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SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT	
NATURE OF CONVEYANCE:	Corrective Assignment to correct the Name of Conveying Party on Cover Page was typed incorrectly previously recorded on Reel 013011 Frame 0705. Assignor(s) hereby confirms the assignment is attached.	

CONVEYING PARTY DATA

Name	Execution Date
Sony Trans Com	07/28/2000

RECEIVING PARTY DATA

Name:	Rockwell Collins, Inc.
Street Address:	400 Collins Road NE
City:	Cedar Rapids
State/Country:	IOWA
Postal Code:	52498

PROPERTY NUMBERS Total: 59

Property Type	Number
Application Number:	08740378
Application Number:	08818911
Application Number:	09654005
Application Number:	09654006
Patent Number:	D340235
Patent Number:	D389143
Patent Number:	4639106
Patent Number:	5076524
Patent Number:	5096271
Patent Number:	5123728
Patent Number:	5181771
Patent Number:	5222780
Patent Number:	5398991
Patent Number:	5523551
	PATENT

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08740378

Patent Number:	5535884
Patent Number:	5543818
Patent Number:	5548356
Patent Number:	5601208
Patent Number:	5636055
Patent Number:	5638236
Patent Number:	5641092
Patent Number:	5647505
Patent Number:	5648904
Patent Number:	5666291
Patent Number:	5675752
Patent Number:	5704798
Patent Number:	5705860
Patent Number:	5738392
Patent Number:	5786801
Patent Number:	5790787
Patent Number:	5796185
Patent Number:	5801749
Patent Number:	5808660
Patent Number:	5811791
Patent Number:	5826091
Patent Number:	5835127
Patent Number:	5848235
Patent Number:	5848367
Patent Number:	5854591
Patent Number:	5872934
Patent Number:	5881228
Patent Number:	5889466
Patent Number:	5894413
Patent Number:	5896129
Patent Number:	5907827
Patent Number:	5910814
Patent Number:	5910966
Patent Number:	5920186
Patent Number:	5942811
	PATENT

1.	
Patent Number:	5963877
Patent Number:	5973722
Patent Number:	6011322
Patent Number:	6014381
Patent Number:	6038426
Patent Number:	6057875
Patent Number:	6160591
Patent Number:	6266736
Patent Number:	6266815
Patent Number:	6272572

CORRESPONDENCE DATA

Fax Number: (212)541-5369

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

Email: patents@chadbourne.com

Correspondent Name: Walter G. Hanchuk

Address Line 1: 30 Rockefeller Plaza

Address Line 2: Chadbourne & Parke LLP

Address Line 4: New York, NEW YORK 10112

ATTORNEY DOCKET NUMBER: 06878-051

NAME OF SUBMITTER: Walter G. Hanchuk

Total Attachments: 14

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07-05-2002

OMB No. 0651-0027 (exp. 5/31/2002) Tab setlinge ⇔ ⇔ ▼	102145924	₩	▼ ▼	
To the Honorable Commissioner of Paler		the attached original	documents or copy thereof.	
Name of conveying party(ies):	2. Name	and address of a Rockwell Colli	receiving party(ies) ns, Inc. spartment M/S 124-323	
Additional name(s) of conveying party(les) attachs	d?			
3. Nature of conveyance:				
Assignment	lerger			
	hange of Name	Street Address: 400 Collins Road NE		
Other Intellectual Property Agre		Cedar Rapids	State: IA Zip: 5	2498
Execution Date: July 28, 2000	Addition	nat name(s) & addres	s(es) attached? 🛄 Yes	X) N
4. Application number(s) or patent num	iber(s):			
If this document is being filed togethe	er with a new application, the	execution date	of the application is:	
A. Patent Application No.(s) See Attached	•	tent No.(s) ee Attached		
	Additional numbers attached?	Yes 📮 No		
5. Name and address of party to whom	correspondence 6. Total r	number of applica	itions and patents invol	ved:
concerning document should be mai	iled:)\$ 2360.00	-
Name: Kyle Eppele			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Internal Address: Rockwell Collins, I	Inc	inclosed	7.1	
Intellectual Property Department M/	S 124-323	Authorized to be	charged to deposit acco	unt
	8. Depo	sit account numi	oer:	
Street Address: 400 Collins Road NE	1		~	,
The same state of the same sta	18-172	22		1
City: Cedar Rapids State: IA	Zip: 52498 (Attach	duplicate copy of this	s page if paying by deposit a	couni
	DO NOT USE THIS SF	ACE		
9. Statement and signature. To the best of my knowledge and be is a true copy of the original docume. Kyle Eppele, Reg. # 34,155. Name of Person Signing 00000233 181722 06740378	elief, the foregoing information ent.	on is true and cor	Jule 19, 2	ору
Page 10 to 1	of pages including cover sheet, att ments to be recorded with required co	achments, and docur	HOLIUS THE	

