEGRA	S FOR COMMUNICATION, NAVIGATION, TION IN A VEHICLE
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 1
Name: Thomas J. Pardini	7. A. Total fee (37 CFR 3.41)\$ 40.00
	B. Enclosed (Check No. <u>194272</u> )
Address: OLIFF & BERRIDGE, PLC P.O. Box 19928 Alexandria, VA 22320	8. Credit any overpayment or charge any underpayment to deposit account number 15-0461.
	M1 000
- tank Off-	nation is true and correct and any attached copy is a true copy of Signature of Sig
Thomas J. Pardini Registration No. 30,411 Daniel A. Tanner Registration No. 54,734 Total number of pages in	including cover sheet, attachments, and document: 3
	PATENT

**REEL: 019528 FRAME: 0748** 

		ASSIGNME	NT
		(1) Calvin Wainwright	(5)
(1-8)	Insert	(2) Joe Farmer	(6)
	Name(s) of inventor(x)	(3)	(7)
		141	(8)
			e dollar (\$1.00) and other good and valuable consideration paid agned agrees to assign, and hereby does assign, transfer and act
93	Insert Name of Assignee	(9) ARING INCORPORATED	
(10)	Insert Address of Assignce	(10) 2551 Riva Road, Annapolis, M	aryland 21401-7465
		the entire right, title and interest for the Universion, and in all applications for paterontinuation, international, confirmation extensions, reissues and reexamination of	and Assigned's heirs, successors, assigns and legal representatives, Inited States of America as defined in 35 U.S.C. §100, in the as including any and all provisional, non-provisional, divisional, substitute and reissue application(s), and all Letters Patent, crifficates that may be granted on the invention known as
(H)	luseri Identification	(11) SYSTEMS AND METHODS F	OR COMMUNICATION, NAVIGATION, SURVEILLANCE
	such as Title, Case Number, or Foreign	AND SENSOR SYSTEM INTE	GRATION IN A VEHICLE
	Application Number	(Attorney Docket No. 131373	
		for which the undersigned has (have) en	eccuted an application for patent in the United States of America

() Each undersigned agrees to execute all papers necessary in connection with any application and any continuing, divisional or cossue applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patents as the Assignor may deem necessary

2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning.

(13) U.S. application Serial Number

any application or continuation or division thereof, or any patent or reissue application based thereon, for the invention, and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference.

3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.

4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm by reissue or reexamination a grant of a valid United States patent to the Assignee

S) Each undersigned substricts states patent to the Assignee

S) Each undersigned substricts and requests the Commissioner of the U.S. Patent and Trademark Office to issue any and all Letters
Patents of the United States resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and covenants that he has full right to convey the entire interest herein assigned, and that he has not executed, and will not execute, any agreements in conflict hetewith, and agrees that this assignment is binding on him and his heirs, successors, assigns and legal representatives.

b) Each undersigned hereby grants the firm of OLITEF & BERRIDGE, PLC the power to insect on this assignment any further identification that may be necessary or desirable in order to comply with the tules of the United States Patent and Trademark Office for

recordation of this document

	In witness whereof, executed by the us			
)atc	6-26 2007	Inventor Signature	Calm Chimney	(SEAL)
Date		Inventor Signature		(SEAL)
Juic				(SEAL)
date				(SEAL)
late		Inventor Signature		(StAL)
)n ic	en de la companya del companya de la companya de la companya del companya de la companya del la companya de la	Inventor Signature		(SEAL)
late		Inventor Signature		(SEAL)
Pate		Inventor Signature		(SEAL)

This assignment should preferably be signed before (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A. If neither, then it should be signed before at least two witnesses who also sign here

Date	6-26-2007	Witness	
Date	6-26-2007	Witness	7

(12) on

filed

Insert Oute of

Signing of

Application

Alternative identification for filed applications

(12)

(13)

