Electronic Version v1.1

Stylesheet Version v1.1

| SUBMISSION TYPE: | | | NEW ASSIGNMENT | | | |
|--|-------------------|-------|-----------------|--------------------|--|--|
| NATURE OF CONVEYANCE: | | | ASSIGNMENT | | | |
| CONVEYING PARTY DATA | | | | | | |
| N | | | lame | Execution Date | | |
| Theresa Biasi | | | | 12/11/2007 | | |
| Bradley A. Hammell | | | | 12/10/2007 | | |
| Darryl T. Rathbun | | | | 12/10/2007 | | |
| Trysh Wahlig | | | | 12/11/2007 | | |
| RECEIVING PARTY DATA | | | | | | |
| Name: | Pitney Bowes Inc. | | | | | |
| Street Address: | 1 Elmcroft Road | | | | | |
| City: | Stamford | | | | | |
| State/Country: | CONNECTICUT | | | | | |
| Postal Code: | 06926 | | | | | |
| PROPERTY NUMBERS Total: 1 Property Type Number | | | | | | |
| Property Type | | 11955 | | | | |
| Application Number: 11955 | | 11900 | 532 | 8 | | |
| CORRESPONDENCE DATA | | | | | | |
| Fax Number: (203)924-3919 | | | | | | |
| Correspondence will be sent via US Mail when the fax attempt is unsuccessful. Phone: 203-924-3854 | | | | | | |
| Email: iptl@pb.com | | | | | | |
| Correspondent Name: PITNEY BOWES INC. 35 WATERVIEW DRIVE | | | | | | |
| Address Line 1: P.O. BOX 3000 | | | | | | |
| Address Line 2: MSC 26-22 | | | | | | |
| Address Line 4: SHELTON, CONNECTICUT 06484-8000 | | | | | | |
| ATTORNEY DOCKET NUMBER: | | | G-380 | | | |
| NAME OF SUBMITTER: | | | Ronald Reichman | | | |
| Total Attachments: 8 PATENT | | | | | | |
| 500419147 | | | REEL: | 020238 FRAME: 0526 | | |

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ASSIGNMENT

WHEREAS, we, Theresa Biasi, Bradley R. Hammell, Darryl T. Rathbun, Trysh Wahlig and G. Jonathan Wolfman have invented certain new and useful improvements in a **SYSTEM AND METHODS TO DETERMINE A RECIPIENT FOR AMBIGUOUSLY ADDRESSED MAIL** identified as File Number **G-380** in the Intellectual Property and Technology Law Department files of the hereinafter-mentioned assignee, said Theresa Biasi has executed an application for United States Patent based thereon on the ______ day of December, 2007; and said Bradley R. Hammell has executed an application for United States Patent based thereon on the ______ day of December, 2007; and said Trysh Wahlig has executed an application for United States Patent based thereon on the ______ day of December, 2007; and said Trysh Wahlig has executed an application for United States Patent based thereon on the ______ day of December, 2007; and said Trysh Wahlig has executed an application for United States Patent based thereon on the ______ day of December, 2007; and said Trysh Wahlig has executed an application for United States Patent based thereon on the ______ day of December, 2007; and said G. Jonathan Wolfman has executed an application for United States Patent based thereon on the ______ day of December, 2007; and said G. Jonathan Wolfman has executed an application for United States Patent based thereon on the ______ day of December, 2007; and said Trysh Wahlig has executed an application for United States Patent based thereon on the ______ day of December, 2007; and said G. Jonathan Wolfman has executed an application for United States Patent based thereon on the _______ day of December, 2007; and said G. Jonathan Wolfman has executed an application for United States Patent based thereon on the ________ day of December, 2007; and said Trysh Wahlig has executed an application for United States Patent based thereon on the ________ day of December, 2007; and said G. Jonathan Wolfman has executed an application for United States Patent based thereon on the __________ day of D

AND WHEREAS, we acknowledge that at the time of the invention, we were under an obligation to convey the entire rights in the invention to the hereinafter-mentioned assignee;

AND WHEREAS, Pitney Bowes Inc., a corporation organized and existing under the laws of the State of Delaware and having its place of business at 1 Elmcroft Road, Stamford, Connecticut, U.S.A., is desirous of acquiring certain rights thereunder.