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PATENTS ONLY

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4A. U.S. Patent Applications

08/740,378 08/818,911 09/654,005 (IPD Case No. 50N3063) 09/654,006 (IPD Case No. 50M2542)

4B. U.S. Patents

Des. 340,235	5,666,291
Des. 389,143	5,675,752
4,639,106	5,704,798
5,076,524	5,705,860
5,096,271	5,738,392
5,123,728	5,786,801
5,181,771	5,790,787
5,222,780	5,796,185
5,398,991	5,801,749
5,523,551	5,808,660
5,535,884	5,811,791
5,543,818	5,826, 091
5,548,356	5,835,127
5,601,208	5,848,235
5,636,055	5,848,367
5,638,236	5,854,591
5,641,092	5,872,934
5,647,505	5,881,228
5,648,904	5,889,466
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5,894,413 5,896,129 5,907,827 5,910,814 5,910,966 5,920,186 5,942,811 5,963,877 5,973,722 6,011,322 6,014,381 6,038,426 6,057,875 (08/579,183) 6,160,591 (08/934,316) 6,266,736 (08/791,933) 6,266,815 (09/258,686) 6,272,572 (09/154,256)

> PATENT REEL: 013011 FRAME: 0706

INTELLECTUAL PROPERTY AGREEMENT

THIS INTELLECTUAL PROPERTY AGREEMENT (this "IP Agreement"), dated as of July 28, 2000, by and between Rockwell Collins, Inc., a Delaware corporation ("Rockwell"), and Sony Trans Com Inc., a Delaware corporation ("STC").

WITNESSETH:

WHEREAS, as of the Closing Date, STC is the sole owner or co-owner (together with Sony) of certain Business Intellectual Property; and

WHEREAS, pursuant to the terms of the Asset Purchase Agreement, Rockwell is acquiring or licensing the Business Intellectual Property;

NOW, THEREFORE, the parties hereby agree as follows:

ARTICLE I.

DEFINITIONS

The following terms, when used in this IP Agreement, shall have the meanings indicated below (capitalized terms used herein and not otherwise defined shall have the meanings ascribed to such terms in the Purchase Agreement):

- Section 1.1 "Affiliate" shall have the meaning ascribed to it in Article I of the Asset Purchase Agreement.
- Section 1.2 "Asset Purchase Agreement" shall mean the Asset Purchase Agreement, dated as of April 27, 2000, by and between STC and Rockwell.
- Section 1.3 "Business" shall have the meaning ascribed to it in Article I of the Asset Purchase Agreement.
- Section 1.4 "Business Intellectual Property" shall mean (i) the patents, patent applications and invention disclosures listed in Appendices A-D, F and G hereto, and corresponding foreign equivalent patents and patent applications, including any divisions, continuations, continuations-in-part, reissues, reexaminations, or extensions thereof, and conceptions, methods, inventions and discoveries that may be patentable, but which are not patented or the subject of a pending patent application, whether or not reduced to practice (collectively, "Patent Intellectual Property"); (ii) all copyrights in both published works and unpublished works including, without limitation, all manuals, maintenance manuals, advertising literature and software which relate to the Business (collectively, "Copyrights"); (iii) all knowhow, trade secrets, and confidential information, customer lists, software, technical information, data, process technology, plans, drawings, blueprints, algorithms, concepts, data, designs, developments, documentation, discoveries, methods, multimedia files (including, without limitation, audio, graphic, photographic, and video files), object code, procedures, programs, source code, techniques, and text which relate to the Business (collectively, "Trade Secrets");