**PATENT** REEL: 019528 FRAME: 0749

## ASSIGNMENT

Íne		(1)	Calvin wantwright	(5) · <u>-</u>	
	ert	(2)	Joe Farmer	(6)	
	me(s) loventor(s)	(3)		(7)	
		(4)		(8)	
		I to each over to	n consideration of the sum of one of the undersigned, each undersig	dollar (\$1.00) and other good and vi raed agrees to assign, and hereby do	Musble consideration paid es assign, transfer and set
	ert Name of signee	(9)	ARING INCORPORATED		
Inc	ert Address of			ryland 21401-7465	
		the enti- invention continu	re right, title and interest for the Ur on, and in all applications for paten ation, international, confirmation,	d Assigned's heirs, successors, assign tited States of America as defined in 3 t including any and all provisional, no substitute and reissue application(s), a tificates that may be granted on the in	S U.S.C. §100, in the on-provisional, divisional, and all Letters Palent,
Inse		(11)	SYSTEMS AND METHODS FO	R COMMUNICATION, NAVIGATE	ON, SURVEILLANCE
	itification as Title, Case		AND SENSOR SYSTEM INTEG	RATION IN A VEHICLE	
	iber, or Foreign lication Number	(Attorn	ey Docket No. 131373		
••		for whi	<del></del>	cuted an application for patent in the	
Sign	rt Date of ing of lication	(12)	OD		
Alte	rnative	(13)	U.S. application Serial Number		
	tification for applications	filed			
ations ar 2) Ea plication signee in 3) Ea	nd patents as the A sch undersigned ap a or continuation of a every way possil sch undersigned ap	Assignce may digrees to execute or division (between the ble in obtaining grees to execute	teem necessary.  te all papers necessary in connective for any patent or reissue apple gevidence and going forward with all papers and documents and p	o to execute separate assignments in on with any interference which may ication based thereon, for the inventi h such interference. erform any act which may be necessi	be declared concerning ion, and to cooperate with
ations ar  2) Ea  pplication ssignee in 3) Ea  s or provi 4) Ea  mination 5) Ea  as of the l glet to con proces that 6) Ea  fication (	ad patents as the A uch undersigned as a or continuation of a every way possified uch undersigned as issions of the Inter- uch undersigned as United States resurvey the entire int to this assignment is to the undersigned as	Assignce may digrees to execut or division the ble in obtaining grees to execut national Convergers to perfor United States; uthorizes and rating from said terest herein as is binding on heceby grants the	teem necessary.  te all papers necessary in connection cof, or any patent or recissue appling evidence and going forward with te all papers and documents and partion for Protection of Industrial mall affirmative acts which may be patent to the Assignee.  equests the Commissioner of the lapplication(s) to the said Assign signed, and that he has not exceed in mand his heirs, successors, assigned form of OLEFF & BERREDGE, FL	o to execute separate assignments in on with any interference which may leation based thereon, for the inventi- h such interference, erform any act which may be necessary Property or similar agreements, be necessary to obtain, maintain or c U.S. Patent and Trademark Office to oc, as Assignee of the entire interest, ed, and will not execute, any agreen-	connection with such be declared concerning ion, and to cooperate with ary in connection with confirm by reissue or cissue any and all Letters and covenants that he has sents in conflict herewith, cont any further
2) Ea plication signee is 3) Ea or provid 4) Ea amation 5) Ea a of the to he to concess that 6) Ea ication of	ad patents as the A  ich undersigned a  a or continuation of  n every way possil  ich undersigned a  isions of the Internach undersigned a  a grant of a valid  ich undersigned at  United States resu  nvey the entire int  t this assignment i  ich undersigned he  hat may be necess  this document.	Assignee may digrees to execut or division the ble in obtaining grees to execut national Convey grees to perfon United States uthorizes and ralting from saic terrest herein as is binding on hereby grants the sary or desirable.	teem necessary.  The all papers necessary in connection for any patent or recissue applies evidence and going forward with all papers and documents and pation for Protection of Industrial mall affirmative acts which may be patent to the Assignee.  The application(s) to the said Assign signed, and that he has not execute mand his heirs, successors, assign firm of OLDF & BERRINGE, FL le in order to comply with the rule	on to execute separate assignments in on with any interference which may ication based thereon, for the invention such interference, erform any act which may be necessively or similar agreements, be necessary to obtain, maintain or cut. S. Patent and Trademark Office to ee, as Assignee of the entire interest, and will not execute, any agreements and legal representatives. Come the the United States Patent and Trademark of the United States Patent and Trademark of the United States Patent and Trademark of the United States Patent and Trademark.	connection with such be declared concerning ion, and to cooperate with any in connection with confirm by reissue or cissue any and all Letters and covenants that he has sents in conflict herewith, cent any further ademark Office for