NOW, THEREFORE, for one dollar and other good and valuable consideration, receipt of all of which is hereby acknowledged, we have agreed to and hereby sell, assign and transfer unto said corporation the entire right, title and interest, in and throughout the United States of America (including its territories and dependencies) and all countries foreign thereto, in and to said invention, said application and any and all patents (including extensions thereof, and all the rights under the International Convention for the Protection of Industrial Property including the right to claim for any foreign patent application the priority date of the corresponding U.S. patent application) of any country, which have been or may be granted on said invention or any part thereof, or on said application or any divisional, continuing, renewal, substitute, reissue or other patent application based in whole or in part thereon, or based upon said invention;

TO BE HELD AND ENJOYED by said corporation, its successors and assigns, to the full ends of the respective terms of which said patents or any of them have been or may be granted, as fully and entirely as the same would have been held and enjoyed by us had no sale and assignment of said interest been made;

AND we do hereby authorize and request the Commissioner of Patents and Trademarks of the United States of America to issue any and all United States patents which may be granted upon said United States application or any of them, or upon said invention or any part thereof, to said corporation;

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AND we hereby agree for ourselves and for our heirs, executors and administrators, to execute without further consideration any further lawful documents and any further assurances, and any divisional, continuing, renewal, substitute, reissue, or other applications for patents of any country, that may be deemed necessary by said corporation fully to secure to said corporation, its interest as aforesaid in and to said invention or any part thereof, and in and to said several patents or any of them;

AND we do hereby covenant for ourselves and our legal representatives and agree with said corporation, its successors and assigns, that we have granted no right or license to make, use or sell said invention to anyone except said corporation, that, prior to the execution of this deed, our right, title and interest in said invention had not been otherwise encumbered, and that we have not executed and will not execute any instrument in conflict herewith.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals:

Theresa Biasi

Bradlev R. Hammell

Rathbun

11/07

<u>)-dec-</u> ; /_{07_}

Trysh Wahlig

Date

G. Jonathan Wolfman

Date

ACKNOWLEDGMENTS

State of Connecticut)

) ss. Shelton

County of Fairfield

On this $\mathcal{M}^{\mathcal{H}}$ day of December, 2007, personally appeared before me the abovenamed Theresa Biasi to me known and known by me to be the person described in and who executed the foregoing instrument, and subscribed the same in my presence, and acknowledged the same to be his/her free act and deed in and for the purposes set forth in said instrument.

NOTARY PUBLIC

My Commission Expires February 28, 2011

State of Connecticut)

) ss. Shelton

County of Fairfield

On this $\underline{100}$ day of December, 2007, personally appeared before me the abovenamed Bradley R. Hammell to me known and known by me to be the person described in and who executed the foregoing instrument, and subscribed the same in my presence, and acknowledged the same to be his/her free act and deed in and for the purposes set forth in said instrument.

Elizabeth P. Czarnecki **NOTARY PUBLIC** My Commission Expires February 28, 2011

State of Connecticut)

County of Fairfield)

) ss. Shelton

On this $\underline{0}^{m}$ day of December, 2007, personally appeared before me the abovenamed Darryl T. Rathbun to me known and known by me to be the person described in and who executed the foregoing instrument, and subscribed the same in my presence, and acknowledged the same to be his/her free act and deed in and for the purposes set forth in said instrument.

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My Commission Expires February 28, 2011 PATENT REEL: 020238 FRAME: 0530

Elizabeth P. Czarnecki **NOTARY PUBLIC**

| State of |) |
|-----------|---|
| |) |
| County of |) |

On this ______ day of December, 2007, personally appeared before me the abovenamed Trysh Wahlig to me known and known by me to be the person described in and who executed the foregoing instrument, and subscribed the same in my presence, and acknowledged the same to be his/her free act and deed in and for the purposes set forth in said instrument.

NOTARY PUBLIC

On this ______ day of December, 2007, personally appeared before me the abovenamed G. Jonathan Wolfman to me known and known by me to be the person described in and who executed the foregoing instrument, and subscribed the same in my presence, and acknowledged the same to be his/her free act and deed in and for the purposes set forth in said instrument.

NOTARY PUBLIC

<u>ASSIGNMENT</u>

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WHEREAS, we, Theresa Biasi, Bradley R. Hammell, Darryl T. Rathbun, Trysh Wahlig and G. Jonathan Wolfman have invented certain new and useful improvements in a **SYSTEM AND METHODS TO DETERMINE A RECIPIENT FOR AMBIGUOUSLY ADDRESSED MAIL** identified as File Number **G-380** in the Intellectual Property and Technology Law Department files of the hereinafter-mentioned assignee, said Theresa Biasi has executed an application for United States Patent based thereon on the ______ day of December, 2007; and said Bradley R. Hammell has executed an application for United States Patent based thereon on the ______ day of December, 2007; and said Darryl T. Rathbun has executed an application for United States Patent based thereon on the ______ day of December, 2007; and said Trysh Wahlig has executed an application for United States Patent based thereon on the ______ day of December, 2007; and said Trysh Wahlig has executed an application for United States Patent based thereon on the ______ day of December, 2007; and said Trysh Wahlig has executed an application for United States Patent based thereon on the ______ day of December, 2007; and said G. Jonathan Wolfman has executed an application for United States Patent based thereon on the _______ day of December, 2007;

AND WHEREAS, we acknowledge that at the time of the invention, we were under an obligation to convey the entire rights in the invention to the hereinafter-mentioned assignee;

AND WHEREAS, Pitney Bowes Inc., a corporation organized and existing under the laws of the State of Delaware and having its place of business at 1 Elmcroft Road, Stamford, Connecticut, U.S.A., is desirous of acquiring certain rights thereunder.