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- (iv) all trademarks, service marks, and trade names and registrations thereof listed in Appendix H hereto, and the goodwill of the Business associated therewith (collectively, "Marks").
- Section 1.5 "Closing Date" shall have the meaning ascribed to it in Article I of the Asset Purchase Agreement.
 - Section 1.6 "Copyrights" shall have the meaning ascribed to such term in Section 1.4.
 - Section 1.7 "Field of Use" shall mean the field of the Business.
- Section 1.8 "knowledge" shall have the meaning ascribed to it in Section 14.1(b) of the Asset Purchase Agreement.
- Section 1.9 "Licensed Patent Rights" shall mean the patents listed in Appendix B and any patents that may issue from the patent applications or invention disclosures listed in Appendices D and G (including corresponding foreign equivalent patents and patent applications, and any divisions, continuations, continuation-in-parts, reissues, reexaminations or extensions thereof).
 - Section 1.10 "Marks" shall have the meaning ascribed to such term in Section 1.4.
- Section 1.11 "Parent Licensed Technology" shall mean the patents, patent applications, and patent disclosures in Appendix E, which are owned by Sony and which will be licensed by Sony to Rockwell in accordance with Section 5.1(i) herein.
- Section 1.12 "Patent Intellectual Property" shall have the meaning ascribed to such term in Section 1.4.
- Section 1.13 "Sony" shall mean Sony Corporation, a corporation organized and existing under the laws of the country of Japan, a parent entity of STC.
- Section 1.14 "Parent IP Agreement" shall mean the agreement between Sony and Rockwell effective on the Closing Date, pursuant to which Rockwell receives rights to the Parent Licensed Technology.
- Section 1.15 "Trade Secrets" shall have the meaning ascribed to such term in Section

ARTICLE II.

ASSIGNMENT OF BUSINESS INTELLECTUAL PROPERTY

Section 2.1 Patents. Subject to the terms of this IP Agreement, STC hereby assigns to Rockwell the entire right, title and interest throughout the world in and to the patents listed in Appendix A, the patent applications listed in Appendix C and the invention disclosures listed in

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Appendix F (including corresponding foreign equivalent patents and patent applications, and any divisions, continuation-in-parts, reissues, reexaminations or extensions thereof).