2) Earliant and 2) Earliant at the 2 the	ad patents as the A  ich undersigned a  a or continuation of  n every way possil  ich undersigned a  isions of the Internach undersigned a  a grant of a valid  ich undersigned at  United States resu  nvey the entire int  t this assignment i  ich undersigned he  hat may be necess  this document.	Assignee may digrees to execut or division the ble in obtaining grees to execut national Convey grees to perfon United States uthorizes and ralting from saic terrest herein as is binding on hereby grants the sary or desirable.	teem necessary.  The all papers necessary in connection for any patent or recissue applies evidence and going forward with all papers and documents and pation for Protection of Industrial mall affirmative acts which may be patent to the Assignee.  The application(s) to the said Assign signed, and that he has not execute mand his heirs, successors, assign firm of OLDF & BERRINGE, FL le in order to comply with the rule	on to execute separate assignments in on with any interference which may ication based thereon, for the invention such interference, erform any act which may be necessively or similar agreements, be necessary to obtain, maintain or cut. S. Patent and Trademark Office to ee, as Assignee of the entire interest, and will not execute, any agreements and legal representatives. Come the the United States Patent and Trademark of the United States Patent and Trademark of the United States Patent and Trademark of the United States Patent and Trademark.	connection with such be declared concerning ion, and to cooperate with any in connection with confirm by reissue or cissue any and all Letters and covenants that he has sents in conflict herewith, cent any further ademark Office for
2) Each clication are in a construction are in a construction are in a construction are in a construction of the construction are inconstruction of the construction are inconstruction are inco	ad patents as the A  ich undersigned a  a or continuation of  n every way possil  ich undersigned a  isions of the Internach undersigned a  a grant of a valid  ich undersigned at  United States resu  nvey the entire int  t this assignment i  ich undersigned he  hat may be necess  this document.	Assignee may digrees to execut or division the ble in obtaining grees to execut national Convey grees to perfon United States uthorizes and ralting from saic terrest herein as is binding on hereby grants the sary or desirable.	teem necessary.  The all papers necessary in connection for any patent or recissue applies evidence and going forward with all papers and documents and pation for Protection of Industrial mall affirmative acts which may be patent to the Assignee.  The application(s) to the said Assign signed, and that he has not execute mand his heirs, successors, assign firm of OLDF & BERRINGE, FL le in order to comply with the rule	on to execute separate assignments in on with any interference which may ication based thereon, for the invention such interference, erform any act which may be necessively or similar agreements, be necessary to obtain, maintain or cut. S. Patent and Trademark Office to ce, as Assignee of the entire interest, and will not execute, any agreements and legal representatives. Con the power to insert on this assignments of the United States Patent and Trademark of the United States Patent and Trademark of the United States Patent and Trademark.	connection with such be declared concerning ion, and to cooperate with any in connection with confirm by reissue or cissue any and all Letters and covenants that he has sents in conflict herewith, cent any further ademark Office for
