PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Saxon IP Assets, LLC	10/16/2007

RECEIVING PARTY DATA

Name:	Saxon Innovations, LLC	
Street Address:	100 East Ferguson, Suite 900	
City:	Tyler	
State/Country:	r: TEXAS	
Postal Code:	75702	

PROPERTY NUMBERS Total: 1

Property Type	Number	
Patent Number:	5115450	

CORRESPONDENCE DATA

Fax Number: (617)956-4351

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 617.956.4350

Email: calhouns@pepperlaw.com

Correspondent Name: Ibrahim M. Hallaj

Address Line 1: 101 Federal Street, Suite 1010

Address Line 2: Pepper Hamilton LLP

Address Line 4: Boston, MASSACHUSETTS 02110-1817

ATTORNEY DOCKET NUMBER:	133757.3
-------------------------	----------

NAME OF SUBMITTER: | Ibrahim M. Hallaj

Total Attachments: 5

source=5,115,450#page1.tif

source=5,115,450#page2.tif

source=5,115,450#page3.tif

source=5,115,450#page4.tif

500432194

PATENT REEL: 020317 FRAME: 0202 OF \$40.00 5115450

source=5,115,450#page5.tif

ASSIGNMENT OF PATENT RIGHTS

For good and valuable consideration, the receipt of which is hereby acknowledged, Saxon IP Assets, LLC, a Delaware limited liability company, having offices at 4509 Freidrich Lane, Bldg 2, Austin, TX 78744, ("Assignor"), does hereby sell, assign, transfer, and convey unto Saxon Innovations, LLC, a Texas limited liability company, with an address at 100 East Ferguson, Suite 900, Tyler, Texas 75702 ("Assignee"), or its designees, all right, title, and interest that exist today and may exist in the future in and to any and all of the following (collectively, the "Patent Rights"):

- (a) the patents listed in the table below (the "Patents");
- (b) all patents and patent applications (i) to which any of the Patents directly or indirectly claims priority, and (ii) for which any of the Patents directly or indirectly forms a basis for priority;
- (c) all reissues, reexaminations, extensions, continuations, continuations in part, continuing prosecution applications, requests for continuing examinations, divisions, registrations of any item in any of the foregoing categories (a) and (b);
- (d) all foreign counterpart patents and foreign counterpart patent applications, that are related to any item in any of the foregoing categories (a) through (c), including, without limitation, certificates of invention, utility models, industrial design protection, design patent protection, and other governmental grants or issuances;
- (e) all items in any of the foregoing in categories (b) through (d), whether or not expressly listed as Patents below and whether or not claims in any of the foregoing have been rejected, withdrawn, cancelled, or the like;
- (f) all inventions, invention disclosures, and discoveries described in any item in any of the foregoing categories (a) through (e) and all other rights arising out of such inventions, invention disclosures, and discoveries;
- (g) all rights to apply in any or all countries of the world for patents, certificates of invention, utility models, industrial design protections, design patent protections, or other governmental grants or issuances of any type arising from any item in any of the foregoing categories (a) through (f), including, without limitation, under the Paris Convention for the Protection of Industrial Property, the International Patent Cooperation Treaty, or any other convention, treaty, agreement, or understanding;
- (h) to the extent they exist, all causes of action (whether known or unknown or whether currently pending, filed, or otherwise) and other enforcement rights under, or on account of, any of the Patents and/or any item in any of the foregoing categories (b) through (g), including, without limitation, all causes of action and other enforcement rights for

- (i) damages,
- (ii) injunctive relief, and
- (iii) any other remedies of any kind for past, current, and future infringement; and
- (i) all rights to collect royalties and other payments under or on account of any of the Patents and/or any item in any of the foregoing categories (b) through (h).

Patent or Application No. **Filing Date Named Inventor** Country [Title of patent and name of [Patent numbers] [Country] [Filing date(s)] first named inventor] HIGH SPEED DIGITAL TO ANALOG TO DIGITAL United COMMUNICATION 5,115,450 States **SYSTEM** HIGH SPEED DIGITAL TO ANALOG TO DIGITAL European Patent COMMUNICATION 0407031 Convention **SYSTEM** HIGH SPEED DIGITAL TO ANALOG TO DIGITAL COMMUNICATION Great **SYSTEM** 0407031 **Britain SYSTEM** APPARATUS FOR **COMMUNICATION OF DIGITAL DATA ACROSS** 168146/1990 COMMUNI **CATION LINK** Japan HIGH SPEED DIGITAL TO ANALOG TO DIGITAL COMMUNICATION 69028738.0 Austria **SYSTEM** HIGH SPEED DIGITAL TO ANALOG TO DIGITAL COMMUNICATION 0407031 Switzerland **SYSTEM**

Liechtenstei

n

0407031

PATENT

HIGH SPEED DIGITAL TO ANALOG TO DIGITAL

COMMUNICATION

SYSTEM

Title of Patent and First

REEL: 020317 FRAME: 0205

Patent or Application No.	Country	Filing Date	Title of Patent and First Named Inventor
69028738.0	Germany		HIGH SPEED DIGITAL TO ANALOG TO DIGITAL COMMUNICATION SYSTEM
0407031	Spain		HIGH SPEED DIGITAL TO ANALOG TO DIGITAL COMMUNICATION SYSTEM
0407031	France		HIGH SPEED DIGITAL TO ANALOG TO DIGITAL COMMUNICATION SYSTEM SYSTEM
0407031	Italy		HIGH SPEED DIGITAL TO ANALOG TO DIGITAL COMMUNICATION SYSTEM
0407031	Luxembour		HIGH SPEED DIGITAL TO ANALOG TO DIGITAL COMMUNICATION SYSTEM
0407031	Sweden		HIGH SPEED DIGITAL TO ANALOG TO DIGITAL COMMUNICATION SYSTEM
0407031	Netherland		HIGH SPEED DIGITAL TO ANALOG TO DIGITAL COMMUNICATION SYSTEM
0407031	Belgium		HIGH SPEED DIGITAL TO ANALOG TO DIGITAL COMMUNICATION SYSTEM

Assignor represents, warrants and covenants that it owns all right, title, and interest to the Patent Rights, including, without limitation, all right, title, and interest to sue for infringement of the Patents. Other than the security interest presently held by Morgan Stanley (which will be

released at Closing), the Patent Rights are free and clear of all Liens. There are no actions, suits, investigations, claims, or proceedings threatened, pending, or in progress relating in any way to the Patent Rights. Assignor has the full power and authority, and has obtained all third party consents, approvals and/or other authorizations required to enter into this Agreement and to carry out its obligations hereunder, including the assignment of the Patent Rights to Assignee..

Assignor hereby authorizes the respective patent office or governmental agency in each jurisdiction to issue any and all patents, certificates of invention, utility models or other governmental grants or issuances that may be granted upon any of the Patent Rights in the name of Assignee, as the assignee to the entire interest therein

The terms and conditions of this Assignment of Patent Rights will inure to the benefit of

Assignee, its successors, assigns, and other legal representatives and will be binding upon Assignor, its successors, assigns, and other legal representatives.
on 16 OCT 2007.
ASSIGNOR:
Saxon IP Assets, LLC
By: Name: Louis A. Wiley Title: Sole Manager (Signature MUST be notarized)
STATE OF TEXAS) COUNTY OF TVAVIS)
On 10 Ct 7007, before me, 15 A. Riley, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in

his/her authorized capacity, and that by his/her signature on the instrument the person, or the

entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.



PATENT REEL: 020317 FRAME: 0208

RECORDED: 01/04/2008