- Rockwell the entire right, title and interest throughout the world in and to the Marks. From and after the Closing Date, except as permitted in this Section 2.2, Rockwell will not use or have any rights in the name "Sony" or any derivatives thereof or any corporate symbol or logo related thereto. However, Rockwell may use without obligation to pay royalties to STC or any Affiliates thereof the trademark or tradename "Sony", derivatives thereof or any corporate symbol or logo related thereto in connection with stationery, supplies, labels, catalogs, vehicles, inventory, workin-process and displays after the closing date, subject to the terms and conditions of this Section 2.2:
 - (a) All documents within the following categories may be used for the duration of the periods following the Closing Date indicated below or until the supply is exhausted, whichever is the first to occur: Stationery, six (6) months; Invoices, purchase orders, debit and credit memos and other similar documents of a transactional nature, six (6) months; Business cards, six (6) months; other outside forms such a packing lists, labels, packing materials and cartons, etc., six (6) months; Forms for internal use only, twelve (12) months; product literature, twelve (12) months.
 - (b) All vehicles constituting Assets, as defined in the Asset Purchase Agreement, may continue to be used without re-marking (except as to legally required permit numbers, license numbers, etc.) for a period not to exceed six (6) months following the Closing Date or the date of disposition of the vehicle, whichever is the first to occur.
 - (c) Products in finished goods inventory and work-in-process (to the extent the same bears any such trademark at the Closing Date or has any such trademark applied to it in the ordinary course of business within four months following the Closing Date) may be disposed of by Rockwell following the Closing Date without re-marking.
 - (d) Within four months following the Closing Date, Buyer will cause to be removed from display at all facilities constituting Assets, as defined in the Asset Purchase Agreement, all signs displaying the trademark or trade name "Sony."
- Section 2.3 Copyrights and Trade Secrets. STC hereby assigns to Rockwell the entire right, title and interest throughout the world, in and to the Copyrights and Trade Secrets owned by STC relating to the Business. The assignment of Trade Secrets in the immediately preceeding sentence shall not include the assignment of trade secrets which are contained within and are unique to the patent applications listed in Appendix D or the invention disclosures listed in Appendix G.
- Section 2.4 Cost of Assignment. Except as otherwise provided in Section 5.4 of the Asset Purchase Agreement relating to transfer taxes and Section 9.1 of this IP Agreement, STC hall have no obligation to pay any expenses incident to assignment of the Business Intellectual

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Property pursuant to this IP Agreement, including the recording thereof at national governmental agencies throughout the world.

ARTICLE III.

LICENSE TO ROCKWELL

Section 3.1 License to Rockwell.

- (a) Subject to the terms of this IP Agreement, STC hereby grants to Rockwell an exclusive, perpetual, worldwide, and royalty-free license within the Field of Use to make, have made, use, and sell any products or deliver any services that are covered by the Licensed Patent Rights.
- (b) The license granted under this Section 3.1 shall include the right to sublicense (but shall not include the rights to assign or enforce) the Licensed Patent Rights.
- (c) Notwithstanding the foregoing, the licenses granted in this Section 3.1 shall be assignable in accordance with the provisions of Section 15.1 of the Asset Purchase Agreement.
- (d) Notwithstanding the foregoing, to the extent that any of the Licensed Patent Rights are essential to a current or future IEEE 1394 standard, the license granted to Rockwell pursuant to Section 3.1 under those essential Licensed Patents Rights will be nonexclusive.
- Section 3.2 Pre-Existing Licenses. With respect to the Business Intellectual Property assigned and licensed to Rockwell pursuant to the terms of this IP Agreement, and to the extent Sony and/or STC have already granted a license to a third party under such Business Intellectual Property as of the Closing Date, Rockwell's rights to such assigned and licensed Business Intellectual Property are subject to such licenses already granted, which other licenses do not include any exclusive license in the Field of Use.

ARTICLE IV.

COVENANTS

Section 4.1 Covenant to STC. Rockwell hereby covenants that it will not enforce against STC or its Affiliates any of the Business Intellectual Property assigned to Rockwell for any action undertaken by STC or its Affiliates outside of the Field of Use. In the event that Rockwell assigns any of such Business Intellectual Property, this covenant shall survive such

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assignment, and any assignee of any of the Business Intellectual Property shall be subject to this

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Covenant to Rockwell. STC hereby covenants that it will not enforce against Rockwell or its Affiliates any of its intellectual property rights existing as of the Closing Date, for any action undertaken by Rockwell or its Affiliates within the Field of Use. In the event STC assigns any such intellectual property rights, this covenant shall survive such assignment, and any assignee of any such intellectual property rights shall be subject to this

ARTICLE V.