2) Each lication igner in 3) Each provided to condition of the lation of the latin lation of the lat	ad patents as the A  ich undersigned a  a or continuation of  n every way possil  ich undersigned a  isions of the Internach undersigned a  a grant of a valid  ich undersigned at  United States resu  nvey the entire int  t this assignment i  ich undersigned he  hat may be necess  this document.	Assignee may digrees to execut or division the ble in obtaining grees to execut national Convey grees to perfon United States uthorizes and ralting from saic terrest herein as is binding on hereby grants the sary or desirable.	teem necessary.  The all papers necessary in connection for any patent or recissue applies evidence and going forward with all papers and documents and pation for Protection of Industrial mall affirmative acts which may be patent to the Assignee.  The application(s) to the said Assign signed, and that he has not execute mand his heirs, successors, assign firm of OLDF & BERRINGE, FL le in order to comply with the rule	on to execute separate assignments in on with any interference which may ication based thereon, for the invention such interference, erform any act which may be necessively or similar agreements, be necessary to obtain, maintain or cut. S. Patent and Trademark Office to ee, as Assignee of the entire interest, and will not execute, any agreements and legal representatives. Come the the United States Patent and Trademark of the United States Patent and Trademark of the United States Patent and Trademark of the United States Patent and Trademark.	connection with such be declared concerning ion, and to cooperate with any in connection with confirm by reissue or cissue any and all Letters and covenants that he has sents in conflict herewith, cent any further ademark Office for
2) Each clication are 2) Each clication igner in 3) Each corprovided 4) Each clication 5) Each clication of Each clication of the lation of th	ad patents as the A  ich undersigned a  a or continuation of  n every way possil  ich undersigned a  isions of the Internach undersigned a  a grant of a valid  ich undersigned at  United States resu  nvey the entire int  t this assignment i  ich undersigned he  hat may be necess  this document.	Assignee may digrees to execut or division the ble in obtaining grees to execut national Convey grees to perfon United States uthorizes and ralting from saic terrest herein as is binding on hereby grants the sary or desirable.	teem necessary.  e all papers necessary in connective of, or any patent or reissue apply gevidence and going forward with all papers and documents and pations for Protection of Industrial mail affirmative acts which may patent to the Assignee.  requests the Commissioner of the supplication(s) to the said Assign signed, and that he has not execut im and his heirs, successors, assigned from the Comply with the rule in order to comply with the rule andersigned on the date(s) oppositions. Inventor Signature  Inventor Signature	on to execute separate assignments in on with any interference which may ication based thereon, for the invention such interference.  Froperty or similar agreements, the necessary to obtain, maintain or comments of the entire interest, and will not execute, any agreements and legal representatives.  C the power to insert on this assignments of the United States Patent and Translate the underpigned name(s).	connection with such be declared concerning ion, and to cooperate with any in connection with confirm by reissue or assue any and all Letters and covenants that he has sents in conflict herewith, cent any further ademark Office for  (SEAL) (SEAL)
2) Each clication are in a construction are in a construction are in a construction are in a construction of the construction are inconstruction of the construction are inconstruction are inco	ad patents as the A  ich undersigned a  a or continuation of  n every way possil  ich undersigned a  isions of the Internach undersigned a  a grant of a valid  ich undersigned at  United States resu  nvey the entire int  t this assignment i  ich undersigned he  hat may be necess  this document.	Assignee may digrees to execut or division the ble in obtaining grees to execut national Convey grees to perfon United States uthorizes and ralting from saic terrest herein as is binding on hereby grants the sary or desirable.	teem necessary.  The all papers necessary in connective of, or any patent or reissue applies of evidence and going forward with all papers and documents and pantions for Protection of Industrial and all affirmative acts which may patent to the Assignee.  The equipped of the Assignee of the lapplication(s) to the said Assign signed, and that he has not excession and his heirs, successors, assigned in of Older & Berringer, rule in order to comply with the rule undersigned on the date(s) opposition of the page of the pa	on to execute separate assignments in on with any interference which may ication based thereon, for the invention such interference.  Froperty or similar agreements, the necessary to obtain, maintain or comments of the entire interest, and will not execute, any agreements and legal representatives.  C the power to insert on this assignments of the United States Patent and Translate the underpigned name(s).	connection with such be declared concerning ion, and to cooperate with any in connection with confirm by reissue or classe any and all Letters and covenants that he has sents in conflict herewith, cont any further ademark Office for  (SEAL) (SEAL) (SEAL) (SEAL)
