PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
John B Groe	04/23/2008
Kenneth Scott Walley	04/23/2008

RECEIVING PARTY DATA

Name:	SEQUOIA COMMUNICATIONS	
Street Address:	15050 Avenue of Science, Suite 100	
City:	San Diego	
State/Country:	CALIFORNIA	
Postal Code:	92128	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	11829817

CORRESPONDENCE DATA

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ATTORNEY DOCKET NUMBER:	SECO-040/01US 304014-2091
NAME OF SUBMITTER:	Steven C. Tietsworth

Total Attachments: 3

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Attorney Docket No.: SECO-040/01US

(304014-2091)

PATENT

ASSIGNMENT

John B. Groe, residing at Poway, California, and Kenneth Scott Walley, residing in

Carlsbad, California, (referred to as "Assignors") have made an invention(s) (the "Invention(s)")

set forth in an application for patent of the United States, entitled KFM FREQUENCY

TRACKING SYSTEM USING A DIGITAL CORRELATOR, and which is a non-provisional

application bearing Application No. 11/829,817, and filed on July 27, 2007.

WHEREAS, SEQUOIA COMMUNICATIONS, a corporation duly organized under and

pursuant to the laws of California, and having its principal place of business at 15050 Avenue of

Science, Suite 100, San Diego, California 92128 (the "Assignee"), is desirous of acquiring the

entire right, title, and interest in: the Invention(s); the application for patent identified in

paragraph (1) or (2); the right to file applications for patent of the United States or other countries

on the Invention(s); any application(s) for patent of the United States or other countries claiming

priority to these application(s); any provisional or other right to recover damages, including

royalties, for prior infringements of these applications; and any patent(s) of the United States or

other countries that may be granted therefor or thereon.

NOW, THEREFORE, for good and sufficient consideration, the receipt of which is

hereby acknowledged, and to the extent that the Assignors have not done so already via a prior

agreement with the Assignee, or if the Assignors have already done so via a prior agreement with

the Assignee then in confirmation of any obligation to do so in said prior agreement, the

Assignors have sold, assigned, transferred, and set over, and by these presents does sell, assign,

transfer, and set over, unto the Assignee, its successors, legal representatives, and assigns, the

Assignors' entire right, title, and interest in:

(a) the Invention(s);

(b) the application for patent identified in paragraph (1) or (2);

(c) the right to file applications for patent of the United States or other countries on the Invention(s), including all rights under the Hague Convention, the

Paris Convention for the Protection of Industrial Property, and under the

Patent Cooperation Treaty;

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- (d) any application(s) for patent of the United States or other countries claiming the Invention(s);
- (e) any application(s) for patent of the United States or other countries claiming priority to the application for patent identified in paragraph (1) or (2) or any application(s) for patent claiming the Invention(s), including any division(s), continuation(s), and continuation(s)-in-part;
- (f) any provisional or other right to recover damages, including royalties, for prior infringements of any application for patent identified in the proceeding paragraphs (b)-(e); and
- (g) any patent(s) of the United States or other countries that may be granted for or on any application for patent identified in the preceding paragraphs (b) –
 (e), including any reissue(s) and extension(s) of said patent(s).

The above-granted rights, titles, and interests are to be held and enjoyed by the Assignee, for its own use and behalf and the use and behalf of its successors, legal representatives, and assigns, as fully and entirely as the same would have been held and enjoyed by the Assignors had this sale and assignment not been made.

The Assignors hereby represent to the Assignee, its successors, legal representatives, and assigns, that, at the time of execution and delivery of these presents, or if applicable, at such time said prior agreement was executed, the Assignors are the sole and lawful owners of the entire right, title, and interest in and to the Invention(s), that the Invention(s) are unencumbered, except, if applicable, by obligation to assign in accordance with said prior agreement, and that the Assignors have good and full right and lawful authority to sell and convey the same in the manner set forth herein.

The Assignors hereby covenant and agree to and with the Assignee, its successors, legal representatives, and assigns, that the Assignors will sign all papers and documents, take all lawful oaths, and do all acts necessary or required to be done in connection with any and all proceedings for the procurement, maintenance, enforcement and defense of the Invention(s), said applications, and said patents, including interference proceedings, without charge to the Assignee, its successors, legal representatives, and assigns, but at the cost and expense of the Assignee, its successors, legal representatives, and assigns.

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The Assignors hereby authorize and request the attorneys of COOLEY GODWARD KRONISH L.L.P. to insert in the spaces provided above the filing date, the application number, and the attorney docket number of the application identified in paragraph (1) or (2) when known.

The Assignors hereby request the Commissioner of Patents to issue said patents of the United States to the Assignee for the sole use and behalf of the Assignee, its successors, legal representatives, and assigns.

Date: 23 April 2008

By: _____ fl Jue

John B. Groe

Date: 23 April 2008

Bv:

Kenneth Scott Walley

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