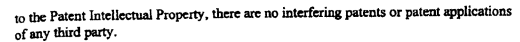
REPRESENTATIONS AND WARRANTIES

- Warranties and Representations of STC. STC makes the following Section 5.1 warranties and representations:
 - (a) Neither STC nor Sony has granted any licenses for the Field of Use (or covenants not to sue) under the Business Intellectual Property to any of the companies listed in Appendix I, except that STC or Sony may have granted licenses for components which may be used in the Field of Use.
 - (b) As of the Closing Date, STC owns or controls all right, title, and interest to each of the patents, patent applications and invention disclosures set forth in Appendices A, C and F, the Copyrights, the Trade Secrets, and the Marks that are assigned or licensed to Rockwell pursuant to this IP Agreement, free and clear of any liens and free from any requirement of any past, present, or future payments (other than maintenance and similar payments), charges or fees.
 - (c) As of the Closing Date STC owns or co-owns with Sony all right, title, and interest to each of the patents, patent applications and invention disclosures set forth in Appendices B, D, and G.
 - (d) To the knowledge of STC, the Business, as conducted as of the Closing Date, does not infringe the intellectual property rights of any third party, and, to the knowledge of STC, Rockwell does not require any intellectual property rights from a third party to conduct the Business after the Closing Date in the same manner as the Business was conducted by STC prior to the Closing Date.
 - (e) To the knowledge of STC, as of the Closing Date, (i) all of the patents listed in Appendices A, B, and E are currently in full effect and are valid and enforceable; (ii) none of the patents listed in Appendices A, B, and E have been or are now involved in any interference, reissue, reexamination, or opposition proceedings; and (iii) with regard

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- (f) To the knowledge of STC, as of the Closing Date, there is no infringement or misappropriation of any of the Business Intellectual Property assigned or licensed to Rockwell pursuant to this IP Agreement or Parent Licensed Technology by third parties.
- (g) All of the patents, patent applications, and patent disclosures in which STC has an ownership interest, as of the Closing Date, are included in Appendices A, B, C, D, F or G.
- (h) With regard to the United States patents, patent applications, and invention disclosures listed in Appendices B, D, and G and corresponding foreign equivalents, STC either (i) owns the entire right, title and interest, or (ii) owns an undivided fifty percent (50%) of the entire right, title and interest, with Sony owning the remaining undivided fifty percent (50%) interest.
- (i) The Parent Licensed Technology is listed in Appendix E and will be licensed to Rockwell (at no additional consideration) pursuant to the Parent IP Agreement.
- (j) STC represents and warrants that it is assigning or licensing to Rockwell all Business Intellectual Property owned by STC (or co-owned by STC togethe: with Sony).

ARTICLE VI.

TERM

This IP Agreement shall automatically terminate upon expiration of the last to expire of the Business Intellectual Property assigned or licensed to Rockwell pursuant to this IP Agreement. Notwithstanding anything contained in this IP Agreement, the representations and warranties contained in this IP Agreement shall survive the execution and delivery of this IP Agreement, the consummation of the transactions contemplated by the Asset Purchase Agreement and will continue in full force and effect until six (6) years after the Closing Date and then terminate and expire with respect to any theretofore unasserted claims arising out of or otherwise in respect of any falsity, breach or inaccuracy of such representations and warranties. Further, the terms, procedures and limitations on indemnification as set forth in Article XIII of the Asset Purchase Agreement, in its entirety, are incorporated herein by reference. No assignment or license shall be affected by termination of this IP Agreement and all rights vested and perfected prior to termination shall remain so after termination.

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ARTICLE VII.

PROSECUTION, MAINTENANCE, ENFORCEMENT AND DEFENSE OF BUSINESS INTELLECTUAL PROPERTY

- Section 7.1 <u>Business Intellectual Property</u>. Nothing herein shall be construed to obligate STC, Sony, Rockwell, or any of their respective Affiliates, subsequent to the Closing Date, to prosecute, maintain, enforce, or defend, or take any other action with respect to the Business Intellectual Property assigned or licensed under this IP Agreement.
- Section 7.2 <u>Damages</u>. Net infringement damages or monetary awards received as a result of enforcement of a patent listed in Appendix A or a patent issuing from a patent application listed in Appendix C, attributable to infringement occurring (i) on or before the Closing Date, shall belong solely to STC and/or Sony; and (ii) after the Closing Date, shall belong solely to Rockwell.