2) Ea plication signee is 3) Ea or provid 4) Ea amation 5) Ea a of the to he to concess that 6) Ea ication of	ad patents as the A  ich undersigned a  a or continuation of  n every way possil  ich undersigned a  isions of the Internach undersigned a  a grant of a valid  ich undersigned at  United States resu  nvey the entire int  t this assignment i  ich undersigned he  hat may be necess  this document.	Assignee may digrees to execut or division the ble in obtaining grees to execut national Convey grees to perfor United States uthorizes and ralting from saic terrest herein as is binding on hereby grants the sary or desirable.	teem necessary.  te all papers necessary in connective of, or any patent or reissue applied evidence and going forward with all papers and documents and pations for Protection of Industrial and all affirmative acts which may patent to the Assignee.  to equests the Commissioner of the lapplication(s) to the said Assign signed, and that he has not execution and his heirs, successors, assign firm of Olley & Berringer, rule in order to comply with the rule andersigned on the date(s) opposition of the layers of the lapplication of the lapplication of the lapplication of the mandersigned on the date(s) opposition of the lapplication of lapplication of lapplication of lapplication of the lapplication of lapplication	on to execute separate assignments in on with any interference which may ication based thereon, for the invention such interference. erform any act which may be necessary to obtain, maintain or execute, and will not execute, any agreements and legal representatives.  On the power to insert on this assignments of the United States Patent and Trainments of the United S	connection with such be declared concerning ion, and to cooperate with any in connection with confirm by reissue or cissue any and all Letters and covenants that he has sents in conflict herewith, cent any further ademark Office for  (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
ations ar  2) Ea plication signee is 3) Ea cor provi 4) Ea mination 5) Ea s of the to the to con rees that 6) Ea sication of	ad patents as the A  ich undersigned a  a or continuation of  n every way possil  ich undersigned a  isions of the Internach undersigned a  a grant of a valid  ich undersigned at  United States resu  nvey the entire int  t this assignment i  ich undersigned he  hat may be necess  this document.	Assignee may digrees to execut or division the ble in obtaining grees to execut national Convey grees to perfor United States uthorizes and ralting from saic terrest herein as is binding on hereby grants the sary or desirable.	teem necessary.  te all papers necessary in connective of, or any patent or reissue applied evidence and going forward with all papers and documents and pation for Protection of Industrial mall affirmative acts which may patent to the Assignee.  the papers and the Market of the lapplication(s) to the said Assigned, and that he has not execution and his heirs, successors, assigned, and that he has not execution and his heirs, successors, assigned from of OLEF & BERREDGE, FL le in order to comply with the rule andersigned on the date(s) opposition of the layers of l	on to execute separate assignments in on with any interference which may ication based thereon, for the invention such interference.  Froperty or similar agreements, be necessary to obtain, maintain or comments of the entire interest, and and will not execute, any agreements and legal representatives.  C the power to insert on this assignments of the United States Patent and Transite the underrigated manne(s).	connection with such be declared concerning ion, and to cooperate with any in connection with confirm by reissue or cissue any and all Letters and covenants that he has sents in conflict herewith, cent any further ademark Office for  (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
2) Ea plication signee is 3) Ea or provid 4) Ea amation 5) Ea a of the to the to concess that 6) Ea ication of	ad patents as the A  ich undersigned a  a or continuation of  n every way possil  ich undersigned a  isions of the Internach undersigned a  a grant of a valid  ich undersigned at  United States resu  nvey the entire int  t this assignment i  ich undersigned he  hat may be necess  this document.	Assignee may digrees to execut or division the ble in obtaining grees to execut national Convey grees to perfor United States uthorizes and ralting from saic terrest herein as is binding on hereby grants the sary or desirable.	teem necessary.  