NOW, THEREFORE, for one dollar and other good and valuable consideration, receipt of all of which is hereby acknowledged, we have agreed to and hereby sell, assign and transfer unto said corporation the entire right, title and interest, in and throughout the United States of America (including its territories and dependencies) and all countries foreign thereto, in and to said invention, said application and any and all patents (including extensions thereof, and all the rights under the International Convention for the Protection of Industrial Property including the right to claim for any foreign patent application the priority date of the corresponding U.S. patent application) of any country, which have been or may be granted on said invention or any part thereof, or on said application or any divisional, continuing, renewal, substitute, reissue or other patent application based in whole or in part thereon, or based upon said invention;

TO BE HELD AND ENJOYED by said corporation, its successors and assigns, to the full ends of the respective terms of which said patents or any of them have been or may be granted, as fully and entirely as the same would have been held and enjoyed by us had no sale and assignment of said interest been made;

AND we do hereby authorize and request the Commissioner of Patents and Trademarks of the United States of America to issue any and all United States patents which may be granted upon said United States application or any of them, or upon said invention or any part thereof, to said corporation;

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AND we hereby agree for ourselves and for our heirs, executors and administrators, to execute without further consideration any further lawful documents and any further assurances, and any divisional, continuing, renewal, substitute, reissue, or other applications for patents of any country, that may be deemed necessary by said corporation fully to secure to said corporation, its interest as aforesaid in and to said invention or any part thereof, and in and to said several patents or any of them;

AND we do hereby covenant for ourselves and our legal representatives and agree with said corporation, its successors and assigns, that we have granted no right or license to make, use or sell said invention to anyone except said corporation, that, prior to the execution of this deed, our right, title and interest in said invention had not been otherwise encumbered, and that we have not executed and will not execute any instrument in conflict herewith.

IN WITNESS WHEREOF, we have hereunto set our hands and affixed our seals:

Theresa Biasi

Date

Bradley R. Hammell

Date

Darryl T. Rathbun

Trysh Wahlig

,

Date

Date

G. Jonathan Wolfman

Date

(10076950.1)-2-

ACKNOWLEDGMENTS

State of Connecticut)

) ss. Shelton

County of Fairfield

On this ______ day of December, 2007, personally appeared before me the abovenamed Theresa Biasi to me known and known by me to be the person described in and who executed the foregoing instrument, and subscribed the same in my presence, and acknowledged the same to be his/her free act and deed in and for the purposes set forth in said instrument.

NOTARY PUBLIC

State of Connecticut)) ss. Shelton County of Fairfield)

On this ______ day of December, 2007, personally appeared before me the abovenamed Bradley R. Hammell to me known and known by me to be the person described in and who executed the foregoing instrument, and subscribed the same in my presence, and acknowledged the same to be his/her free act and deed in and for the purposes set forth in said instrument.

NOTARY PUBLIC

State of Connecticut)

) ss. Shelton County of Fairfield)

On this ______ day of December, 2007, personally appeared before me the abovenamed Darryl T. Rathbun to me known and known by me to be the person described in and who executed the foregoing instrument, and subscribed the same in my presence, and acknowledged the same to be his/her free act and deed in and for the purposes set forth in said instrument.

NOTARY PUBLIC

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State of $\underbrace{fline}_{county of}$

On this <u>//</u> day of December, 2007, personally appeared before me the abovenamed Trysh Wahlig to me known and known by me to be the person described in and who executed the foregoing instrument, and subscribed the same in my presence, and acknowledged the same to be his/her free act and deed in and for the purposes set forth in

said instrument. "OFFICIAL SEAL" Dagmara Lozada Notary Public, State of Illinois Cook County My Commission Expires 04/17/2010

State of _____) County of _____)

On this ______ day of December, 2007, personally appeared before me the abovenamed G. Jonathan Wolfman to me known and known by me to be the person described in and who executed the foregoing instrument, and subscribed the same in my presence, and acknowledged the same to be his/her free act and deed in and for the purposes set forth in said instrument.

NOTARY PUBLIC

PATENT REEL: 020238 FRAME: 0535

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RECORDED: 12/13/2007