ARTICLE VIII.

TRANSFER OF TRADE SECRETS AND COPYRIGHTS

Except as otherwise provided herein, nothing herein shall be construed to obligate STC (i) to transfer any intellectual property rights and/or information to Rockwell over and above the obligations imposed on STC by the terms of this IP Agreement and the Asset Purchase Agreement, or (ii) to prepare documentation, drawings, tapes, or any other data form or format, which does not exist in the files of STC as of the Closing Date.

ARTICLE IX.

MISCELLANEOUS

- Section 9.1 Expenses. Except as otherwise expressly provided in this IP Agreement, fees and expenses of the parties with respect to this IP Agreement shall be paid by the parties in accordance with Section 15.6 of the Asset Purchase Agreement, which is hereby incorporated by reference, and is applicable to this IP Agreement.
- Section 9.2 <u>Public Announcements</u>. Section 8.4 of the Asset Purchase Agreement is hereby incorporated by reference, and is applicable to this IP Agreement.
- Section 9.3 Notices. Section 15.7 of the Asset Purchase Agreement is hereby incorporated by reference, and is applicable to this IP Agreement.
- Section 9.4 Entire Agreement. Section 15.11 of the Asset Purchase Agreement is hereby incorporated by reference, and is applicable to this IP Agreement.

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- Section 9.5 Waiver and Amendment. Section 15.3 and 15.4 of the Asset Purchase Agreement are hereby incorporated by reference, and are applicable to this IP Agreement.
- Section 9.6 No Third Party Beneficiary. Section 15.2 of the Asset Purchase Agreement is hereby incorporated by reference, and is applicable to this IP Agreement.
- Section 9.7 Severability. Section 15.12 of the Asset Purchase Agreement is hereby incorporated by reference, and is applicable to this IP Agreement.
- Section 9.8 Effect of Investigation. Section 15.5 of the Asset Purchase Agreement is hereby incorporated by reference, and is applicable to this IP Agreement.
- Section 9.9 Headings and Interpretation. Sections 15.10 and 15.14(a) and Article XIV of the Asset Purchase Agreement are hereby incorporated by reference, and are applicable to this IP Agreement.
- Section 9.10 Performance by Affiliates. Section 15.8 of the Asset Purchase Agreement is hereby incorporated by reference, and is applicable to this IP Agreement.
- Section 9.11 Brokers. Section 15.9 of the Asset Purchase Agreement is hereby incorporated by reference, and is applicable to this IP Agreement.
- Section 9.12 Governing Law and Jurisdiction. Sections 15.13 and 15.15 of the Asset Purchase Agreement are hereby incorporated by reference, and are applicable to this IP Agreement.
- Section 9.13 <u>Assignment</u>. Section 15.1 of the Asset Purchase Agreement is hereby incorporated by reference, provided that this Section 9.13 shall not limit Rockwell's right to sublicense.
- Section 9.14 WAIVER OF TRIAL BY JURY. SECTION 15.20 OF THE ASSET PURCHASE AGREEMENT IS HEREBY INCORPORATED BY REFERENCE, AND IS APPLICABLE TO THIS IP AGREEMENT.
- Section 9.15 <u>Dispute resolution</u>. Section 15.16 of the Asset Purchase Agreement is hereby incorporated by reference, and is applicable to this IP Agreement.
- Section 9.16 Counterparts. Section 15.17 of the Asset Purchase Agreement is hereby incorporated by reference, and is applicable to this IP Agreement.
- Section 9.17 Additional Documents. Upon Rockwell's request, for those Business Intellectual Property assets that are assigned to Rockwell under Article II of this IP Agreement, STC will enter into an abbreviated form of assignment appropriate to record such assignments separately in those jurisdictions where such assets are issued, pending, or otherwise enforceable.