e all papers necessary in connective of or any patent or reissue applied evidence and going forward with all papers and documents and pations for Protection of Industrial mail affirmative acts which may patent to the Assignee.  equests the Commissioner of the dapplication(s) to the said Assign signed, and that he has not execute im and his heirs, successors, assigned in order to comply with the rule in order to comply with the rule andersigned on the date(s) opposition of the layers of la	on to execute separate assignments in on with any interference which may ication based thereon, for the invention such interference.  From any act which may be necessively or similar agreements, be necessary to obtain, maintain or cut.  U.S. Patent and Trademark Office to ce, as Assignee of the entire interest, and will not execute, any agreements and legal representatives.  C the power to insert on this assignments of the United States Patent and Trademark the underrigated name(s).	connection with such be declared concerning ion, and to cooperate with any in connection with confirm by reissue or cissue any and all Letters and covenants that he has sents in conflict herewith, cent any further ademark Office for  (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
ations ar  2) Es  2) Es  2) Es  3) Es  3) Es  3) Es  3) Es  5 or provi  4) Es  mination  5) Es  s of the ti  ght to cor  procs that  6) Es  fication of  In wir	ad patents as the Ach undersigned at a or continuation on every way possil ach undersigned at a grant of a valid ach undersigned at a grant of a valid ach undersigned at United States resurvey the entire into this assignment in this assignment in the act undersigned he hat may be necessarily before the comment.  These whereof, each of the continuation of the comment of the comme	Assignce may digress to execut or division the ble in obtaining grees to execut mational Converges to perfor United States uthorizes and ruling from said terest herein as is binding on hereby grants the sary or desirable tecuted by the O.7.	teem necessary.  te all papers necessary in connective of, or any patent or reissue applied of the control of t	on to execute separate assignments in on with any interference which may ication based thereon, for the invention such interference.  Froperty or similar agreements, be necessary to obtain, maintain or compared to the entire interest, and will not execute, any agreements and legal representatives.  Compared to insert on this assignments of the United States Patent and Transaction of the United States Patent and Tra	connection with such be declared concerning ion, and to cooperate with any in connection with confirm by reissue or cissue any and all Letters and covenants that he has sents in conflict herewith, cent any further ademark Office for  (SEAL)
ations ar  2) Es polication signes is 3) Es 3) Es 3) Es 3) Es 3) Es 4) Es polication signes is 4) Es polication so of the i but to con preces that 6) Es polication of In with  This a , then it	ad patents as the A ach undersigned a a or continuation a n every way possil ach undersigned a a grant of a valid ach undersigned a a grant of a valid ach undersigned a United States resu avey the entire int this assignment i ach undersigned b that may be necess this document.  thess whereaf, ex a 2.5 June	Assignce may digress to execut or division the ble in obtaining grees to execut mational Converges to perfor United States uthorizes and ruling from said terest herein as is binding on hereby grants the sary or desirable tecuted by the O.7.	teem necessary.  te all papers necessary in connectice of, or any patent or reissue applies of evidence and going forward with all papers and documents and position for Protection of Industrial and all affirmative acts which may patent to the Assignee.  to equests the Commissioner of the lapplication(s) to the said Assign signed, and that he has not excessim and his heirs, successors, assigned in order to comply with the rule in order to comply with the rule undersigned on the date(s) opposition of the later of Oliff & Berranger, rule in order to comply with the rule undersigned on the date(s) opposition of the later of Inventor Signature	on to execute separate assignments in on with any interference which may ication based thereon, for the invention such interference.  Froperty or similar agreements, be necessary to obtain, maintain or comments of the entire interest, and will not execute, any agreements and legal representatives.  C the power to insert on this assignments of the United States Patent and Translate the underpigned name(s).	connection with such be declared concerning ion, and to cooperate with any in connection with confirm by reissue or cissue any and all Letters and covenants that he basents in conflict herewith, cent any farther ademark Office for  (SEAL)

PATENT REEL: 019528 FRAME: 0750

**RECORDED: 06/27/2007**