[SIGNATURE PAGE FOLLOWS]

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PATENT REEL: 013011 FRAME: 0714

IN WITNESS WHEREOF, each of the parties hereto has executed this IP Agreement the day and year first above written.

ROCKWELL COLLINS, INC.

SONY TRANS COM INC.

Name: Willfram A Guser Jr.
Title: Executive voice President

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PATENT **REEL: 013011 FRAME: 0715**

PATENT



United States Patent No. Des. 340,235 United States Patent No. Des. 389,143 United States Patent No. 4,639,106 United States Patent No. 5,076,524 United States Patent No. 5,096,271 United States Patent No. 5,123,728 United States Patent No. 5,181,771 United States Patent No. 5,222,780 United States Patent No. 5,398,991 United States Patent No. 5,523,551 United States Patent No. 5,535,884 United States Patent No. 5,543,818 United States Patent No. 5,548,356 United States Patent No. 5,601,208 United States Patent No. 5,636,055 United States Patent No. 5,638,236 United States Patent No. 5,641,092 United States Patent No. 5,647,505 United States Patent No. 5,648,904 United States Patent No. 5,666,291 United States Patent No. 5,675,752 United States Patent No. 5,704,798 United States Patent No. 5,705,860 United States Patent No. 5,738,392 United States Patent No. 5,786,801 United States Patent No. 5,790,787

United States Patent No. 5,796,185 United States Patent No. 5,801,749 United States Patent No. 5,808,660 United States Patent No. 5,811,791 United States Patent No. 5,826,091 United States Patent No. 5,835,127 United States Patent No. 5,848,235 United States Patent No. 5,848,367 United States Patent No. 5,854,591 United States Patent No. 5,872,934 United States Patent No. 5,881,228 United States Patent No. 5,889,466 United States Patent No. 5,894,413 United States Patent No. 5,896,129 United States Patent No. 5,907,827 United States Patent No. 5,910,814 United States Patent No. 5,910,966 United States Patent No. 5,920,186 United States Patent No. 5,942,811 United States Patent No. 5,963,877 United States Patent No. 5,973,722 United States Patent No. 6,011,322 United States Patent No. 6,014,381 United States Patent No. 6,038,426 United States Patent No. 6,057,875

> PATENT REEL: 013011 FRAME: 0716

PATENT



APPENDIX C - ASSIGNABLE PATENT APPLICATIONS

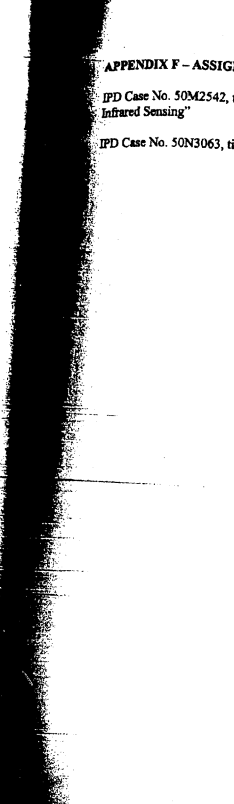
United States Patent Appl. No. 08/740,378 United States Patent Appl. No. 08/791,933 United States Patent Appl. No. 08/818,911 United States Patent Appl. No. 08/934,316 United States Patent Appl. No. 09/154,256 United States Patent Appl. No. 09/258,686

Abandoned application

IPD Case Number: 50K1495.01
United States Patent Appl. No. 08/714,722,
Titled, "COMBINED DIGITAL AUDIO/VIDEO ON
DEMAND AND BROADCAST
DISTRIBUTION SYSTEM"

PATENT REEL: 013011 FRAME: 0717

PATENT



APPENDIX F – ASSIGNABLE INVENTION DISCLOSURES

IPD Case No. 50M2542, titled, "Control the Monitor Deployment Angle by Using

IPD Case No. 50N3063, titled, "Spring CAM Mechanism for Stowing a Monitor"

PATENT

REEL: 013011 FRAME: 0718

RECORDED: 06/28/2002

RECORDED: 02/19/2009

PATENT